JOURNAL

OF THE

HOUSE OF REPRESENTATIVES

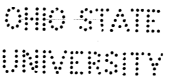
OF THE

THIRTY-FOURTH GENERAL ASSEMBLY

OF THE

STATE OF IOWA

WHICH CONVENED AT THE CAPITOL AT DES MOINES, JANUARY 9, A. D. 1911, AND ADJOURNED SINE DIE APRIL 12, A. D. 1911.



DES MOINES EMORY H. ENGLISH, STATE PRINTER E. D. CASSELL, STATE BINDER 1911

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OFFICERS OF THE HOUSE

Speaker

PAUL E. STILLMAN

Jefferson, Greene county

Speaker Pro Tempore
ELI C. PERKINS
Delhi, Delaware county

Chief Clerk

C. R. BENEDICT,
Shelby, Shelby county

Assistant ClerkA. Cornelius Gustafson, Red Oak, Montgomery county
Reading ClerkThomas Watters, Des Moines, Polk`county
Engrossing ClerkCaroline Young-Smith, Des Moines, Polk county
Enrolling ClerkMabel Elwood, Elma, Howard county
Journal ClerkLola S. Elliott, Des Moines, Polk county
Journal ClerkFrank G. Luke, Hampton, Franklin county
File ClerkBenton C. Guilliams, Winterset, Madison county
Assistant File ClerkBert Byers, Garner, Hancock county
Bill ClerkEdwin H. Trease, Liscomb, Marshall county
Assitant Bill Clerk Charles Ellis, Maquoketa, Jackson county
Sergeant-at-ArmsJohn Heffelfinger, Grundy Center, Grundy county
Asst. PostmistressClara K. Hook, Columbus Junction, Louisa county
Doorkeeper Alonzo M. May, Waukon, Allamakee county

THE HOUSE OF REPRESENTATIVES OF THE THIRTY-FOURTH GENERAL ASSEMBLY

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Distri	NAME	P. O. ADDRESS	COUNTY COMPOSING DISTRICT	OCCUPATION	NATIVITY	Years in Iowa	Age
2544386227586697358349907177 73506548610383650997	Bascom, John L Bauman, Samuel H. Beans, Wellington I. Beebe, Nathaniel W. Black, Benjamin H. Boettger, Henry H. Bowman, James W. Brady, Henry Brockway, James M. Brown, William C. Bruce, John E. Bybee, Lyman L. Byerly, William M. Campbell, Ed H. Campbell, Ed H. Collin, Edwin Cousins, John A. Crist, Le Merton E. Cunalingham, Edward H. Dabney, Isaac T. Daniels, Warren T. Daniels, Warren T. Dawson, William J. Downey, Henry K. Dixon, William J. Downey, Edward Dunlap, John W. Edmunds, James W. Enger, Lauritz M. Escher, Charles, Jr. Felt, Benjamin F. Finlayson, Robert M. Fletcher, Willard G. Fourt, Edwin H. Frailey, Willbert S. Fry, Francis R.	Birmingham Oskaloosa Hampton Nichols Davenport Marion Perry Letts Clarion Rockford Knoxville Anamosa Battle Creek Fort Dodge Northwood New Hartford Osceola Newell Bloomfield Moulton Aurelia Guthrie Center Sac City Breda Elwood Lenox Maquoketa Decorah Botna Spencer Grundy Center Williamsburg Waukon, R. R. 2 Des Moires	Van Buren Mahaska Franklin Muscatine Scott Linn Dallas Louisa Wright Floyd Marion Jones Ida Webster Worth Butler Clarke Buena Vista Davis Appanoose Cherokee Guthrie Sac Crawford Clinton Taylor Jackson Winneshiek Shelby Clay Frundy Iowa Allamakee Polk	Farmer and Stock Abstracter Lumberman	Ohio Illinois Ilowa Iowa Iowa Iowa Iowa Iowa Iowa Iowa I	55 53 36 26 48 41 29 30 34 56 37 57 52 19 52 19 38 41 36 41 36 41 41 37 41 41 41 41 41 41 41 41 41 41 41 41 41	0579668411184668888380241143497248865637

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19	Fulton, Charles J	Fairfield	Jefferson	Manufacturer		51	51
52	George, William P	Ames	Story	Tarmer		42	53
70	Gilbert, Frank	Monona	Clayton	Train and Live Stock		50	58
53	Goodykoontz, William W.	Boone		Attorney	Iowa · · · · ·	38	38
45	Greene, William J	Clinton	Clinton	Jouncilman		32	32
43	Griggs, Thomas W	Davenport	Scott	nvestment Broker	Iowa	35	35
66	Grout, Henry W	Waterloo	Black Hawk	Real Estate	Iowa	52	52
76	Halgrims, Colonel	Humboldt	Humboldt	Frain Dealer	Iowa	38	38
1	Hamilton Joseph M. C	Fort Madison	Lee	awyer	Nebraska	12	26
58	Harding, William L	Sioux City	Woodbury	Lawyer	Iowa	33	33
98		Sibley		Farmer	New York	36	66
12	Hayes, Gordon	Red Oak	Montgomery	Real Estate and Farmer	Illinois	32	38
31	Hazen, John T	Avoca		Auctioneer	Indiana	58	64
17	Hickenlooper, Thomas	Albia	Monroe	Attorney	Iowa	34	34
30	Hogan, Denis P	Massena	Cass	Banker	Iowa	36	41
64	Huff, Herbert A	Eldora	Hardin	Attorney	Iowa	35	35
32	Hunt, Charles W			Tarmer	Iowa	46	46
16	Huntley, Clark W			Farmer and Stock	Iowa	44	44
85	Hutchins, Clayton B	Algona			New York	55	61
61	Jacobs, John W	Lake City		Attorney	Iowa	39	39
34	Jacobson, Ole H	Kimballton			Denmark	41	43
93	Johnson, Karl J		Mitchell	Banker	Iowa	40	40
31	Klay, Gerrit	Orange City	Sioux		Holland	27	42
41		Iowa City	Tohnson		Penn	56	60
- î	Krebill, Frederick H	Donnellson	Lee		Ohio	53	61
$9\overline{2}$		Cresco, R. R. 7	Howard		Wisconsin .	11	34
84	Kulp, David E	West Bend	Palo Alto	Dentist	Illinois	31	40
71	Larrabee, William Jr	Clermont	Fayette	Farmer	Iowa	39	39
20	Leach, Elmer F	Mount Pleasant	enry	Farmer and Stock	Iowa	45	45
31	Lenocker, Alfred A	Oakland	Pottawattamie		Ohio	40	49
77	Linnan, Charles F	Fonda			Iowa	43	43
5i	Lounsberry, Harold C	Marshalltown	Marshall		Iowa	36	36
63	Lund, Frank J	Webster City	Hamilton		Iowa	34	34
23	McCleery, Samuel M	Washington	Washington		Illinois	36	58
69	McCullough, Michael F	Dubuque, R. R. 4	Dubuque	Farmer	Iowa	54	54
72	Miller, Charles W	Waverly	Bremer	Printer	Iowa	49	49
69	Miller. Simon	Dubuque	Dubuque	Teamster	Wisconsin .	26	49
	Milton, Floyd L	Stanwood	Cedar	Furn, and Undertaking	Michigan	26	52
44	Moore, Ernest R			Banker	Iowa	40	40
48		Ringsted		Banker	Iowa	28	28
96	Murtagh, Charles B	LeMars	Plymouth	Farmer	Canada	31	55
80	Newell, Henry N	Now Hometon		Lawyer	Iowa	35	35
89	O'Connor, Frank A	New Hampton	Carroll		Illinois	24	52
55	Odendahl Robert		Lyon		Norway	29	56
99	Olson, Olaf	Rock Rapids	TZ-col	Farmer		52	52
24	Patterson, David M	Sigourney	Thomas	Druggist	Penn	53	59
10	Penn, Alphonso V	Staney	Fremont	Druggist		50	3.0

REPRESENTATIVES—CONTINUED

Distric	NAME	P. O. ADDRESS	COUNTY COMPOSING DISTRICT	OCCUPATION	NATIVITY	Years in Iowa	Age
687621175951228187398313677544952949	Pickford, Arthur Ripley, Andrew C. Ritter, Henry Nobbins, Joseph D. Rowles, William M. Russell, Frank W. Sater, Samuel H. Schee, George W. Shane, Frank Shankland, Frank S. Sherman, Ralph Skinner, Herbert K. Smith, Edgar H. Smith, Israel A. Speer, George W. Stephenson, James A. Stillman, Paul E. Stipe, William F. Stoddard, Benjamin F. Taylor Francis J. Townsend, William N. Van Camp, George W. William N.	Nora Springs, R. 3 Garner Burlington Malvern Turin Forest City Danville Primghar Eidon Des Moines Grinnell Collins Corning Lamoni Indianola Mount Ayr Jefferson Clarinda Jesup Creston Traer Greenfield Garrison	Cerro Gordo Hancock Des Moines Mills Monona Winnebago Des Moines O'Brien Wapello Polk Poweshiek Jasper Adams Decatur Warren Ringgold Greene Page Buchanan Union Tama Adair Benton	Attorney Farmer Lawyer and Farmer Retired Brick Mfgr Farmer and Stock Farmer and Contractor Farmer Farmer and Stock Attorney and Banker Druggist Lawyer Farmer Farmer Farmer Farmer Editor Real Estate, Loans Ins Farmer and Stock Printer Lawyer Horticulturist Grain Dealer Farmer Grain and Coal Farmer, Stock, Banker	England Ohio Lowa Indian Lowa Illinois Lowa Illinois Lowa Lowa Lowa Lowa Lowa Lowa Lowa Lowa	588 525 525 525 539 539 539 540 540 540 545 545 545 545 545 545 545	60 61 58 61 55 55 1 39 9 40 61 66 66 67 2 40 41 41 41
58 28	Zeller, Elias R	Winterset	Woodbury	Attorney	Iowa	46	46 66

Republicans enrollment-70; Democrats in Italics-38.

ADDITIONAL INFORMATION.

Former Legislative Service—Bascom, H. 32, 33; Bauman, H. 32, 33; Beans, H. 33; Beebe, H. 33; Boettger, H. 33; Bowman, H. 33; Byerly, H. 33; Cousins, H. 33; Cunningham, H. 33; Dabney, H. 33; Dawson, H. 33; Dewey, H. 33; Ellis, H. 33; Felt, H. 32, 33; Finlayson, H. 33; Fourt, H. 33; Fulton, H. 33; Goodykoontz, H. 33; Harding, H. 32, 33; Harvey, H. 32, 33; Hickenlooper, H. 33; Jacobs, H. 33; Johnson, H. 33; Klay, H. 33; Koontz, H. 28, 29, 30, 31, 32, 33; Kull, H. 32, 33; Larrabee, H. 29, 33; McCleery, H. 33; Miller, (Charles W.) H. 32, 33; Miller, (Simon) H. 32, 33; Moore, H. 32, 33; Newel, H. 33; O'Connor, H. 33; Penn, H. 33; Perkins, H. 33; Ripley, H. 33; Ritter, H. 30, 31, 32, 33; Schee, H. 20, 21, 23; Stillman, H. 32, 33; Stoddard, H. 33; Zeller, H. 33.

Military Service-Ellis, Private Co. H, 5th U. S. Inf.; Larrabee, Private Co. G, 52d Iowa Inf., and Captain and Commissary of Subsistence of Vols., S. A. W.; Moore, 1st Lieut. 49th Iowa Inf., S. A. W.; Ripley, Private Co. C, 189th Onio Inf.; Schee, Private Co. C. 33d Iowa Inf.: Zeller, Private Co. K, 167th Ohio Inf.

Education-Rural School-Bybee, Dawson, Dunlap, Ellis, Krebill, Patterson.

Common School-Brown, Cunningham, Daniels, Downey, Engan, Linnan, Ritter, Robbins, phenson, Stoddard, Taylor,

Graded School-Green, Miller (Charles W.), Newell. Russell, Sater.

High School-Crist, Finlayson, Fraley, Gilbert, Klay. Koontz, Moore, Murtagh, Penn, Schee,

Business College-Black, Fourt, Halgrims, Hickenlooper, Hogan, Linnan, Ritter, Robbins.

Academy-Boettger, Bruce, Campbell (John W.). Cousins. Dewey, Felt, George, Grout, Harvey, Hazen Leach, Lenocker. Milton,

Skinner, Smith (Edgar H.), Van Camp.

College-Bascom, Bauman, Beans, Beebe, Bowman, Brady, Brockway, Byerly, Campbell (Ed. H.), Collin, Dabney, Dixon, Edmunds, Escher, Fletcher, Fry, Fulton, Goodykoontz, Griggs, Hamilton, Harding, Hayes, Huff, Hunt, Huntley, Hutchins, Jacobs, Ja son, Johnson, Kull, Kulp, Larrabee, Lounsberry, Lund, McCleery, O'Connor, Odendahl, Olson, Perkins, Ripley, Shane, Shankland, Sherman, Smith (Israel A.), Stillman, Stipe, Townsend, White, Whitney, Zeller.

Married, 95. Widowers, Beans, Dabney, Ellis, Grout, Leach, Stipe. Single, Brady, Campbell (Ed. H.), Greene, Griggs, Hamilton, Huff, Lounsberry.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, JANUARY, 9, A. D. 1911.

Pursuant to law, the House of Representatives of the Thirty-fourth General Assembly of Iowa convened at 10 o'clock A. M., Monday, January 9, A. D., 1911.

The House was called to order by the Hon. Wilbert S. Fraley of Polk County.

Prayer was offered by the Rev. G. W. L. Brown of Des Moines.

Harding of Woodbury moved that C. R. Benedict be elected temporary Chief Clerk.

Motion prevailed.

Mr. Benedict then took the following oath, administered by Mr. Fraley:

I do solemnly swear that I will support the Constitution of the United States, and of the State of Iowa, and that I will faithfully perform the duties of my office to the best of my ability, so help me God.

Whitney of Woodbury moved that Jacobs of Calhoun be elected temporary Speaker.

Motion prevailed.

Miller of Bremer moved that a committee of two be appointed to escort the temporary Speaker to the chair.

Motion prevailed, and the following committee was appointed: Miller of Bremer and Crist of Clarke.

Mr. Jacobs was sworn in by the Chief Clerk.

Jacobs of Calhoun in the chair.

Shane of Wapello moved that the following named persons be elected temporary officers:

Assistant Clerk, A. C. Gustafson.

Reading Clerk, Thomas Watters.

Engrossing Clerk, Caroline Young Smith.

Enrolling Clerk, Mabel Elwood.

Journal Clerks, F. G. Luke and Lola S. Elliott.

File Clerk, B. C. Guilliams.

Assistant File Clerk, Bert Byers.

Bill Clerk, E. H. Trease.

Assistant Bill Clerk, Charles Ellis.

Sergeant-at-Arms, J. Heffelfinger.

Assistant Postmistress, Mrs. Clara K. Hook.

Chief Doorkeeper, A. M. May.

Assistant Doorkeepers—M. B. Shirk, C. A. Smith, J. W. Jones, Albert Root, W. S. Morrison, Thos. J. Carpenter, L. L. Smith, Geo. R. Dawson, F. M. Stone, John Norris, A. J. Scott, Capt. A. F. Loomis, J. H. Burns, J. C. Hodges.

Pages—Albert Crook, Reuben Anderson, Sol Robinson, Herman Cohen, J. D. Oxenford, Lyle Tapper, Francis Smith, Sabin Gibbs, Ernest Schow, Ben Ginsberg, William Hall, Simon Townsend.

Telephone Messenger, Donald Patterson.

Chief Janitor, R. N. Hyde.

Assistant Janitors, Simon Terry, F. A. Hackler, Andrew Ford.

Motion prevailed.

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 Iowa, and that I will faithfully perform the duties of my office to the best of my ability, so help me God.

Freeman M. Stone
John Norris
Albert Root
F. G. Luke
Lola S. Elliott
A. C. Gustafson
Geo. R. Dawson
C. A. Smith
Donald W. Patterson
E. H. Trease
Simon Terry
Mabel Elwood

Sol Robinson
Herman Cohen
Ernest Schow
J. H. Burns
J. W. Jones
R. N. Hyde
W. S. Morrison
J. D. Oxenford
Sabin Gibbs
Francis Smith
William Hall

Albert Crook

Caroline Young Smith Thomas Watters B. C. Guilliams Clara K. Hook Bert Byers J. Heffelfinger Ben Ginsberg

Hogan of Cass moved that a committee of five be appointed on credentials, and that the accredited list of the Secretary of State be accepted.

Motion prevailed.

The Speaker appointed on such committee, Hogan of Cass, Klay of Sioux, Harvey of Osceola, Linnan of Pocahontas, Hayes of Montgomery.

While the committee was in session Dr. James Sampson, representative of the Canadian Government, was introduced and spoke to the members.

The committee returned and presented the following report:

MR. SPEAKER—We, your Committee on Credentials, respectfully report that we find the following named gentlemen as duly elected and entitled to a seat in the House of Representatives of the Thirty-fourth General Assembly, as shown by the duplicate copies of the certificates of election on file in the office of Secretary of State:

Bascom, John L., Ninety-seventh District. Bauman, Samuel H., Second District. Beans, Wellington I., Twenty-fifth District. Beebe, Nathaniel W., Seventy-fourth District. Black, Benjamin H., Forty-second District. Boettger, Henry H., Forty-third District. Bowman, James W., Forty-eighth District. Brady, Henry, Thirty-sixth District. Brockway, James M., Twenty-second District. Brown, William C., Seventy-fifth District. Bruce, John E., Eighty-eighth District. Bybee, Lyman L., Twenty-sixth District. Byerly, William M., Forty-seventh District. Campbell, Ed H., Fifty-ninth District. Campbell, John W., Sixty-second District. Collin, Edwin, Ninety-fourth District. Cousins, John A., Seventy-third District. Crist, LeMerten E., Fifteenth District. Cunningham, Edward H., Seventy-eighth District. Dabney, Isaac T., Third District. Daniels, Warren T., Fourth District. Dawson, Wilfred P., Seventy-ninth District. Dewey, Henry K., Thirty-fifth District.

Dixon, William J., Sixtieth District. Downey, Edward, Fifty-sixth District. Dunlap, John W., Forty-fifth District. Edmunds, James, Eighth District. Ellis, James W., Forty-sixth District. Enger, Lauritz M., Ninety-first District. Escher, Charles, Jr., Thirty-third District. Felt, Benjamin F., Jr., Eighty-third District. Finlayson, Robert M., Sixty-fifth District. Fletcher, Willard G., Fortieth District. Fourt, Edwin H., Ninetieth District. Fraley, Wilbert S., Thirty-seventh District. Fry, Francis R., Fifth District. Fulton, Charles J., Nineteenth District. George, William P., Fifty-second District. Gilbert, Frank, Seventieth District. Goodykoontz, William W., Fifty-third District. Greene, William J., Forty-fifth District. Griggs, Thomas W., Forty-third District. Grout, Henry W., Sixty-sixth District. Halgrims, Colonel, Seventy-sixth District. Hamilton, Joseph M. C., First District. Harding, William L., Fifty-eighth District. Harvey, Mahlon, Ninety-eighth District. Hayes, Gordon, Twelfth District. Hazen, John T., Thirty-first District. Hickenlooper, Thomas, Seventeenth District. Hogan, Denis P., Thirtieth District. Huff, Herbert A., Sixty-fourth District. Hunt, Charles W., Thirty-second District. Huntley, Clark W., Sixteenth District. Hutchins, Clayton B., Eighty-fifth District. Jacobs, John W., Sixty-first District. Jacobson, Ole H., Thirty-fourth District. Johnson, Karl J., Ninety-third District. Klay, Gerrit, Eighty-first District. Koontz, George W., Forty-first District. Krebill, Frederick H., First District. Kull, Hermann, Ninety-second District. Kulp, David E., Eighty-fourth District. Larrabee, William, Jr., Seventy-first District. Leach, Elmer F., Twentieth District. Lenocker, Alfred A., Thirty-first District. Linnan, Charles F., Seventy-seventh District. Lounsberry, Harold C., Fifty-first District. Lund, Frank J., Sixty-third District. McCleery, Samuel M., Twenty-third District. McCullough, Michael F., Sixty-ninth District. Miller, Charles W., Seventy-second District.

Miller, Simon, Sixty-ninth District. Milton, Floyd L., Forty-fourth District. Moore, Ernest R., Forty-eighth District. Murtagh, Charles B., Ninety-sixth District. Newell, Henry N., Eightieth District. O'Connor Frank A., Eighty-ninth District. Odendahl, Robert, Fifty-fifth District. Olson, Olaf, Ninety-ninth District. Patterson, David M., Twenty-fourth District. Penn, Alphonso V., Tenth District. Perkins, Eli C., Sixty-eighth District. Pickford, Arthur, Eighty-seventh District. Ripley, Andrew C., Eighty-sixth District. Ritter, Henry, Twenty-first District. Robbins, Joseph D., Eleventh District. Rowles, William M., Fifty-seventh District. Russell, Frank W., Ninety-fifth District. Sater, Samuel H., Twenty-first District. Schee, George W., Eighty-second District. Shane, Frank, Eighteenth District. Shankland, Frank S., Thirty-seventh District. Sherman, Ralph, Thirty-ninth District. Skinner, Herbert K., Thirty-eighth District. Smith, Edgar H., Thirteenth District. Smith, Israel A., Sixth District. Speer, George W., Twenty-seventh District. Stephenson, James A., Seventh District. Stillman, Paul E., Fifty-fourth District. Stipe, William F., Ninth District. Stoddard, Benjamin F., Sixty-seventh District. Taylor, Francis J., Fourteenth District. Townsend, William N., Fiftieth District. Van Camp, George W., Twenty-ninth District. White, Harry C., Forty-ninth District. Whitney, Ulysses G., Fifty-eighth District. Zeller, Elias R., Twenty-eighth District.

D. P. Hogan,

Chairman.

Gordon Hayes,

M. Harvey,

Gerrit Klay,

Chas, F. Linnan.

The report of the committee was, on motion of Hogan of Cass, adopted.

The following members assembled at the desk and subscribed to the following oath of office:

I do solemnly swear that I will support the Constitution of the United States and the Constitution of Iowa, and that I will faithfully perform the duties of the office of Representatives, according to the law and to the best of my ability, so help me God.

Henry Ritter, William J. Greene, F. J. Taylor, S. H. Bauman, W. N. Townsend, H. C. White, C. W. Miller, M. F. McCullough, Frank Gilbert, J. A. Stephenson, F. H. Krebill, H. H. Boettger, Frank W. Russell, Edwin Collin, B. H. Black, Thos. W. Griggs, John A. Cousins. Elmer F. Leach, Simon Miller, M. Harvey, Chas. F. Linnan, Henry N. Newell, Herman Kull, Frank A. O'Connor, Paul E. Stillman, LeMerton E. Crist, J. W. Bowman, Frank J. Lund. Nathaniel W. Beebe. Ralph Sherman, John W. Campbell, Col. Halgrims, Wm. Larrabee, Jr., Frank Shane, F. R. Fry, Frank S. Shankland, E. H. Fourt, S. M. McCleery, Geo. W. Speer, Geo. W. Schee, Eli C. Perkins, John E. Bruce,

John W. Jacobs, Arthur Pickford, Herbert K. Skinner, Willard G. Fletcher, W. F. Stipe, W. P. Dawson, L. L. Bybee, U. G. Whitney, Herbert A. Huff, J. L. Bascom, L. M. Enger, H. W. Grout, David E. Kulp, Wm. C. Brown, James M. Brockway, B. F. Felt, Jr. William W. Goodykoontz, C. J. Fulton, Gerrit Klay, E. R. Zeller, Thos. Hickenlooper, David M. Patterson, Ed H. Campbell, I. A. Smith, B. F. Stoddard, W. I. Beans, Wm. P. George, W. S. Fraley, Clark W. Huntley, R. Odendahl, G. W. Koontz, A. V. Penn, Alfred A. Lenocker, R. M. Finlayson, Edw. H. Cunningham, Wm. M. Byerly, John T. Hazen, Olaf Olson, W. T. Daniels, J. W. Ellis, John W. Dunlap, Gordon Hayes,

Karl J. Johnson,
W. F. Harding,
Clayton B. Hutchins,
Harold C. Lounsberry,
D. P. Hogan,
A. C. Ripley,
Floyd L. Milton,
James Edmunds,
G. W. Van Camp,
Jos. D. Robbins,
O. H. Jacobson.

Chas. W. Hunt,
Chas. Escher, Jr.,
J. M. C. Hamilton,
W. J. Dixon,
Samuel H. Sater,
Edw. Downey,
I. T. Dabney,
W. M. Rowles,
C. B. Murtagh,
H. K. Dewey,
Henry Brady.

Johnson of Mitchell nominated Hon. Paul E. Stillman of Greene as candidate for Speaker, preceding such nomination by the following remarks:

I have the honor and pleasure of presenting for your consideration at this time a candidate for the highest position within your gift, the presiding officer of this House, a position which is freighted with responsibilities to every member, the entire constituency of every member and to the good name and exalted fame of our beloved state. I am sure that I express by unanimous consent the voice of the members of the Thirty-second and Thirty-third to him and to us their unanimous congratulations and their unbounded confidence in his honor, his character and his ability.

I find words a poor vehicle to convey my feelings. I am not a Speaker, never have been a "Speaker," and never expect to become a speaker. I feel, however, that he possesses a happy combination of the essential faculties of a forceful and impartial moderator. His commanding presence dominates without awe. His dignity reigns without repelling. He wears his learning and wisdom without the ostentation of cap and gown. His judicial temperament and sense of fairness and justice attach without an armor of form or ceremony, and above all, his whole-souled, conscientious, friendly, unpretentious and pleasing personality warm us without depreciating our high estimate of his characteristics of quality. What more can I say? He has left his printing office and consequently, the devil, behind him.

I take pleasure indeed in presenting for the position of Speaker one who embodies every element in the title to membership in this forum—The Gentleman from Greene—Honorable Paul E. Stillman of Jefferson, and I move his election.

There being no further nominations, the roll was called, with the following result:

The ayes were:

Bascom, Bauman, Beans, Beebe, Black, Boettger, Bowman, Brockway, Brown, Bruce, Bybee, Byerly, Campbell of Ida, Campbell of Webster, Collin, Cousins, Crist, Cunningham, Dabney, Dan-

iels, Dawson, Dewey, Dixon, Downey, Dunlap, Edmunds, Ellis, Enger, Escher, Felt, Finlayson, Fletcher, Fourt, Fraley, Fry, Fulton, George, Gilbert, Goodykoontz, Greene, Griggs, Grout, Halgrims, Hamilton, Harding, Harvey, Hayes, Hazen, Hickenlooper, Hogan, Huff, Hunt, Huntley, Hutchins, Jacobs, Jacobson, Johnson, Klay, Koontz, Krebill, Kull, Kulp, Larrabee, Leach, Lenocker, Linnan, Lounsberry, Lund, McCleery, McCullough, Miller of Bremer, Miller of Dubuque, Milton, Murtagh, O'Connor, Odendahl, Olson, Patterson, Penn, Perkins, Pickford, Ripley, Ritter, Robbins, Rowles, Russell, Sater, Schee, Shane, Shankland, Sherman, Skinner, Smith of Adams, Smith of Decatur, Speer, Stephenson, Stipe, Stoddard, Taylor, Townsend, Van Camp, White, Whitney, Zeller—104.

The nays were:

None.

Absent or not voting:

Brady, Moore, Newell, Stillman-4.

Hon. Paul E. Stillman of Jefferson having received all of the votes cast, was declared elected Speaker of the House of the Thirty-fourth General Assembly.

A committee from the Senate appeared and reported that the Senate was now permanently organized and ready to receive any communication the House might transmit.

O'Connor of Chickasaw moved that a committee of two be named to escort the Speaker to the Chair.

Motion prevailed.

The Speaker named as such committee O'Connor of Chickasaw and George of Story.

Upon being sworn and assuming the Chair, Speaker Stillman made the following remarks:

I shall either be a great deal more than a man, or else a great deal less than a man, were I insensible to the great kindness which you have shown toward me. To the majority, by whose votes I anticipated that I might be elevated to this position, I was prepared to be, and am profoundly grateful, as to the minority, whose unexpected courtesy has made my election unanimous, I feel myself within the grip of a surprised gratitude so keen as to leave me without words to express myself.

Toward all of you my heart overflows with appreciation and good will, and I am conscious of no greater ambition than a desire to preside fairly, honestly and impartially over your deliberations, a servant of each of you and of the rules of the House.

We are met here as the representatives of more than two million people, whose intelligence is surpassed by none on earth. among whom honesty and steadfastness of purpose has become a fixed habit, among whom Christianity is the common law and rule of life, accepted with fervency by many; with a respect akin to reverence by all: a people who have coined industry into an asset; who have converted character into capital; whose prosperity and happiness is a standard toward which all men strive. We are here as the successors of a long line of General Assemblies whose record has been above reproach; we take the places of men who have left no taint of disgrace upon the character and reputation of our state-men against whom, even in these days of open faithlessness or whispered dishonor in legislative halls, the finger of shame has never been leveled. I felicitate you upon your election to the position of high honor or responsibility you now hold by the franchises of such a people; I congratulate you upon being the heirs and legatees of legislative traditions so stainless and so noble.

Our duty to our state and to ourselves involves the most serious and earnest work of which we are capable. It is inevitable that we shall differ widely and honestly on many questions, but such differences are the refining process out of which wise legislation is evolved, provided we box our compass by a frankness of opinion and of speech which is tempered by tolerance; by a spirit of progress which is not freakish or extreme; by a conservatism which is not blind to the vision of better standards and higher ideals.

Again, and finally, I thank you. Every effort that I make to express my gratitude only serves to deepen my sense of obligation to you. And so, without further trespass upon your time, I beg to inquire, what is the pleasure of the House?

Huff of Hardin moved that temporary Chief Clerk C. R. Benedict be made the permanent Chief Clerk of the House.

On the question, "Shall C. R. Benedict be declared elected permanent Chief Clerk of the House?"

The ayes were:

Bascom, Bauman, Beans, Beebe, Black, Boettger, Bowman, Brockway, Brown, Bruce, Bybee, Byerly, Campbell of Ida, Campbell of Webster, Collin, Cousins, Crist, Cunningham, Dabney, Daniels, Dawson, Dewey, Dixon, Downey, Dunlap, Edmunds, Ellis, Enger, Ecsher, Felt, Finlayson, Fletcher, Fourt, Fraley, Fry, Fulton, Gilbert, George, Goodykoontz, Greene, Griggs, Grout, Halgrims, Hamilton, Harding, Harvey, Hayes, Hazen, Hickenlooper, Hogan,

Huff, Hunt, Huntley, Hutchins, Jacobs, Jacobson, Johnson, Klay, Koontz, Krebill, Kull, Kulp, Larrabee, Leach, Lenocker, Linnan, Lounsberry, Lund, McCleery, McCullough, Miller of Bremer, Miller of Dubuque, Murtagh, Newell, O'Connor, Odendahl, Olson, Patterson, Penn, Perkins, Pickford, Ripley, Ritter, Robbins, Rowles, Russell, Sater, Schee, Shane, Shankland, Sherman, Skinner, Smith of Adams, Smith of Decatur, Speer, Stephenson, Stipe, Stoddard, Taylor, Townsend, Van Camp, White, Whitney, Zeller, Mr. Speaker—105.

The nays were:

None.

Absent or not voting:

Brady, Milton, Moore-3.

So the motion prevailed and C. R. Benedict, having received all the votes cast, was declared elected permanent Chief Clerk.

Huff of Hardin moved that the following list of temporary officers be made permanent:

Assistant Clerk, A. C. Gustafson.

Reading Clerk, Thomas Watters.

Engrossing Clerk, Caroline Young Smith.

Enrolling Clerk, Mabel Elwood.

Journal Clerks, F. G. Luke and Lola E. Elliott.

File Clerk, B. C. Guilliams.

Assistant File Clerk, Bert Byers.

Bill Clerk, E. H. Trease.

Assistant Bill Clerk, Charles Ellis.

Sergeant-at-Arms, J. Heffelfinger.

Assistant Postmistress, Mrs. Clara K. Hook.

Chief Doorkeeper, A. M. May.

Assistant Doorkeepers—M. B. Shirk, C. A. Smith, J. W. Jones, Albert Root, W. S. Morrison, Thos. J. Carpenter, L. L. Smith, Geo. R. Dawson, F. M. Stone, John Norris, A. J. Scott, Capt. A. F. Loomis, J. H. Burns, J. C. Hodges.

Pages—Albert Crook, Reuben Anderson, Sol Robinson, Herman Cohen, J. D. Oxenford, Lyle Tapper, Francis Smith, Sabin Gibbs, Ernest Schow, Ben Ginsberg, William Hall, Simon Townsend.

Telephone Messenger, Donald Patterson.

Chief Janitor, R. N. Hyde.

Assistant Janitors, Simon Terry, F. A. Hackler, Andrew Ford.

On the question, "Shall the designated list of temporary officers be declared elected as permanent officers?" The ayes were:

Bascom, Bauman, Beans, Beebe, Black, Boettger, Bowman, Brockway, Brown, Bruce, Bybee, Byerly, Campbell of Ida, Campbell of Webster, Collin, Cousins, Crist, Cunningham, Dabney, Daniels, Dawson, Dewey, Dixon, Downey, Dunlap, Edmunds, Ellis, Enger, Escher, Felt, Finlayson, Fletcher, Fourt, Fraley, Fry, Fulton, George, Gilbert, Goodykoontz, Greene, Griggs, Grout, Halgrims, Hamilton, Harding, Harvey, Hayes, Hazen, Hickenlooper, Hogan. Huff, Hunt, Huntley, Hutchins, Jacobs, Jacobson, Johnson, Klay, Koontz, Krebill, Kull, Kulp, Larrabee, Leach, Lenocker, Linnan, Lounsberry, Lund, McCleery, McCullough, Miller of Bremer, Miller of Dubuque, Milton, Murtagh, Newell, O'Connor, Odendahl, Olson, Patterson, Penn, Perkins, Pickford, Ripley, Ritter, Robbins, Rowles, Russell, Sater, Schee, Shane, Shankland, Sherman, Skinner, Smith of Adams, Smith of Decatur, Speer, Stephenson, Stipe, Stoddard, Taylor, Townsend, Van Camp, White, Whitney, Zeller, Mr. Speaker—106.

The nays were:

None.

Absent or not voting:

Brady, Moore-2.

So the motion prevailed and the temporary officers as designated in the motion were declared elected as permanent officers.

Hickenlooper of Monroe moved that the rules of the Thirty-third General Assembly be in force and effect until the report of the Committee on Rules had been adopted.

Motion prevailed.

Felt of Clay moved that a committee of three be appointed to notify the Governor that the House is duly organized and ready to receive any communications he may desire to transmit.

Motion prevailed.

The Speaker appointed as such committee, Felt of Clay, Robbins of Mills, Fletcher of Iowa.

Klay of Sioux moved that a committee of three be appointed to notify the Senate that the House is duly organized and ready to receive any communications that it may desire to transmit.

Motion prevailed.

The Speaker named as such committee, Klay of Sioux, Van Camp of Adair, White of Benton.

Fulton of Jefferson offered the following concurrent resolution:

Resolved by the House, the Senate Concurring, That a joint convention of the two houses of the Thirty-fourth General Assembly be held Tuesday afternoon at 2 o'clock.

Be it Further 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.

Unanimous consent having been given for immediate consideration, Mr. Fulton moved the adoption of the resolution.

Motion prevailed and the resolution was adopted.

Goodykoontz of Boone in the Chair.

Dawson of Cherokee nominated the Hon. Eli C. Perkins of Delaware as Speaker Pro Tempore of the House of Representatives of the Thirty-fourth General Assembly.

There being no further nominations, the roll was called with the following result:

The ayes were:

Bascom, Bauman, Beans, Beebe, Black, Boettger, Bowman, Brady, Brockway, Brown, Bruce, Bybee, Byerly, Campbell of Ida, Campbell of Webster, Collin, Cousins, Crist, Cunningham, Dabney, Daniels, Dawson, Dewey, Dixon, Downey, Dunlap, Edmunds, Ellis, Enger, Escher, Finlayson, Fletcher, Fourt, Fraley, Fry, Fulton, George, Gilbert, Goodykoontz, Greene, Griggs, Grout, Halgrims, Hamilton, Harding, Harvey, Hayes, Hazen, Hickenlooper, Hogan, Huff, Hunt, Huntley, Hutchins, Jacobs, Jacobson, Johnson, Koontz, Krebill, Kull, Kulp, Larrabee, Leach, Lenocker, Linnan, Lounsberry, Lund, McCleery, McCullough, Miller of Bremer, Miller of Dubuque, Murtagh, Newell, O'Connor, Odendahl, Olson, Patterson, Penn, Pickford, Ripley, Ritter, Robbins, Rowles, Russell, Sater, Schee, Shane, Shankland, Sherman, Skinner, Smith of Adams, Smith of Decatur, Speer, Stephenson, Stipe, Stoddard, Taylor, Townsend, White, Whitney, Zeller, Mr. Speaker—102.

The nays were:

None.

Absent or not voting:

Felt, Klay, Milton, Moore, Perkins, Van Camp-6.

Mr. Perkins, having received all of the votes cast, was declared elected Speaker Pro Tempore of the House of the Thirty-fourth General Assembly.

Miller of Bremer moved that a committee of two be appointed to escort the Speaker Pro Tempore to the Chair.

The Speaker named as such committee, Miller of Bremer, Larrabee of Fayette.

Mr. Perkins was escorted to the Chair as Speaker Pro Tempore, and took the oath of office.

Speaker Pro Tempore in the Chair.

Beebe of Franklin moved that a committee of three be appointed to assign committee rooms to the various standing committees of the House.

Motion prevailed.

The Speaker named as such committee, Beebe of Franklin, Johnson of Mitchell, Miller of Bremer.

The committee appointed to notify the Governor that the House was duly organized and ready to receive any messages from him, reported they had performed their duty.

The committee appointed to notify the Senate that it was organized and ready to receive any communication it may transmit, reported that they had performed their duty.

Dabney of Davis offered the following resolution:

Whereas public sentiment in the State of Iowa is overwhelmingly for the reform providing for the selection of all standing Committees of the Legislature by a Committee of its own body, therefore

Be It Resolved, That a Committee of nine members selected from the membership of the House, be selected by a vote of the House for the purpose of naming the standing committees of the House.

Laid over under Rule 34.

Fourt of Allamakee offered the following resolution:

Resolved, That a committee of three be appointed to arrange with different ministers of the state for opening the sessions with prayer.

Motion prevailed and the resolution was adopted.

The Speaker named as such committee, Fourt of Allamakee, Hutchins of Kossuth and Dabney of Davis.

Larrabee of Fayette offered the following resolution:

Resolved, That the maximum number of Committee Clerks employed by this House shall be 35, of which 10 shall be assigned to the minority and 25 to the majority. Such clerks shall be provided with badges and in order to draw per diem shall be on duty between the hours of 8:00 A. M. and 5:00 P. M., unless excused by the House. A special committee of three shall be appointed to determine the qualifications of candidates for the position of committee clerk, and assign them to committees. Only expert stenographers and typewriters shall be considered qualified.

Unanimous consent having been given, Larrabee of Fayette moved the adoption of the resolution.

Motion prevailed and the resolution was declared adopted.

The Speaker named as such committee, Larrabee of Fayette, Harding of Woodbury and O'Connor of Chickasaw.

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

Motion prevailed.

Cunningham of Buena Vista offered the following motion:

I move that the assignment of seats to members of the House be made a special order for this afternoon at 2:00 o'clock, that the names of the members be placed in a hat and drawn by the Chief Clerk, and as the names are called the members shall select their seats and remain in the same until the drawing is completed. Members with defective sight and hearing shall be permitted to select special seats in front. The memmers of the minority shall be permitted to select their seats in the northeast section of the House if they so desire.

Motion prevailed.

Dewey of Guthrie moved that a committee of three be appointed by the Speaker to determine the amount of mileage due each member and report the same to the House.

Motion prevailed.

The Speaker named as such committee, Dewey of Guthrie, Brown of Wright and Krebill of Lee.

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 the following concurrent resolution in which the concurrence of the house is asked:

CONCURRENT RESOLUTION.

Relative to the holding of a joint convention of the House and Senate at 2 o'clock P. M., Jan. 10, 1911.

GEO. A. WILSON,

Secretary.

Also:

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 House is asked:

CONCURRENT RESOLUTION.

Relative to the appointment of a Joint Committee to arrange for the inauguration of the Governor and Lieutenant Governor.

GEO. A. WILSON.

Secretary.

Also:

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 House is asked:

CONCURRENT RESOLUTION.

Relative to the appointment of a Joint Committee on Additional Employes.

GEO. A. WILSON.

Secretary.

Also:

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 House is asked:

CONCURRENT RESOLUTION.

Relative to the furnishing of codes and supplements to the code, session laws and annotation, to the members of the Thirty-fourth General Assembly.

GEO. A. WILSON. Secretary.

SENATE MESSAGES CONSIDERED.

On request of Hickenlooper of Monroe, unanimous consent having been given, Senate Concurrent Resolution relative to the holding of joint convention was taken up, read and considered.

Be It Resolved by the Senate, the House Concurring:

That a joint convention of the two houses of the Thirty-fourth General Assembly be held Tuesday, January 10, at 2 o'clock P. M.

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

That the vote on Governor and Lieutenant Governor be canvassed at the joint convention and the result announced and recorded as provided by law.

Mr. Hickenlooper moved that the House concur in Senate resolution.

Motion prevailed and resolution was concurred in.

On request of Fraley of Polk, unanimous consent having been given, Senate Concurrent Resolution relative to the appointment of a Joint Committee to arrange for the inauguration of the Governor and Lieutenant Governor was taken up, read and considered.

Be It Resolved by the Senate, the House Concurring:

That a joint committee be appointed consisting of six members of the Senate, to be apointed by the President, and six members of the House, to be appointed by the Speaker, to arrange for the inauguration of the Governor and Lieutenant Governor.

Mr. Fraley moved that the House concur in the Senate Resolution.

Motion prevailed and resolution was concurred in.

On request of Shankland of Polk, unanimous consent having been given, Concurrent Resolution relative to the appointment of a joint committee on additional employes was taken up, read and considered.

Be It Resolved by the Senate, the House Concurring:

That a joint committee of three members of the Senate be appointed by the President and three members of the House be appointed by the Speaker to nominate such additional employes, other than committee clerks, as may be deemed necessary for the session, including a mail carrier, and recommend the position and compensation of each. Mr. Shankland moved that the House concur in Senate resolution.

Motion prevailed and resolution was concurred in.

On request of Harding of Woodbury, unanimous consent having been given, Concurrent Resolution relative to the furnishing of Codes, and Supplements to the Code session laws and annotation to the members of the Thirty-fourth General Assembly was taken up, read and considered.

Be It Resolved by the Senate, the House Concurring:

That the Secretary of State be requested to furnish each member of the Thirty-fourth General Assembly a copy of the Code and the Supplement thereto and subsequent session laws and annotations.

Mr. Harding moved that the House concur in the Senate resolution.

Motion prevailed and the resolution was concurred in.

The following communication was received and read:

To the Honorable Speaker of the House of Representatives:

The Iowa State Board of Health deems it wise to inform the honorable members of the Iowa Legislature that the drinking water of the city of Des Moines is unsafe for use, either for drinking purposes or for washing the teeth and mouth.

After a thorough investigation of the Des Moines water supply by the State Board of Health, through Dr. L. L. Lumsden, National Government Expert, we deem it wise to give this information. We append herewith the recommendation of Dr. Lumsden:

"The outbreak of typhoid fever in Des Moines in November and December, 1910, was caused, beyond all reasonable doubt, by infection disseminated in city water otained from the Raccoon river and the Raccoon basin," L. L. Lumsden, Passed Assistant Surgeon, U. S. Public Health and Marine Hospital Service.

Respectfully,
Guilford S. Sumner,
Secretary Iowa State Board of Health.

Albert Crook was selected as Speaker's page.

On motion of Perkins of Delaware, the House adjourned until 1:30 P. M.

AFTERNOON SESSION.

House met pursuant to adjournment, Speaker Stillman in the Chair.

The Speaker appointed the following joint committees on the part of the House:

Committee on extra help, Shankland of Polk, Lund of Hamilton, Miller of Bremer.

Committee on Inauguration. Fraley of Polk, Dawson of Cherokee, Ripley of Hancock, Shankland of Polk, Taylor of Union, Escher of Shelby.

Hogan of Cass moved that the Chief Clerk be authorized to assign desks in the press gallery to accredited members of the press.

Motion prevailed.

On request of Jacobs of Calhoun, leave of absence was granted Campbell of Webster until Wednesday.

Time for special order having arrived, the members were requested to vacate their seats. The members who desired to take advantage of the clause relative to defective sight and hearing, made their selection, and the drawing of seats proceeded with the following results:

Bascom 26	Hutchins 48
Bauman 55	Jacobs 98
Beans 85	Jacobson 44
Beebe 24	Johnson 100
Black 105	Klay 90
Boettger 77	Koontz 69
Bowman 70	Krebill 7
Brady 50	Kull 67
Brockway 52	Kulp 108
Brown 102	Larrabee 58
Bruce 96	Leach 13
Bybee 32	Lenocker 51
Byerly 41	Linnan 19
Campbell of Ida 74	Lounsberry 12
Campbell of Webster 106	Lund 80
Collin 22	McCleery 10
Cousins 31	McCullough 57
Crist 82	Miller of Bremer 59
Cunningham 104	Miller of Dubuque 15
Dabney 103	Milton 3
Daniels 89	Moore 64

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Dawson	•	35	Murtagh	95
Dewey		34	Newell	37
Dixon		68	O'Connor	65
Downey		21	Odendahl	9
Dunlap		49	Olson	101
Edmunds		20	Patterson	2
Ellis		17	Penn	63
Enger		92	Perkins	8
Escher		53	Pickford	16
Felt		56	Ripley	66
Finlayson		46	Ritter	71
Fletcher		25	Robbins	6
Fourt		30	Rowles	73
Fraley		29	Russell	94
Fry		18	Sater	11
Fulton		72	Schee	
George		33	Shane	60
Gilbert		23	Shankland	62
Goodykoontz		78	Sherman	28
Greene		61	Skinner	4
Griggs		75	Smith of Adams	1
Grout		86	Smith of Decatur	84
Halgrims		42	Speer	38
Hamilton		97	Stephenson	79
Harding		87	Stipe	40
Harvey		99	Stoddard	83
Hayes		45	Taylor	5
Hazen		47	Townsend	43
Hickenlooper		88	Van Camp	14
Hogan		54	White	107
Huff		76	Whitney	36
Hunt		91	Zeller	27
Huntley		81		
			•	

Larrabee of Fayette, Chairman of the committee appointed to select Committee Clerks, offered the following report:

Mr. Speaker—Your Committee for the selection of Committee Clerks beg leave to report that we have met and duly examined the following applicants and recommend their selection:

Byrl Steel, Jennie McCray, Mary Neylan.

4044 3

(Signed)

WM. LARRABEE, JR., Chairman.

W. L. HARDING, F. A. O'CONNOR, Committee.

On motion of Mr. Larrabee, the report was adopted.

The following oath of office was administered and subscribed to:

I do solemnly swear that I will support the Constitution of the United States and of the State of Iowa, and that I will faithfully perform the duties of my office to the best of my ability, so help me God.

(Signed)

BERYL STEELE, JENNIE McCRAY, MARY NEYLAN,

A. J. Scott.

On motion of Beebe of Franklin, the House adjourned until 10 o'clock Tuesday morning.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, JANUARY 10, 1911.

House met pursuant to adjournment, Speaker Stillman in the Chair.

Prayer was offered by Rev. Dr. George P. Magill of Des Moines, Iowa.

Journal of Monday, January 9th, corrected and approved.

The following 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 Iowa, and that I will faithfully perform the duties of my office to the best of my ability, so help me God.

A. F. LOOMIS,
T. J. CARPENTER,
SIMON P. TOWNSEND,
F. A. HACKLEY,
A. M. MAY.

On request of Fulton of Jefferson, leave of absence was granted Bowman of Linn until Wednesday.

On request of Hickenlooper of Monroe, leave of absence was granted Beans of Mahaska until Thursday.

On request of Zeller of Madison, leave of absence was granted Fraley of Polk until Thursday.

On request of Larrabee of Fayette, leave of absence was granted Moore of Linn until Thursday.

INTRODUCTION OF BILLS.

By Klay of Sioux, House File No. 1, a bill for an act to amend Section Ten Hundred Eighty-seven-a-Ten (1087-a-10) of the Supplement to the Code of 1907, and to amend Section Eleven Hundred and Six (1106) of the Code of Iowa, relative to the expression of the choice of the people for United States Senator.

Read first and second time and placed on file pending appointment of committees.

Speaker Stillman announced the receipt of the papers in the Boomgarden-Olson contest in the Ninety-ninth District,

Dixon of Sac moved that a special committee of five members of the House be appointed by the Speaker to hear the contest of Boomgarden vs. Olson, and report their findings to the House.

Motion prevailed.

The Speaker announced the receipt of papers in the Dent-Newell contest in the Eightieth District.

Goodykoontz of Boone moved that a special committee of five members of the House be appointed by the Speaker to hear the contest of Dent vs. Newell, and report their findings to the House.

Motion prevailed.

The Speaker announced the receipt of papers in the Spencer-Penn contest of the Tenth District.

Shankland of Polk moved that a special committee of five members of the House be appointed by the Speaker to hear the contest of Spencer vs. Penn, and report their findings to the House.

Motion prevailed.

MESSAGES FROM THE SENATE.

MR. SPEAKER—I am directed to inform your honorable body that the President of the Senate has appointed as committee on part of the Senate to arrange for the inauguration of Governor and Lieutenant Governor: Senators Sullivan, Hoyt, Neal, Savage, Wilson, Schrup.

GEO. A. WILSON, Secretary.

Also:

MR. SPEAKER—I am directed to inform your honorable body that the President of the Senate has appointed as committee on the part of the Senate to arrange for additional employes: Senators Bennett, Chase Neal.

GEO. A. WILSON.
Secretary.

The Speaker announced the following committees to hear the various contests:

Spencer-Penn contest in the Tenth District—Shankland of Polk, Finlayson of Grundy, Taylor of Union, Bauman of Van Buren, Hogan of Cass.

Dent-Newell contest in the Eightieth District—Goodykoontz of Boone, Huff of Hardin, Jacobs of Calhoun, Escher of Shelby, Ritter of Des Moines.

Boomgarden-Olson contest in the Ninety-ninth District—Dixon of Sac, Dawson of Cherokee, Bascom of Dickinson, Leach of Henry, Byerly of Jones.

On motion of Sherman of Poweshiek, the House adjourned until 1:45 P. M.

AFTERNOON SESSION.

House met pursuant to adjournment, Speaker Stillman in the Chair.

Cunningham of Buena Vista called up the resolution relative to the selection of standing committees.

Jacobs of Calhoun moved that resolution be indefinitely post-poned.

Roll call was demanded by Dabney of Davis and Miller of Dubuque.

On the question, "Shall the resolution be indefinitely post-poned?"

The ayes were:

Bascom, Beebe, Brady, Brockway, Brown, Bruce, Bybee, Campbell of Ida, Collin, Cousins, Crist, Cunningham, Daniels, Dawson, Dewey, Dixon, Edmunds, Enger, Felt, Finlayson, Fletcher, Fourt, Fraley, Fry, Fulton, George, Goodykoontz, Grout, Halgrims, Harvey, Hickenlooper, Hogan, Huff, Hunt, Huntley, Jacobs, Jacobson, Johnson, Klay, Kulp, Larrabee, Lounsberry, Lund, Newell, Patterson, Perkins, Pickford, Ripley, Robbins, Russell, Schee, Shane, Shankland, Sherman, Skinner, Smith of Adams, Smith of Decatur, Stoddard, Van Camp, Whitney—Zeller—61.

The nays were:

Black, Boettger, Byerly, Dabney, Downey, Dunlap, Ellis, Escher, Gilbert, Greene, Griggs, Hamilton, Hayes, Hazen, Krebill, Kull, Lenocker, McCleery, Miller of Dubuque, Milton, Murtagh,

O'Connor, Odendahl, Penn, Ritter, Rowles, Sater, Speer, Stephenson, Taylor, Townsend, White—32.

Absent or not voting:

Bauman, Beans, Bowman, Campbell of Webster, Harding, Hutchins, Koontz, Leach, Linnan, McCullough, Miller of Bremer, Moore, Olson, Stipe, Mr. Speaker—15.

So the resolution was indefinitely postponed.

M. M. Shirk took and signed the following oath as Assistant Doorkeeper:

I do solemnly swear that I will support the Constitution of the United States and of the State of Iowa, and that I will faithfully perform the duties of my office to the best of my ability, so help me God.

M. M. SHIRK.

MESSAGE 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 House is asked:

CONCURRENT RESOLUTION.

Relative to the adjournment of the House and Senate from January 12 until Tuesday, January 17.

GEO. A. WILSON, Secretary.

Larrabee of Fayette, Chairman of the Committee on Committee Clerks, submitted the following report:

MR. SPEAKER—Your Committee on Committee Clerks have examined and recommend the selection of the following named applicants for positions: Leona Piquignot, Clarissa Clark, Eva Eno, Mr. J. F. Burns.

Larrabee of Fayette moved the adoption of the report.

Motion prevailed.

The following Committee Clerks took and subscribed to the following oath:

I do solemnly swear that I will support the Constitution of the United States and of the State of Iowa, and that I will faithfully perform the duties of my office to the best of my ability, so help me God.

CLARISSA CLARK, LEONA PIQUIGNOT, EVA ENO, J. F. BURNS. On request of Harding of Woodbury, unanimous consent having been given, Senate Concurrent Resolution, relative to the adjournment of the House and Senate from January 12th until Tuesday, January 17th, was taken up, read and considered.

Be It Resolved by the Senate, the House Concurring:

That when we adjourn on Thursday afternoon, January 12, it will be until Tuesday morning, January 17, at 10 o'clock A. M.

Mr. Harding moved that the House concur in the Senate Resolution.

Motion prevailed and resolution was concurred in.

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

Motion prevailed.

The Speaker appointed as such committee, Harding of Woodbury, Halgrims of Humboldt and Stephenson of Ringgold.

The committee appointed to notify the Senate that the House was ready to receive it, reported that it had so acted.

The members of the Senate appeared and took seats on the west side of the House.

JOINT CONVENTION.

In accordance with law and concurrent resolution duly adopted, the joint session was called to order, Lieutenant Governor Clarke, President of the Senate, presiding.

The roll was then called and the following members responded:

Adams, Allen of Jefferson, Ames, Balkema, Balluff, Bascom, Bauman, Beebe, Bennett, Black, Boettger, Brady, Brockway, Brown of Decatur, Brown of Wright, Bruce, Bybee, Byerly, Campbell of Ida, Chapman, Chase, Clarkson, Cousins, Cowles, Crist, Crow, Cunningham, Dabney, Daniels, Dawson, Dewey, Dixon, Downey, Dunlap, Dunnegan, Edmunds, Ellis, Enger, Escher, Felt, Finlayson, Fitchpatrick, Fletcher, Fourt, Francis, Fry, Fulton, Garrett, Gates, George, Gilbert, Gillilland, Goodykoontz, Greene, Griggs, Grout, Halgrims, Hamilton, Harding, Harvey, Hayes, Hazen, Hickenlooper, Hogan, Hoyt, Huff, Hunt, Hunter, Huntley, Hutchins, Jacobs, Jacobson, Jewell, Johnson, Klay, Krebill, Kull, Larrabee of Fayette, Larrabee of Webster, Leach, Legel, Lenocker,

Linnan, Lounsberry, Lund, McCleery, McColl, McCullough of Wayne, McCullough of Dubuque, McManus, Malmberg, Miller of Dubuque, Milton, Murtagh, Neal, Newell, O'Connor, Odendahl, Olson, Parshall, Patterson, Penn, Perkins, Pickford, Quigley, Ream, Ripley, Ritter, Robbins, Rowles, Russell, Sammis, Sater, Saunders, Savage, Schee, Schrup, Shane, Shankland, Sherman, Skinner, Smith of Adams, Smith of Decatur, Smith of Mitchell, Smith of Shelby, Speer, Stephenson, Stipe, Stoddard, Stuckslager, Sullivan, Taylor of Union, Taylor of Appanoose, Townsend, Van Camp, Van Law, Webber, White of Benton, White of Iowa, Whitney, Wilson, Zeller, Mr. Speaker—143.

Those absent were:

Allen of Pocahontas, Beans, Bowman, Campbell of Webster, Collin, DeWolf, Fraley, Hammill, Koontz, Kulp, Mattes, Miller of Bremer, Moore, Proudfoot, Spaulding—15.

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

Saunders of Pottawattamie moved that a committee of two from the House and one from the Senate be appointed to notify the Governor that the joint convention was in session.

Motion prevailed.

The President appointed Senator Saunders of Pottawattamie on the part of the Senate, and Representative Bybee of Marion and Harvey of Osceola on the part of the House, as members of such committee.

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

The President of the joint convention then presented Governor Carroll, who read his message, as per previous invitation.

THIRTY-FOURTH GENERAL ASSEMBLY—JANUARY, 1911.

BIENNIAL MESSAGE OF THE GOVERNOR.

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

In compliance with the provisions of Article 4, Section 12 of the Constitution requiring the Governor to "Communicate, by message, to the General Assembly, at every regular session, the condition of the State, and recommending such matters as he shall deem expedient," I present to you the following:

From the biennial report of the Auditor of State you will observe that there was in the State Treasury, July 1, 1910, \$1,003,915 to the credit of the general fund. The estimated receipts from that date to July 1, 1913, amount to \$12,540,000, making a total of \$13,543,915. The

estimated expenditures, for general purposes, from July 1, 1910, to July 1, 1913, are \$10,938,000, leaving a balance of \$2,605,915. From this should be deducted \$306,000, hunter's license, not available for general purposes, and \$800,000 needed to meet current expenses from July 1, 1913, to October 1, 1913, during which time the State's income is very meagre. Deducting these two amounts leaves a net balance of \$1,499,915 available for extraordinary appropriations during the biennial period ending June 30, 1913. More than this amount it would not be safe for you to appropriate.

By reason of the policy of economy practiced by the last session of the General Assembly and because of the increased income from sources other than by taxation the Executive Council has been able to make a reduction of one-tenth of a mill in the levy for general State purposes made in 1909 and a like reduction in 1910 so that the levy is now three and three-tenths mills, instead of three and five-tenths, as it had previously been. I scarcely need say to you that the levy for the next two years will depend entirely upon the extent of the appropriations made by you and the means which you provide for raising revenue from sources other than by taxation. I trust that you will keep well within the figures above quoted.

HOW TO AMEND THE LAWS.

In my inaugural address of two years ago I called attention to the fact that by reason of our methods of amending the laws many ambiguities exist and in some instances it is almost if not entirely impossible to know what is the law. I am thoroughly convinced that when a section of the law is to be amended it would be much better to repeal the section and re-enact it as it would appear when amended. By so doing the Legislature would know when passing upon an amendment just what was being done and the section would stand as an entirety. I feel assured that if you will take the pains to follow some amendments through the session-laws and the supplement, you will not hestitate to adopt the method suggested by me and which is in vogue in many of the states.

CONTROVERTED QUESTIONS.

Recently a question has arisen between the Executive Council and the Secretary of State upon the one hand, and certain building and loan associations upon the other as to the amount of fees to be paid and the methods of extending articles of incorporation of such association. It is the contention of those representing the associations that to pay the fees held by the Secretary of State to be due makes it impossible for them to incorporate. It is the desire of all concerned that you revise the building and loan laws so as to make them specific as to matters herein referred to and remove any unjust or unnecessary burdens that may be imposed upon the associations by present statutes.

A controversy has also arisen between those in charge of the Oil Inspection Department and certain railway corporations as to whether the oil used by such corporations must be inspected and the usual fee be paid for the inspection. It is the desire of your officials that you make the law relating to the inspection so clear that there can be no room for controversy.

Our laws relating to the amount of fees to be paid by foreign corporations desiring to do business in this State seem to be of questionable validity and also appear to impose unjust burdens upon corporations, a portion only of whose capital is employed in the State. I recommend a careful review of these statutes by you to the end that they may be brought clearly within the decisions of the courts and that they may also be made fair and just if they be lacking in either of these respects.

Some doubt has arisen in the minds of members of the Executive Council as to whether or not the law relating to the State Board of Education contemplates that the Finance Committee shall reside in Des Moines, and also, as to the employment of a field man for the institutions under the provisions of Section 11 of the Act creating the Board; and with regard to some of the printing to be done for the institutions. It is the wish of the Council that you should make the law definite as to each of these matters.

EVIDENCE AS TO POPULATION.

I wish to call your attention to the fact that if it is your desire that the Federal Census of 1910 be accepted as evidence of population it will be necessary for you to amend the law so as to make provision therefor. The old law, Section 176 of the Code, provided for publishing in the official register the population of counties, cities and towns as shown by the last census, either State or Federal, and Section 177 provided that wherever in the code the population of any county, city, or town was referred to it should be determined by the publication above mentioned. The Thirtieth General Assembly repealed and reenacted this law omitting any reference to the Federal Census or any provision for publication through the official register, so that it appears that the census report of 1905 must be relied upon and taken as evidence in questions as to population until another census is taken by the State in 1915.

That this is a matter of much importance you will readily observe for the reason that the salaries of certain county and township officials as well as the allowance and compensation for deputies and also the determination of the sufficiency of general consent petitions under the mulct law are in many instances determined by population.

COLLATERAL INHERITANCE TAX.

I am advised by those enjoined with the duty of enforcing the collateral inheritance tax law that it needs to be re-written to the end that it may be made more specific and that ambiguities that now exist may be removed. It is quite defective in some of its provisions, especially as to the collection of interest, and as to bringing suit against those who inherit under a will and who decline or fail to pay the tax in the manner and time provided by law.

The income to the State from collateral inheritance has increased quite perceptibly. The income for the last biennial period, ending June 30th, 1910, being \$447,179.40, while for the previous biennial period it was only \$341,359.93, making a net increase of \$105,819.47.

DIRECT INHERITANCE TAX.

I believe that the time has arrived when the question of a direct inheritance tax should demand your most serious consideration. It is not a new thing in the affairs of states. Some of the older and more conservative Commonwealths, as well as many of the newer ones, have laws providing for the taxing of estates descending to direct heirs. In applying the law larger estates should be taxed at the greater rate and the per cent of tax exacted should increase with the size of the inheritance and with the remoteness in relationship of the deceased to the one who inherits. I recommend the enactment of a direct inheritance tax law not only as a means of raising revenue; but because I believe it to be correct in principle. Already twenty states, viz.: California, Colorado, Connecticut, Idaho, Illinois, Louisiana, Massachusetts, Michigan, Minnesota, Montana, Nebraska, New York, North Carolina, Oregon, South Dakota, Utah, Washington, West Virginia, Wisconsin and Wyoming have adopted direct inheritance tax laws. Each and all of these states, like our own, have a collateral inheritance law also. It cannot therefore be said that our State is either too old or too young to have such a law, or that the existence of any other statute should interfere.

INCOME TAX.

At a later date I will transmit to your honorable body a certified copy of a joint resolution passed by the first session of the Sixty-first Congress proposing an amendment to the Costitution of the United States empowering Congress to enact a law to tax incomes.

Without here raising the question as to the wisdom of such a law, I wish to express it as my personal opinion that Congress should have power to enact such a law if it so desires and I therefore recommend favorable action upon the resolution by you.

For your benefit and instruction I herewith recite the entire contents of the document embodying the resolution as signed by the officers of the two Houses of Congress:

SIXTY-FIRST CONGRESS OF THE UNITED STATES OF AMERICA— At the First Session.

Begun and held at the City of Washington on Monday, the Fifteenth day of March, one thousand nine hundred and nine.

JOINT RESOLUTION

Proposing an amendment to the Constitution of the United States.

Resolved by the Senate and the House of Representatives of the United States of America in Congress assembled (two-thirds of each house concurring therein), That the following article is proposed as an amendment to the Constitution of the United States, which, when ratified by the Legislatures of three-fourths of the several states, shall be valid to all intents and purposes as a part of the Constitution:

"ARTICLE XVI. The Congress shall have power to lay and collect taxes on incomes, from whatever source derived, without apportionment among the several states, and without regard to any census or enumeration."

J. G. CANNON, Speaker of the House of Representatives.

J. S. SHERMAN,

Vice President of the United States and President of the Senate.

ATTEST:

A. McDOWELL, Clerk of the House of Representatives.

CHARLES G. BENNET, Secretary.

By HENRY H. GILFRY, Chief Clerk

I certify that this joint resolution originated in the Senate.

CHARLES G. BENNETT, Secretary.

By HENRY H. GILFRY, Chief Clerk.

A TAX COMMISSION.

I wish to call attention to the fact that the tax laws of the State are very inequitable, and, in some respects, unjust. It has now been four-teen years since there has been a general revision of our revenue laws. Many changes in conditions have arisen in that time and many new methods of taxation have been adopted in other states which are worthy of consideration.

A tax ferret law, the taxing of moneys and credits; a filing fee upon mortgages, based upon the amount and time to run, and many other features of taxation are attracting much attention.

Our method of distribution of values are open to criticism, especially is this true as to telegraph, telephone and railway terminal property. Many of these questions are of such magnitude and importance that I do not believe that they can be properly dealt with during the time of an ordinary session of your honorable body. I therefore recommend that a commission be provided to study carefully all the phases of the taxing question, prepare an entire new revenue code and submit it to the next session of the General Assembly.

I wish in this connection to say that, in my opinion, the state loses a large sum of money every year by reason of failing to receive from the various counties its share of interest on delinquent taxes and of taxes that have been declared unavailable but are afterwards collected. I gave a great deal of thought and consideration to these matters while I was Auditor of State, and then recommended that provision be made for checking the accounts between the state and the counties, and the present Auditor, in his biennial reports, makes like recommendation. I am convinced that the state will receive many times more than the amount expended in making the checking if such a system is established. It has been stated by an accountant who has been checking the books of various

counties that in a single instance he found the county owing the state nearly three thousand dollars on the accounts above mentioned.

PROVIDENTIAL CONTINGENT FUND.

The last session of the General Assembly appropriated \$50,000 as a providential contingent fund to be expended by order of the Executive Council in the restoration or repairs of property of the State destroyed or damaged by providential causes. But \$3,409.58 of this fund have thus far been expended, all of which went to repair damages caused by fire to the warden's house at the penitentiary at Fort Madison. Since the State carries no insurance upon its property I recommend that at least such an amount as was provided by the last session of the Legislature be placed at the disposal of the Executive Council to meet such losses as may occur to the State's property during the next biennial period.

ENLARGE CAPITOL GROUNDS.

There seems to be no question but that in the course of time the State will of necessity be compelled to acquire additional ground in the vicinity of the State House for the erection of buildings. While it would be very desirable that a number of blocks of ground be acquired both with a view to locating other buildings and for the purpose of beautifying the State's property I am convinced that even if nothing more be done there should be a reasonable allowance placed at the disposal of the Executive Council for the purchase of lots facing the State House grounds. During the last year opportunities for making such purchases have been afforded, but there being no funds available the property was purchased by private parties.

COMMITTEE ROOMS OCCUPIED.

During the last biennial period several commissions which were created have been without permanent quarters. The Executive Council has found it necessary either to domicile these commissions in committee rooms or to rent quarters outside of the State buildings. We believed it to be expedient and that it would meet with your approval if committee rooms were occupied, so that we have placed the State Board of Education in the Speaker's room, the Soldiers' Roster force, the Conservation and Waterways Commission and the Chief Oil Inspector in committee rooms. A number of departments and offices are located by the Legislature either by resolution or by statute so that the Council has not absolute freedom in readjusting or rearranging the location of various departments. I believe that your body should either take these matters entirely into its own hands or should turn it all over to the Executive Council.

We have not yet moved the State Board of Education from the Speaker's rooms, because we have no quarters other than committee rooms in which to lodge it and we felt it advisable to wait until we might know your pleasure and convenience as to where we might locate this department during your session.

GRANITE STEPS TO THE CAPITOL BUILDING.

I desire to call your attention to the fact that the steps leading up to the State House both upon the north and upon the west are in a very bad state of deterioration and that they should be replaced with granite steps as soon as in your judgment it can conveniently be done.

Judging from the cost of the steps at the east front the cost of granite steps at the north would likely be about \$5,000 and on the west about \$9,000. If the steps at but one entrance can be replaced during the coming biennial period I suggest that those at the north be replaced first.

HISTORICAL BUILDING.

I am pleased to be able to report that the Historical Building, for which generous appropriations have been made by several sessions of the General Assembly, is practically completed and that it is now occupied by all of the departments intended for its occupancy. The building and its contents do great credit to the State and it is a popular resort, not only with our own people, but with those of other states who visit our Capital City.

GEOLOGICAL SURVEY.

With full appreciation of the value of the work of the Geological Department I am compelled to say, that in part at least, the Board is so constituted as not to be able to have that opportunity to observe and know as much about the department as should be known by a managing body.

The Board as now constituted consists of the Governor, the Auditor of State, the President of the State University, the President of the Agricultural College and the President of the Iowa Academy of Science. In my judgment better work could be done and in a more satisfactory way if the department were connected with the Geological Department of the State University and the management and control were passed over to the State Board of Education and its finance committee.

DRAINAGE, CONSERVATION AND WATERWAYS COMMISSION.

The Thirty-third session of the General Assembly created a commission to study into and investigate the subject of drainage, waterways, conservation of resources, etc., which commission has without compensation spent a great deal of time considering and investigating the subjects above mentioned. Mr. A. C. Miller, chairman of the commission, devoted much time and attention to the work and has added much enthusiasm to the general interest that has been taken in these matters during the last two years. In the published report made by the commission the various subjects included in the scope of its work are thoroughly discussed and many valuable recommendations are made, all of which will be brought to your attention by supplying each of you with copies of the printed report.

LAKES DRAINED.

The Executive Council has authorized the drainage of but two lakes since January, 1909, viz.: Bancroft Lake in Kossuth County and Wall Lake in Wright County. The lands within the meandered lines of some lakes authorized to be drained during the administration of my predecessor have been sold and the drainage taxes assessed against others have been paid. It has not been the policy of the Council to permit the drainage of any lakes that can be maintained as clear bodies of water, but has permitted such as cannot be so maintained to be included in drainage districts and the lands have either been sold or the taxes assessed against the same for drainage purposes have been paid by the State.

MINING LAWS.

The many mining disasters that have occurred within the last year have made it highly important that our laws be made so as to most effectually guard against the danger incident to that very hazardous occupation.

Fortunately our State has not been visited by any great calamity among those who work under the ground. There seems to be a feeling, however, that our mining code should be carefully gone over and changed in some particulars. The question as to the use of carbide lamps has attracted considerable attention. I therefore recommend a careful consideration of all the laws relating to mines and mining to the end that the lives of the men, as well as the property and interests of the operators or owners, be properly protected.

ARBITRATION.

Some states have enacted laws providing for the arbitration of disputes arising between employers and employed, and apparently with good results. I do not understand that compliance with the finding of a Board of Arbitration with reference to such matters could be enforced but the public is entitled to know the facts relating to matters of controversy which usually involve the public welfare and it is hardly likely that either party to a dispute could long maintain itself against the finding of a competent and unbiased tribunal. I therefore recommend that you give careful consideration to the question of establishing such a body in this State.

In this connection I desire to call attention to the fact that efforts will be made at this session of your body to have enacted a law with reference to compensation of workmen injured in hazardous occupations. While not fully advised with reference thereto, it is my understanding that such a law is desired both by the employer and the employed, so that the conditions under which and the amount of damages that may be recovered in so far as is possible may be determined in advance. It is desired also in order that expensive litigation and excessive costs of insurance may be avoided as well as for various other reasons. This is an important subject to the industrial interests of the State and it merits careful consideration.

AGRICULTURAL SOCIETY.

From the appropriation made therefor by the Thirty-third session of the General Assembly together with funds of the society, there has been erected a splendid and commodious steel and concrete amphitheatre upon the ground of the State Agricultural Society. It has added greatly to the convenience of those visiting the Fair and has brought increased interest and attendance. Many other improvements have been made, such as the construction of more than 70,000 square feet of cement walk, adding two new units or buildings, one to the horse barn and one to the cow barn, and adopting a general and permanent plan for the development of the grounds and locating new buildings. About \$175,000 have been spent in various improvements at the Fair Grounds since your last session, nearly \$75,000 of which came from the funds of the Society. The State Fair has become to be a great means of education to our people along all the lines of the exhibits, and its benefits and influences are felt in all parts of the State. It stands easily in the front rank of all the State Fairs.

HORTICULTURAL INTERESTS.

I have believed and still believe that the horticultural interests of the State have been and are being grossly neglected. The fruit crop failure of the last year should not prove a discouragement. It is believed by many that by proper care and the use of smudges much of the crop of last year might have been saved.

We need to have our people better educated along the lines of caring for and protecting our fruit interests. The horticultural people of the State are asking to have some one employed as a field man to spend his time among the fruit growers informing and enlightening them as to the best means of growing and caring for orchards. Whether this is the best means to employ in educating our people in fruit growing, I cannot say, but I recommend that you give every reasonable encouragement to this important interest.

DAIRY EXPERIMENT AND EXTENSION WORK,

The last session of the Legislature made an appropriation of \$10,000 for the State Dairy Association to use in promoting the dairy interests of the State. I believe that very much good has been accomplished by the use of this fund and I recommend that a like amount be appropriated for the same purpose, for the next biennial period, to be expended either through the same channels as provided by the last Assembly or through other equally effective means.

There seems to be an increased demand for short course, institute and agricultural extension and agricultural experiment station work. While realizing that enthusiasts in these lines may become extremists, I am, nevertheless, convinced that if judiciously handled appropriations for these purposes may be made immensely profitable, and I recommend liberality with reference thereto. Our farmers are beginning to appreciate the value of scientific methods.

I wish, however, to suggest that the State Board of Education through its Finance Committee has undertaken to equitably determine about what appropriation is needed for agricultural extension work, for engineering extension work, for the agricultural experiment station and for good roads. These are all matters of great moment and should receive the most favorable consideration.

The State Food and Dairy Commissioner has constant calls for field work; especially does he feel the almost universal demand for better means of requiring compliance with proper methods of sanitation, so that you will be asked to enact a law conferring upon him additional authority with reference thereto, and I recommend the same for your careful consideration.

HOG CHOLERA SERUM.

The sum of eight thousand dollars was appropriated by the last session of the Legislature for the establishment of a plant for the manufacture of hog cholera serum. The operation and management of the plant was placed under the control of the State Veterinary Surgeon, who, under the advice of the Executive Council, leased 114 acres of ground north of the State Fair Grounds and thereon has located the plant. The entire amount of the appropriation has been used up, but the law provides that the proceeds of the sale of the serum may be used in connection with the operation of the plant. Up to January 1st \$2,534 worth of serum had been sold. So far as can be learned the serum method of treating the disease of cholera has proven successful. There is every reason to believe that the plant for the manufacture of serum is going to prove to be of great value to the State.

SOLDIERS' ROSTER.

A recent session of the General Assembly provided for the printing of a Soldiers' Roster and that the volumes when ready for distribution should be sold at cost, the Executive Council to determine what the actual cost had been. There has been practically no demand for the books, only 119 having been sold. Four volumes are now in print and have been distributed as the law provides. Much of the material of the two remaining volumes is ready for the printer. It will perhaps require an additional appropriation of \$800 to \$1,000 to complete the work.

It is quite evident that the number of copies originally provided for was far in excess of any probable demand and it would seem that the present number of 3,000 is more than will ever be called for unless they are distributed free of cost or at greatly reduced price. I believe that with reasonable restrictions these books should be distributed as other public documents, rather than to allow them to pile up in the State's storage rooms.

THE SOLDIERS' HOME.

The State has undertaken to make the declining years of the soldiers of the Civil War peaceful and happy by providing a home for those who by reason of health and financial circumstances may need assistance. I shall not go into details as to the Home, but trust that you will provide every means both as to quarters, equipment and supplies necessary to make the remainder of life for these heroes both comfortable and enjoyable.

THE NATIONAL GUARD.

I am pleased to be able to report to you that the National Guard of the State is in most excellent condition. In my judgment its efficiency has never been so great as at the present time. The four regiments have been organized into a brigade and most excellent work is being done. Three of our regiments attended the maneuvers at Sparta, Wisconsin, last August and received the highest commendation from those in command. At the rifle contest at Camp Perry, Ohio, our team ranked higher than that of any other state and was only led by two of the teams of the Government service. General Logan deserves great credit for the high standing and efficiency to which he has brought the Guard. I have not found it necessary at any time during my administration to call upon the Guard to keep the peace or to protect life or property.

The Adjutant General in his report filed with me, makes recommendation as to the distribution of the soldier's roster, as to relieving from taxation stocks or bonds issued in aid of erecting Armories, and as to an appropriation for the erection of an arsenal and armory, all of which I wish to call to your attention.

SHILOH MONUMENT.

Since the adjournment of the last session of the Legislature the National Park at Shiloh, Tennessee, was visited by a cyclone, the exact date of which was October 14, 1909, which threw down and greatly damaged the Iowa monument recently erected there. I visited the park in person in order to determine the extent of the damage so that steps might, at once, be taken to repair and re-erect the monument. It was my purpose to ask the Executive Council to use sufficient of its providential contingent fund to restore the monument, but in taking the matter up with the Secretary of War he advised me that in as much as the monument when dedicated had been turned over to the Government he would ask Congress to make an appropriation sufficient to restore it. This took the matter out of our hands and we waited for Congressional action. The appropriation was made but with the understanding that the State would reimburse the Nation for whatever amount of money is required to reerect the structure. I therefore recommend and ask that you appropriate and put at the disposal of the Executive Council sufficient funds to meet the above requirements. It was deemed advisable that the State have a representative to see to or assist in supervising the restoration of the

monument and I designated Colonel E. E. Soper of Emmetsburg, who was chairman of the Iowa Shiloh Commission which had charge of the erection of the monument, to represent the State. There being no provision of law for meeting his expenses in connection with the work of re-erection I recommend that the appropriation be made sufficient to cover that also.

PUBLIC SCHOOL SYSTEM.

In the biennial report of the Superintendent of Public Instruction you will find a very full and able discussion of many questions relating to the office of the Superintendent, to the school laws of the State, and to our public school system. I shall not go into details with reference to any of these questions but refer you to the report which contains a great amount of information and many valuable suggestions. The school problem of our State is one of the very important matters which you will have to deal with and I earnestly urge upon you the necessity for giving it more than usual attention.

STATE COARD OF EDUCATION.

It is not my purpose to deal at length with the State Board of Education nor the institutions under its control. I am glad to be able to say that the Board and its Finance Committee have worked together in harmony for the best interests of the institutions and that, in my opinion, the work has been planned along practical and successful lines. In the Board's published report you will find a review of what has been done and also suggestions as to future plans and needs of the various schools under control of the Board. The suggestions as to continuing the millage tax; the readjustment of salaries; the application of business methods, etc., deserve especially attention.

The decrease in attendance at the State University has been the occasion of much comment. I have made some inquiry into the cause of this decrease and find that two reasons are assigned. It is claimed by many that the existence of saloons in Iowa City is responsible for the loss of students, while others attribute it to the more stringent requirements for admittance to the school. It is your duty to ascertain the cause and unless it is something which tends to the betterment of the institution you should not hesitate to remove it.

BANKS.

There is little, if anything, pertaining to banks and banking that needs to be called to your attention.

The banks of the State, in general, seem to be in a very flourishing condition. There have been no failures of State or savings banks during the last two years. The Auditor's biennial report shows that there were nine hundred and fifty State and savings banks and trust companies. carrying deposits of nearly \$247,000,000 reporting to the department at the end of the biennial period ending June 30, 1910. Fifteen or more

have been added to the list since that date. The laws relating to the taxing of banks have been rendered somewhat chaotic by reason of some decisions of the courts, but that should be considered with other matters of taxation.

INSURANCE.

The insurance laws of the State have been so recently considered by a commission and acted upon by the Legislature that I do not deem it necessary to call particular attention to them at this time. Our companies are extending and enlarging their business and the magnitude and the importance of the insurance interests of the State are constantly growing. There has been considerable demand for a fire marshal to be provided for the State at large, as is done by some of our adjoining states, and I have been inclined to look with favor upon the establishment of such an office, but must confess that I have not had sufficient opportunity to fully satisfy myself with reference to the matter. It is, however, worthy of your consideration.

REORGANIZE SOME DEPARTMENTS.

The last session of the Legislature devoted considerable time to the question of the reorganization and consolidation of some departmets of the State Government. This is a subject that I believe can be profitably dealt with by you. In my opinion much space could be saved and better service rendered by combining a number of the minor departments, but in any event some of them need reorganizing.

Why should there be a Board of Health, a Board of Medical Examiners. a Nurses Department, and an Embalming Department, a Department of Optomery, and a Department of Vital Statistics, with separate allowances for maintaining most or all of them I cannot understand. These should be brought closer together and the Executive Head of all of them should be the man in charge of the office, which in this instance would be the man now denomiated the Secretary of the Board of Health. He should be clothed with much of the power now lodged with the various boards and with him should be entrusted the duty and responsibility of enforcing the laws and rules pertaining to public health. Where an epidemic or a question pertaining to the health of a community needs investigating, he should have authority to call to his assistance physicians of the community where the trouble exists. If the Board of Health is to be continued it should be largely in an advisory capacity, but in any event the members should be paid a fixed compensation instead of a per diem and expenses. The per diem system always has been and always will be a source of abuse.

The last session of the Assembly made an allowance of nine hundred dollars for extra clerk hire in the office of the Secretary of the Board of Health. By means of increased work in that office this allowance has all beeen used up and it is necessary in order that the work may be properly carried on, that you at once make another appropriation of nine hundred dollars for the use of that department.

What has been said as to the Board of Health applies in some respects to the Pharmacy Commission, especially as to the necessity for the man in charge of the office being the Executive Head of the department. This board, too, should be made largely advisory and to assist in examinations. The members should be placed upon a salary instead of a per diem. I do not know that any question has arisen as to irregularities or over charges by any of the present members of the board, but the system is wrong, has been greatly abused in the past, and may be in the future if continued.

The bill introduced at the last session of the Legislature by Representative Moore, now the Secretary of the commission, was, in the main, if not in detail, a good measure and is worthy of consideration at this session.

The Board of Veterinary Medical Examiners should be made an adjunct to the State Veterinary Surgeon's Department and that official should have full charge and control of all matters now lodged with the board, except that he should have assistance in conducting examinations. That there should be a separate and distinct department with an affice to be carted about the State every time a change is made in the officials of the department does not conform to good business principles.

The per diem method of compensation applies to several departments and many employees. Where the work to be done is sufficiently established for you to determine the time needed to perform it, or where it can be determined what salary should be paid to any official or employee, a fixed amount should be substituted for the per diem, and if some better method could be provided for determining the expense allowance of those entitled to charge their expenses to the State it would be desirable that a change be made.

DOCUMENTS AND PRINTING.

I wish again to call your attention to the fact that a careful inquiry should be made into the number of documents now being printed, so as to ascertain whether there are not many more of some kinds being provided than there is a real demand for. I am in receipt of a communication from the Secretary of State in which he says: "The storage rooms for documents is rapidly becoming filled. Large numbers of Soldiers' Roster have ben packed in boxes and stored in the paper warehouse. The accumulation of these and other documents will soon fill all storage rooms at my disposal unless some method for more rapid distribution is provided by the General Assembly." I believe that the State might be saved a considerable sum of money by reducing the number of some documents and by cutting out duplicated matter appearing in different reports.

In my opinion the time has come when you should give the most serious consideration to placing all State printing and binding in the hands of the Executive Council. With the enlarged facilities of the various establishments of the State for doing the work there seems to be very little need for continuing the offices of State Printer and State Binder. The Council can very readily handle this work through the office of the Secretary who now has charge of the paper and other stock

used and must keep a constant check upon the same, while the office of the Secretary of State must check all the work done. The abolition of the offices of printer and binder might necessitate the employment of a competent man to aid in looking after the work of printing and binding, but even then it would, in my opinion, prove a great saving to the State and the work would be turned out much more promptly.

PUBLIC UTILITIES COMMISSION.

Two years ago I recommended to the General Assembly the creation of a Public Utilities Commission, or the enlargement of the powers of the Railway Commission so as to give it control of public utilities. I then suggested that the membership of the Railway Commission, if clothed with the powers referred to, be increased to five and that the added members be appointed by the Governor, and as the term of the present members expire their successors be appointed. I desire now to renew that recommendation and to say that, in my opinion, a commission clothed with such power and authority as is given by the laws of the State of New York or Wisconsin would prove of great benefit to the State. Added reasons are apparent almost daily why we need such a commission. No more striking example could be found anywhere than here in our Capital City. Two years ago when the Legislature had a public utilities measure under consideration one of the officials of this city is reported to have given out an interview in which he bewailed the fact that after fifteen years of effort and just at a time when the city officials had the street railway question solved, the Legislature proposed to step in and spoil the whole plan. The Legislature did nothing. You are familiar with the street car controversy and know about how near it appears to be solved. Neither the commissioners, the committee from the business men's organization, nor the citizens who are willing to spend time and money have been able to bring about a settlement. In the meantime the public suffers the inconvenience and the railway company the uncertainty of an unsettled controversy. What is needed is an unprejudiced and an unblased commission removed from local and political influences and clothed with the power and authority of the State to deal not only with the question that has been a bone of contention here in Des Moines, but to deal with the many problems constantly arising in the various cities of the State.

Then, too, the question of the regulation and control of the water power of the State should be lodged with the proposed commission. This is an important matter and one which has been very much neglected.

Nowhere does there seem to be lodged power and authority to regulate rates and character of service of telegraph and telephone companies, nor to control consolidations and physical connections of telephone property. This power should be lodged with the commission herein proposed.

That the establishment of a commission will be opposed by some corporations and by some city officials is not to be doubted. Even the press of this city which claims to favor legislation of an advanced character and to stand for progressive ideas, was most active in opposition to this most

progressive of all measures considered by the Legislature two years ago. But these things should not deter you from doing that which will inure to the best interests of the people of the cities of the State and of the State at large.

The Railway Commission, through its report, calls attention to the fact that its powers are limited as to determining what shall constitute a proper highway or farm crossing, as to railroads crossing each other and as to matters of ordinary drainage, or at least the law is indefinite. It asks for a specific declaration as to its powers with reference to these matters and I recommend that the request be granted. I wish also, to call your attention to the commission's decision of industrial rates, express rates, long and short haul and to the regulation of rates, service, etc., of telegraph and telephone companies.

WATERED STOCK.

The Thirty-second session of the General Assembly enacted a law to prevent the issuing of watered stock. It provides that no stock shall be issued by any corporation except for cash, unless the consent of the Executive Council is first obtained, and that no stock shall be issued unless the par value is paid in cash, or its equivalent. As to incorporating an ordinary going business the law does not seem to have worked any particular hardship, but as to promoting new corporations and especially electric railways, it evidently has proven a hindrance. The particular cause of the trouble seems to be that the law does not take into account the expense incurred before arriving at the time to issue stock nor does it take into consideration any depreciation in the sale of bonds. It is the claim of those interested in railway building that they cannot meet the requirements of the statute, and, consequently, railway construction, in this State, is practically at a standstill. It is possible that if other states and the Federal Covernment were to enact laws similar to our own it might, to some extent, relieve the situation, or at least this State would be placed upon an equality with other states, but until such laws are passed we seem destined to suffer a decided disadvantage.

I have called your attention to this matter in order that you may be determined whether any relief can be had without defeating the real purpose of the law and if none can be had so that you may decide whether the law shall continue unchanged to wait the hope of action by other states and by Congress.

PRIMARY ELECTION LAW.

One of the important matters that should receive the attention of your honorable body is that of the primary election law. It ought to be so amended as to make it absolutely fair and, so far as possible, free from opportunities for abuse. Irregularities in the name of reform are no more excusable than under any other circumstances. If charges that have been made are true there can be no question but that many delegates to the last Republican State Convention won their seats by sharp political practice either upon the part of themselves or of others. I am not

referring to any particular faction. There ought not to be any ground for such charges and a law that makes such things possible should either be amended so as to guard against them or should be removed from the statute books.

It has been freely stated that in many instances lists of primary delegates were made up by parties who were not residents of the precincts and who had no interest in the delegates chosen except to be able to secure or control their votes.

Much complaint has also been made as to methods pursued in the selection of committeemen and with regard to the printing of pasters and marking them before they were handed to the voter. The paster has always been, and, in my opinion always will be, a source of abuse. Its use should be abandoned and the names of all delegates and committeemen should be filed with the county auditor and printed upon the ballot. The same care should be exercised with regard to these matters as is exercised as to candidates for office.

The primary law conveys the idea that party lines and party organizations are to be recognized and respected. It not only makes no adequate provision for enforcing party affiliations but it affords easy opportunity for an utter disregard thereof. There can be no valid reason assigned why the law should recognize the right of any party to have its ticket printed upon the official ballot to be voted at the general election unless party lines are to be respected and maintained in the naming of candidates.

The claim that the voters of one party interfering with the naming of candidates of another party is more than mere suspicion. clearly shown by an analysis of the vote of Polk County at the general election in 1908 and at the primary in 1910. In 1908 President Taft received 12,555 votes and Mr. Bryan received 7,924 votes. At the primary in June, 1910, the two Republican candidates for Governor received 12,982 votes and all of the Democratic candidates for Governor received only 775 votes. In other words, 427 more Republicans voted in the primaries in Polk County last June than voted at the preceding presidential election, and 7,149 Democrats staid away from the polls or for every Republican who staid away a Democrat voted in the Republican primary. Is there any one who believes that the number of Republicans who voted at the last June primary was one hundred three and four-tenthy per cent of those voting at the preceding presidential election, while the Democratic vote at the primary was less than nine and eight-tenths per cent of the presidential vote of that party?

I do not believe that any man will contend that such a policy is either in the interests of gccd political morals or party integrity. It can have but one ultimate result and that is the splitting of the majority party into hostile factions and the disintegration of the minority party. I believe it to be your duty to so amend the law as to obviate this abuse.

Two years ago I called the attention of the Legislature to the fact that the alphabetical arrangement of names upon the ballot apparently gave an advantage to the candidates whose name came first. The Thirtythird session of the General Assembly so amended the law as to provide that names should be rotated upon the ballot. This doubtless had the effect of equalizing the advantages and disadavantages of the old system, but it emphasized the fact that as to candidates with which the people cannot acquaint themselves they vote with apparent blindness. shown by the fact that at the last primary in forty-four counties the candidate for Railway Commissioner whose name came first carried the county. In seventeen other counties the reason that the candidate whose name came first did not carry the county seems to have been due to the location of other candidates. As to the office of Superintendent of Public Instruction fifty-eight counties gave their largest vote to the candidate whose name headed the list and twenty-two other counties seem to have been effected by location of candidates. As to the office of Clerk of the Supreme Court seventy-six counties favored the candidate whose name came first upon the ballot while for the office of Supreme Court Reporter eighty-nine counties gave a majority of votes to the candidate whose name came first and in the remaining ten counties it is quite clear that seven others were effected by location, two by the fact that the candidate resided in them. It will thus be seen that for what might be termed minor State offices candidates are being nominated almost by chance and not by deliberation based upon knowledge and judgment as to fitness for the position sought. Can it be said that such results are consistent with the highest type of official service?

These results have led many to conclude that it would be wise to so amend the law as to exempt from its provision all State officers except Governor and Lieutenant Governor. There is much argument in favor of this suggestion and when divested of mere sentiment, there is not much against it.

One of the inconsistencies of the law is that we require candidates for State offices to go before the people at a primary but we select delegates to the State Convention, which may be called upon to nominate candidates for State offices, through a county convention. Were I writing a primary law I should provide that the delegates to the State Convention should be elected at a direct primary, would forbid the use of proxies and would then nominate candidates for State offices by convention, composed of the men whom the people had selected.

I am not in favor of the repeal of the primary law, but I am in favor of such amendments as will make it fair and just. That wide spread opposition exists as to the entire system there can be no room for dispute, but whether this opposition shall cease and the law become a permanent part of the statutes of our State depends upon whether it shall be freed from its many abuses and objectionable features.

Since there can be no doubt but that when the time comes for the selection of delegates to the National Convntion of 1912 a question will be raised as to whether the delegates selected at the recent primaries shall constitute the county conventions to name delegates to the State Conventions which are to select delegates to the National Conventions. I deem it expedient to call your attention to the fact that much difference of opinion exists with reference thereto. Those who hold that the primary delegates chosen last year will constitute the county convention, base their conclusions upon the language of Section 1087-a25 of the Supplement to the

Code as amended, which reads: "The term of office of such delegates shall begin on the day following the final canvass of the votes by the Board of Supervisors, and shall continue for two years and until their successors are elected," While those who hold the opposite view base their conclusions upon the fact that nowhere is there any reference in the primary to anything regarding delegates to a National Convention or to the convention itself, and they further argue, that these are not subjects of legislation for the reason that the National Conventions and committees of each party determine for themselves how conventions shall be constituted and how the delegates therto shall be chosen. Personally, I have never believed that the primary law applies in any respect to delegates to National Conventions or to anything pertaining to the selection of such delegates. I call this matter to your attention not for the purpose of making recommendation, but simply that you may determine what, if any, consideration you may care to give it.

INSTITUTIONS UNDER MANAGEMENT OF THE BOARD OF CONTROL.

The institutions under the management of the Board of Control demand your most careful consideration. You will find in the report of the board, recently made public, a comprehensive review and discussion of the affairs and necessities of the various institutions and I earnestly request that you make a careful study of this report.

Some of the suggestions made by the board, as well as some not referred to in the report, I desire to call to your attention. Especially would I impress upon you the necessity for a careful study of the chapter devoted to insane and epileptics. The report shows that we now have in our hospitals for insane and our institution for feeble minded children five hundred fifty-one epileptics and that there are perhaps from two to four thousand outside of any institution. It is estimated that twelve to fifteen hundred of these people might be formed into a colony and cared for by the State. That it is very desirable that those now in institutions for the insane and the feeble minded should be removed therefrom is well established and is necessary because of the crowded conditions there existing, as well as for other reasons.

I believe the time has come when our State should begin to make preparations for the care of its epileptics and I therefore recommend that steps looking to that end be taken by you. I wish also to suggest in this connection that any arrangement for the location of such a colony should, in my opinion, provide that it be located near the center of the State and where it would be easily accessible by railroad.

Under the law the superintendents or managing officers of all the institutions, except those of the penitentiary and reformatory, have the supplies for their tables provided at the expense of the State. Whatever may have caused this discrimination originally, it is now grossly unjust and should not exist. It is expected that the Board of Control and the Board of Parole, as well as other officers, when visiting these institutions will stop with the wardens. If this is done the warden must, from his own funds, bear the expense. Because of this fact the Board of Parole, at

least, has recognized the impropriety of stopping with the warden and lodges at hotels. Many demands are made upon the wardens' hospitalities which he cannot afford to meet. I recommend that the same rule which applies to furnishing the tables of the superintendents of the various institutions of the State be extended to the wardens.

There are some conditions existing at our industrial schools which in my opinion should be changed. One of the worst features which I have observed is the existence of what is known as the dormitory system, whereby a large number of girls or boys, possibly as many as thirty to fifty, in some instances, are housed in one room during the night time, and without any attendant except possibly an occasional visit by the night watch. I am advised that the reason that no attendants for night time are provided is due to lack of sufficient allowance to employ them.

I am told by those in charge of the institutions that crime and vice result from these unobserved associations. Some of our more recently erected buildings have been constructed upon the dormitory plan. I recommend that those at the Mitchellville institution be changed to the individual room plan at as early a date as is possible, and that until such time as the changes can be made, night attendants be provided for the dormitories and that attendants for the dormitories be permanently arranged for at the Eldora institution. There are reasons why the dormitory system is best at the boys' school which does not obtain as to the school for girls, but there should at all times be a watch over the boys in the night time. The reasons are quite obvious and are of such importance as to demand early consideration.

I would suggest also that as an aid to better discipline, and for the protection of the boys and girls, a method whereby the more incorrigible and vicious can be transferred from the Eldora and Mitchellville institutions to the institution at Anamosa be adopted.

In other words, I would recommend a thorough system of gradation, so far as is possible, according to age and also to conduct and habits, extending through our industrial schools and to the reformatory, keeping always in mind the fact that where it can be done it is best to put children into private families or homes.

I want also to call your attention to the advisability of reducing the maximum age limit for admittance. I believe it to be the judgment of the Board of Control and of those in charge of the Mitchellville institution that it was a mistake to advance the age at which girls should be admitted to that institution to eighteen years, and I recommend that you look carefully into this matter and satisfy yourselves as to what is best and correct the mistakes if you believe it to be a mistake.

I have given a good deal of thought and consideration to the hospital for inebriates at Knoxville, and believe it to be my duty to say to you that the results accomplished there are far from being satisfactory. I have doubted very much the wisdom of continuing the institution, and yet I am not ready to recommend that it be abolished unless provision is made for caring for some of the inmates elsewhere. I am, however, convinced that as between continuing the institution as it has been run and abolishing it and using the building and grounds for some

other state purpose, it would be wise to abolish it. It has not been an entire failure, but it has not succeeded to that degree that would justify its continuance under present methods. I have discussed the condition existing with the present superintendent who took charge the first of last October, and with members of the Board of Control, and I believe we pretty generally agree that some radical changes should be made.

At present there is great lack of ability upon the part of the superintendent to enforce regulations and to inaugurate and enforce methods which he believes to be necessary to accomplish the purpose for which the institution was created. There is absolutely no means of restraining a large part of the men. If they want to run away there is nothing to prevent them from doing so. During the last biennial period two hundred and twenty-nine men escaped, and it appears that since the institution was established, January, 1906, out of a total number of two thosand one hundred five new commitments nearly seven hundred have escaped and perhaps only about two hundred twenty-five were returned.

There is practically nothing with which to employ the time of the men, except during the farming season, and then comparatively little, so that one hundred and fifty or more who are capable of doing work and who ought to be made to work are constant loafers at the state's expense. One of the first needs of the institution is to equip it with means of furnishing employment for every man who is able to work and then clothe the superintendent with authority to require him to work. Make it an institution of correction and reformation and let every man who is sent there understand that he goes there to be disciplined and to remain until he is capable of properly conducting himself at home. This would necessitate the establishment of proper means for restraining the men, provisions for enforcing the conditions and paroles, and general enlargement of the powers of the superintendent and others in authority, but in my opinion nothing short of this will justify the continuance of the institution.

Some of the persons sent there need medical attention, perhaps when first committed most all of them do, so that it would be necessary to maintain a hospital, but a large per cent of the inmates, after the first few days or weeks, at most, are abundantly able to work and need to be thoroughly disciplined. Nothing would have a more lasting or beneficial effect upon such individuals than a few months of labor. In other words, the institution should partake both of the nature of a hospital and a reformatory. It is impossible to determine what per cent of those committed to the institution are cured. The present management does not seem to regard the published figures as being reliable, and the means of securing information are not sufficient to enable a correct conclusion to be reached.

I am recommending further along in this message the creation of a committee to which I believe this entire matter should be referred. The superintendent and the members of the Board of Control should then be asked to come before the committee, and this whole subject should be gone into carefully and thoroughly.

There has been considerable demand, ever since the establishment of the Board of Control, to have the schools for the blind and deaf classed with the educational institutions. In view of the recent establishment of a State Board of Education with a finance committee which devotes all of its time to the institutions and also because of the enormous amount of work devolving upon the Board of Control, I am strongly impressed with the idea that it would be wise to transfer these schools to the care of the State Board of Education.

I have discussed the advisability of this transfer both with the Board of Control and the finance committee of the State Board of Education, and while the former would, perhaps, not recommend the transfer, it does not oppose it, and the latter body is ready and willing to accept the control of the two schools referred to if the transfer is deemed by you to be advisable.

GENERAL OBSERVATIONS.

There are a few general observations which I desire to make as to matters pertaining to the Board of Control and its affairs. First, let me say that when the board was created the law provided that the term of office of the members should expire in April of the year in which the sessions of the legislature were held. At that time the sessions were held in the even numbered years. When they were changed to the odd numbered years and no change was made in the terms of the members of the board, it left them to expire one year after the adjournment of the legislative session. I recommended a restoration of the original custom except that it would perhaps be better to make the term expire at the end of the fiscal year, June 30, instead of in April. In order to accomplish this, I would recommend that the present term of each member of the board be extended one year, so that they, too, will expire in the odd numbered years, 1913, 1915, etc.

It is my opinion also that the law as to confirmation should be changed so as to provide that only a majority of the Senate, instead of twothirds, might be required.

Under the present method seventeen members of the Senate can defeat the will of the remaining thirty-three members and of the Executive, which belittles rather than dignifies the importance of confirmation.

I believe that greater good and more satisfactory results would be obtained if a recess committee were provided for, which committee would have authority to visit, inspect and investigate all of the state institutions between sessions of the legislature and be ready to report when the General Assembly convenes, than to continue the present junket system. I would require the Board of Control to make up its report and file its estimates in such time that the committee could thoroughly study and investigate them before the legislature convenes. It might be wise also to permit the committee to visit the institutions of other states for the purpose of making comparison and gaining information.

I believe, too, that a study of the cause and prevention of insanity, epilepsy, criminality, etc., should be entered upon scientifically by some competent and properly constituted body or committee with a view to preventing as well as caring for or curing diseases and diseased.

Before leaving this subject I want to recommend a thorough and careful review and study of the laws governing the Board of Control and of the methods in vogue. It would seem that in some instances the Board has regarded the provisions of the law as scarcely workable and has adopted methods not easily reconciled with the statute. cially does this appear to be true as to the manner of purchasing goods and awarding contracts. If the law is not easy of application or is defective, it should be amended, but if not so amended it should be strictly complied with. One of the things complained of to me is that of a lack of publicity of information as to prices paid for goods and the sources from which purchased, the board having held that this information should be kept from the public, assigning as a reason that by so doing it has been able to get concessions by way of prices. While this may be true, it can scarcely be denied that such a course might also be used as a cloak for wrong doing, and it would be difficult to assign any very good reason why the state should expect to receive any better prices than individuals or firms who handle an equal amount of goods or wares. I believe that the plan which is safest and least open to criticism is to let the public know what its officials are doing, and this can best be done by a reasonable amount of publicity, or at least by furnishing information on request.

In my opinion some of the institutions have an unnecessary amount of money invested in supplies, other than provisions. In some instances numerous articles are found in the strorerooms that apparently will not be needed for many months or even years. While the amount of money thus tied up may not be large, it, nevertheless, would seem to me to be wise for the Board of Control to require the steward of each institution to furnish a complete inventory of everything on hand, if such information is not already in the board's possession, and where a surplus of anything is found to exist and will not be needed within a reasonable time, transfer it to some other institution where needed, giving proper credit therefor.

During the last session of the legislature a special committee from the House to investigate the hospitals for insane was created. In view of the general tendency in that direction, as well as by reason of the unusual amount of criticism and comment during the last year, there is little doubt but there will be a disposition to inquire more closely into institution matters this session than previously. If any investigation is undertaken it should be by an unprejudiced and unbiased committee, whose purpose should be to ascertain the real condition of affairs for the betterment of the institutions themselves. Then, too, there are many matters which the board will want to present which have a bearing on its work generally as relates to a number of institutions under its control. The House has various committees on the different institutions under the management of the Board of Control, but the Senate has not. I there-

fore suggest that a committee of small membership from each house be appointed to consider Board of Control matters; that the committees be empoyered to act jointly and to hear all matters which the board may wish to present to it, and may also inquire into or investigate any board or institution affairs that it may deem proper. Such a committee, if provided for, should be named in the same manner as other regular committees, so that the presiding officers can exercise the greatest freedom in determining who are proper parties to serve upon such a committee.

BOARD OF PAROLE AND INCREASE IN PRISON POPULATION.

A study of the report of the Board of Control and of the Board of Parole will disclose the fact that our prison population has increased quite materially since the establishment of the latter board. The average number of prisoners at Fort Madison for the last biennial period was 487, as against 443 for the preceding period, and at Anamosa it was 437, as against 354, or an average increase in the two institutions of 127.

The number of prisoners received at the two institutions during the last biennial period was only 803, as against 843 for the preceding period. It seems quite clear, then, that the increased average daily number of prisoners in the two institutions is not due to increase in crime, but to the lengthening of the time of service occasioned by the operation of the new law creating the Board of Parole and providing for an indeterminate sentence. No doubt this lengthening of term of service applies in greater degree to those having previously served in prison than to first term men, but as to this there are no figures obtainable. I am in full sympathy with the Board of Parole and indeterminate law, but I would so amend it as to lodge more discretion with the board and afford better opportunity for observing the conduct of paroled men so that greater clemency might safely be extended.

At present the Board is only allowed compensation for not to exceed one hundred days in each year. I believe the time has arrived when the members of the Board should be put upon a salary and their entire time should be required in the performance of their official duties. If this be done, in addition to having much more time to devote to the work now done by the Board, I believe that the members could also look after the paroled men, both as to securing employment and observing their conduct, thus obviating the necessity for a parole agent.

Furthermore, I would repeal that provision of the law requiring applications for pardon or parole of prisoners who have been found guilty of murder in the first degree to be submitted to the legislature, leaving the Governor to act independently, or I would confer the power now lodged with the legislature upon the Board of Parole, as I believe that every one of you who has ever served upon the committee of pardons will bear me out in the statement that within the short time of your sessions and the time you have to devote to investigations and hearings it is wholly imposible for you to so acquaint yourselves with the facts and circumstances as to be able to intelligently pass upon applications. Then,

too, applications from this class of prisoners must wait until the meetings of the legislature, thereby giving only three months in two years for considering such cases, whereas, the Board could hear them at any time.

I think, also, that there are some classes of crimes where the maximum limit of punishment might be thrown off and leave it to the discretion of the Board as to the length of service. I am strongly in favor of exercising a great degree of clemency with first offenders, where the family history and all the circumstances are well and favorably known, but I am likewise a believer in severe punishment for the habitual criminal. Possibly the following is a suggestion which you will not be prepared to receive, and I may be called an extremist in suggesting it, but I believe the time is coming when neither courts nor legislatures will concern themselves with the length of time of service of criminals, except as to those guilty of murder. Legislatures will determine the character of crimes for which criminals shall be committed to a prison. Courts will determine the question of guilt, and Boards of Parole and Pardon will determine how long the convicted should be incarcerated. In other words, the Board of Parole will become a branch of the court. This I believe to be the ultimate and proper sphere of a Board of Parole, when the system reaches a degree of greater development and perfection.

The work of establishing a reformatory at Anamosa has only been fairly begun. While I have no desire to criticise what has been done, there is no question but that it should be extended. Men who are rent out from the institution ought to be able to take up some regular line of work, and the fact that they are not able to do so makes it difficult for employment to be found for many of them, and where men are not able to secure employment there is much greater danger that they will go wrong. Our institution is much behind those of some other states in respect to the training given the men at the reformatory, and I do not deem it necessary to more than call your attention to this matter.

The question of providing a means whereby a part of the earnings of each prisoner may be used for the support of those dependent upon him is of vital importance, as many women and children are left as objects of charity and often to suffer severely by reason of having no one to assist in their support. Where there is no one dependent upon the prisoner the fund might be allowed to accumulate and be turned over to him at the time of his release to assist him in gettting started. I, however, seriously question the wisdom of turning money over to a prisoner to be used upon himself while in prison.

The Board of Parole has recently made public its first printed report of its doings and transactions, and I respectfully direct your attention to it, as it will furnish much valuable information.

PARDONS, PAROLE, ETC.

As soon as the report can be put into published form there will be laid before you in detail information with reference to pardons, suspensions, restorations, commutations and remissions covering the period of my administration, but for your present information I will say that fourteen pardons have been granted by me, one of which was upon recommendation of the Thirty-third General Assembly and nine upon recommendation of the Board of Parole. I have paroled from the penitentitary and reformatory twenty-six persons, one of which was upon recommendation of the Board of Control and nineteen upon recommendation of the Board of Parole. Seventy jail sentences have been suspended by me. I have restored to citizenship, upon recommendation of the Board of Parole, seventy-nine persons, and upon my own initiative thirty-four, making a total of one hundred and thirteen. I have revoked the parole of six persons who had been released from the penitentiary and reformatory, and have, likewise, revoked the suspension of sentence of four individuals who had been released from county jails. One prisoner has had his sentence commuted by me upon my own initiative and six upon recommendation of the Board of Parole. I have remitted twenty-two fines and two forfeitures.

BETTER HIGHWAYS.

The question of better roads has received more than usual attention during the last year. Many meetings have been held in various parts of the state and great interest has been taken in the matter of road building. Many of the highways of the state have become models of dirt roads, and with constant attention I believe can be kept so most of the year. Especial consideration has been given to what is known as the River-to-River Road, connecting Council Bluffs with Davenport and following generally the line of the Rock Island Railroad, and to the transcontinental road between Council Bluffs and Clinton and following the general course of the Northwestern Railroad. And now it is proposed to establish a route through the southern part of the state to be known as the Blue Grass Road, and connecting Council Bluffs with Fort Madison. Also one in the north part of the state, to be called the Hawkeye Route, connecting Dubuque and Sioux City. Perhaps the best and most scientifically constructed highway to be found in the state is that connecting Montezuma, Malcolm, Brooklyn and Grinnell, in Poweshiek county. It is built by contract out of the onemill levy extended by the Board of Supervisors.

I believe that some legislation is needed with regard to highway construction and maintenance. I would clothe the Board of Supevrisors with power to employ a competent engineer to work under the direction of the Board. I would abolish the office of county surveyor and have the duties now devolving upon him performed by the engineer. As a special fund to be used for dragging the roads, I would set aside one-quarter or one-third of the taxes collected for road purposes and to be expended by the trustees, and would forbid its use for any other purpose than that of dragging. Then it should be provided that the work of road building should be done before the fall of the year, when to work the roads, except to drag them, means to put them in condition often almost impassable during the winter and spring months.

One of the just sources of criticism regarding the expenditure of road funds is that too much of the money collected for road purposes is invested in heavy and costly machinery which is unnecessary in the care of the roads. Some such machinery is needed, but too much is simply a waste of funds. I urge upon you careful consideration of the question of better highways. I do not, however, recommend an increase in the levy for road purposes, but the adoption of means whereby better results can be had from the income from the present levy.

If hundreds of miles of roads can be put in shape and kept up on the present levy, why cannot many thousands of miles be so kept if proper attention and care is exercised?

The question of state aid in the building of highways has been a subject of much discussion. I am not opposed to state aid, but it is well to consider where the money to be offered by the state is to come from. Some people discuss the question of state aid as though the state had unlimited means, derived elsewhere than from the taxpayers. At present more than fifty-three per cent of all the money expended by the state comes from the three and three-tenths mills levy for state purposes. It scarcely needs to be suggested that to offer any considerable amount in aid of road building would mean an increase in the levy for state purposes unless there are other means provided for raising the funds. A few years ago, when the primary election law was enacted, it contained a provision that the state should pay one half of the expense of holding the primary. It only required one election to show the people that the money the state paid to the counties it first collected from them. The law was repealed at the first session of the legislature following its enactment. If the people of the counties want to contribute to the state in order that the state may turn the funds back to them by aiding in the construction of highways, I do not object, but I only wish to recommend such use of the funds now provided for as will, in my judgment, bring about better and more satisfactory results.

It is well here, also, I think, to say that the use of wide-tired wagons has proven a great aid to the keeping of highways in better condition. It has been suggested that after a given time none but wide-tired wagons be permitted for hauling heavy loads along the public roads. This is a suggestion that is worthy of your consideration.

I believe that the road laws of the state should be re-written in order that they may be simplified and brought together in one continuous enactment.

FISH AND GAME.

The last session of the General Assembly enacted a law providing that all persons desiring to pursue the pastime of hunting in the state should procure from a county auditor of some county of the state a license, for which an annual fee of one dollar should be paid. The fees derived from the sale of the licenses were to be forwarded to the treasurer of the state and were to constitute a fund to be known as the "Fish and Game Protection Fund," which should be used for the protection and propagation of fish and game and for the care and preservation of the lakes. An unexpectedly large amount of money was received in this fund, which for the first year amounted to \$107,798, and since July 1, 1910, \$68,293 has been received. There were in the treasury January 1st of this year \$121,823.21 to the credit of this fund.

The remainder of the fund collected has been expended in maintaining the Fish and Game Department, in the employment of deputies, in the care and preservation of the lakes, and in the protection and propagation of flish and game.

I am advised by the State Fish and Game Warden that since the fund above referred to was created he has had placed in the lakes of the state more than 300,000 game fish of adult size, and has seined from ponds and bayous of the state and placed in the streams more than 1,000,000 fish of varying sizes; that he has bought and had distributed over the state for hatching 6,500 ring-necked pheasant eggs and has bought and placed with farmers and others for breeding purposes 1,800 pheasants; that he has established in the state two small game farms, one in Pottawattamie county and one in Blackhawk county, and that he has contracts for delivery between December 15th last and the 1st day of March 10,000 Hungarian partridges, which are to be distributed over the state.

It is his purpose to continue his efforts until, if it is possible, the state may be thoroughly stocked with game birds of the varieties above named and the lakes and streams of the state may be well supplied with fish.

LAW OBSERVANCE.

Two years ago, when I delivered my inaugural address, conditions in the state were such that it seemed not only appropriate, but necessary, that I emphasize the necessity for better observance of the laws of the state, especially the laws relating to the sale of intoxicating liquors.

The General Assembly then in session enacted a number of statutes the purpose of which was to secure a better observance of law and also better and cleaner official service. While there has been much criticism of this legislation, there is no doubt but that it has resulted in bringing about better service upon the part of otherwise lax officials and has secured a better observance of laws in general. In my opinion the liquor laws of the state are better enforced today than they have been at any time in recent years.

THE DEATH OF SENATOR DOLLIVER.

The state was greatly shocked at the news of the death of Senzuer Dolliver, which occurred on the evening of the 15th day of October last, at his home in Fort Dodge. At the time of his death he was representing our state as its senior member in the United States Senate, and his death caused a vacancy which I have filled by the appointment of Hon. Lafayette Young. As you are aware, his appointment lasts only until your honorable body fills the vacancy or adjourns without filling it.

There has been much talk about the legislature's withholding action on the matter of electing a senator and providing for a special primary, so that the people may express their preference with reference thereto. The law clothes you with all the authority necessary to act and enjoins upon you the responsibility of filling the vacancy, and I trust that you will do so in due time.

REFERENCE DEPARTMENT.

I have found the reference department, under the supervision of Mr. A. J. Small, of the Law Library, to be of great value in the study of new laws and in securing current information upon any subjects pertaining to the affairs of the different states, and especially legislation proposed or enacted by them. I desire to in this manner commend the work that has been done and to recommend that provision be made for its continuance and extension.

President Clarke announced that the time had arrived for the canvass of the votes cast for the offices of Governor and Lieutenant Governor at the election held November 8, A. D. 1910, and announced as teller on the part of the Senate, Senator Savage of Adair and as assistant tellers, Senators Malmberg of Jasper and Webber of Wapello.

Speaker Stillman announced as teller on the part of the House, Representative Beebe of Franklin, and as assistant tellers, Representatives Smith of Decatur and Hayes of Montgomery.

The President further announced that in accordance with the statute, Tellers Senator Savage and Representative Beebe would constitute the judges of said canvass.

The Speaker then opened the returns in the presence of the joint convention and the tellers proceeded to canvass the vote for Governor and Lieutenant Governor, of the State of Iowa, at the election held Tuesday, November 8, 1910.

The tellers reported as follows:

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, JANUARY 10, 1911.

MR. PRESIDENT AND GENTLEMEN OF THE JOINT CONVENTION—Your tellers, appointed by the President of the Senate and Speaker of the House of Representatives, to canvass the vote cast for candidates for Governor and Lieutenant Governor, at the election held November 8, 1910, beg leave to make the following report of the total vote cast for Governor:

	, 0 - 2
Beryl F. Carroll received	 205,678
Claude R. Porter received	 187,353
A. MacEachron received	 10,248
John M. Work received	 9,685
Total	 412,964

Tellers.

And of the total vote cast for Lieutenant Covernor at the election held November 8, 1910:

November 8, 1910:	
	VOTES.
George W. Clarke received	208,586
Parley Sheldon received	
M. M. Dickson received	
John B. Walton received	9,467
Total	391,194
All of which is most respectfully submitted.	
	A. C. SAVAGE, .
	N. W. BEEBE.

Report adopted.

Speaker Stillman of the joint convention announced that Beryl F. Carroll, having received the highest number of votes cast for Governor, was declared duly elected to the office of Governor of the State of Iowa for the ensuing term, or until his successor is received the highest number of all votes cast for Lieutenant Govduly elected and qualified; and that George W. Clarke, having ernor, was duly elected to the office of Lieutenant Governor for the ensuing term, or until his successor is duly elected and qualified.

President Clarke of the joint convention then directed the abstract of votes and Certificates of Election to be filed with the Secretary of State.

The following certificates were signed in the presence of the joint convention:

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, JANUARY 10, 1911.

This is to certify that upon a canvass in joint convention of the two houses of the Thirty-fourth General Assembly of the State of Iowa of the votes cast at the general election held November 8 for Governor of the State of Iowa it appeared that Beryl F. Carroll received the highest number of all votes cast for any candidate at said election for said office, and was therefore declared duly elected to said office for the term of two years and until his successor is duly elected and qualified.

Signed in the presence of the joint convention this 10th day of January, A. D. 1911.

GEO. W. CLARKE,
President of the Senate and President of the Joint Convention.
PAUL E. STILLMAN,
Speaker of the House.
A. C. SAVAGE,
Teller of the Senate.
N. W. Beebe,
Teller of the House.
C. R. Benedict,

Clerk of the House and Clerk of the Joint Convention.

HALL OF THE HOUSE OF REPRESENTATIVES,
DES MOINES, IOWA, JANUARY 10, 1911.

This is to certify that upon a canvass in joint convention of the two houses of the Thirty-fourth General Assembly of the State of Iowa of the votes cast at the general election held November 8, 1910, for the office of Lieutenant Governor of the State of Iowa, it appeared that George W. Clarke received the highest number of all votes cast for any candidate of said election for said office, and was thereupon declared duly elected to said office for the term of two years and until his successor is duly elected and qualified.

Signed in the presence of the joint convention this 10th day of January, A. D. 1911.

GEO. W. CLARKE,

President of the Senate and President of the Joint Convention.

PAUL E. STILLMAN, Speaker of the House.

A. C. SAVAGE,

Teller of the Scnate.

N. W. BEEBE,

Teller of the House.

C. R. BENEDICT,

Clerk of the House and Clerk of the Joint Convention.

Senator Hunter of Woodbury moved that a committee of two be appointed to notify the Governor and Lieutenant Governor of the official result of the canvass of the votes.

Motion prevailed.

President Clarke named as such committee, Senator Hunter of Woodbury, Representative Speer of Warren.

The minutes of the joint session were read and approved.

On motion of Senator Gillilland of Mills, the joint convention was dissolved.

Motion prevailed.

The House reconvened.

Shankland of Polk offered the following report of Joint Committee on Inauguration, and moved its adoption:

MR. SPEAKER—The Joint Committee on Inauguration of the Governor and Lieutenant Governor beg leave to submit the following report:

The inaugural ceremonies will be held in the House Chamber at 2 o'clock P. M. on Thursday, January 12, 1911.

James A. Smith, President pro tem. of the Senate, will preside.

The following program has been arranged for the afternoon:

Music by T. Fred Henry's Orchestra.

Calling to order by President pro tem. James A. Smith.

Invocation, Rev. J. W. Abel, Des Moines, Ia.

Selection by orchestra.

Selection, Iowa Ladies' Quartette—Grace Jones Jackson, Daisie Binkley, Genevieve Wheat Baal, Frederika Gerhardt Downing.

Cornet solo, T. Fred Henry.

Administration of oath of office to Lieutenant Governor Geo. W. Clarke and Governor B. F. Carroll, elect, by Chief Justice John C. Sherwin. Inaugural address.

Selection, Iowa Ladies' Quartette.

Music by orchestra.

We recommend that the North galleries of the House Chamber be opened to the public and that no tickets of admission be issued.

EVENING PROGRAM. PUBLIC RECEPTION.

The Capitol Building will be open between the hours of 8 P. M. and 11 o'clock P. M. on Thursday, January 12, 1911, and an informal reception will be held by the Governor, Lieutenant Governor, Speaker of the House and other State officers in the rooms of the Executive. Music will be furnished by T. Fred Henry and his band, for which the following program has been arranged:

EVENING CONCERT BY HENBY AND HIS ORCHESTRA.			
Grace Jones Jackson. Soprano Lela Beckman Bates. Harpist T. Fred Henry. Conductor March—Our Own Iowa. Henry Overture—Jubel . Weber Inflamatus from Stabat Mater. Rossini			
Grace Jones Jackson.			
Songs of our NationBendix Cornet solo—The Holy City (by request)Adams			
T. Fred Henry.			
Harp solo—Cavaleria Rusticana			
Lela Beckman Bates.			
Operatic Gems			
INTERMISSION.			
Charge of the Rough Riders			
Overture—RaymondAuber			
Airs of All NationsHollinson			
Songs of the DayLampe			
Finale—Corn Exposition March			

The Thirty-fourth General Assembly of the State of Iowa extends a cordial invitation to the people of the State to attend this reception.

Respectfully submitted,

JOHN B. SULLIVAN,
EDWIN H. HOYT,
SAMUEL W. NEAL,
ARTHUR C. SAVAGE,
JOHN L. WILSON,
NICHOLAS J. SCHRUP,
On Part of the Senate.
WILBERT S. FRALEY,
WILFRED P. DAWSON,
ANDRES C. RIPLEY,
FRANK S. SHANKLAND,
FRANCIS J. TAYLOR,
CHARLES ESCHER, JR.,
On Part of the House.

Motion prevailed and the report was adopted.

O'Connor of Chickasaw offered the following report and moved its adoption:

Your Committee on the Selection of Committee Clerks report that we have examined and recommend the selection of the following named applicants: Miss Emma Kizer, Miss Evah Thayer, F. J. McCullough.

(Signed)

WM. LARRABEE, JR.

W. L. HARDING,

F. A. O'CONNOR.

Motion prevailed and the report was adopted.

The following Committee Clerks 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 Iowa, and faithfully perform the duties of my office to the best of my ability, so help me God.

EMMA L. KIZER, F. J. McCullough. Evah L. Thayer.

On request of Jacobs of Calhoun, leave of absence was granted Johnson of Mitchell until Tuesday.

The following resignation was filed:

To the Chief Clerk—I hereby resign my position as telephone messenger, resignation to take effect at once.

D. W. PATTERSON.

On motion of Perkins of Delaware the House adjourned until Wednesday morning at 10 o'clock.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, JANUARY 11, 1911.

House met pursuant to adjournment, Speaker Stillman in the Chair.

Prayer was offered by Rev. George W. Swan of Blakesburg, Iowa.

Journal of Tuesday, January 10th, corrected and approved.

The following 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 Iowa, and that I will faithfully perform the duties of my office to the best of my ability, so help me God.

Andrew Ford,
J. C. Hodges,
Lyle Tapper,
Reuben Anderson.

MESSAGE FROM THE SENATE.

MR. SPEAKER—I am directed to inform your honorable body that the Senate has adopted the report of the Joint Committee on Inauguration.

GEO. A. WILSON.

Secretary.

On request of Bauman of Van Buren, leave of absence was granted Cousins of Butler until Tuesday.

On request of O'Connor of Chickasaw, leave of absence was granted Penn of Fremont and Kull of Howard until Tuesday.

On request of Larrabee of Fayette, leave of absence was granted Moore of Linn until Tuesday.

O'Connor of Chickasaw offered the following report on Committee Clerks, and moved its adoption:

MR. SPEAKER—Your Committee on the selection of Committee Clerks report that we have examined the following named applicants and rec-

ommend their appointment. Miss Della Wolf, Miss Margaret Murphy, Miss Helen Greenwald and Miss Emma Burke.

(Signed)

WM. LARBABEE, JR., W. L. HARDING, F. A. O'CONNOR.

Speer of Warren, House Member of the Joint Committee of Joint Convention, appointed to inform Hon. B. F. Carroll and Hon. George W. Clarke of their election, offered the following report, and moved its adoption:

MR. PRESIDENT AND MR. SPEAKER—As a committee appointed at the joint session to inform the Honorable B. F. Carroll and Honorable George W. Clarke of their election, respectively, to the offices of Governor and Lieutenant Governor, we beg leave to report that we have performed the duty assigned to us, and that each officer assured us that he was ready to enter upon the duties of his office.

ROBERT HUNTER,
On the Part of the Senate.
GEO. W. SPEER,
On the Part of the House.

Motion prevailed and report was adopted.

INTRODUCTION OF BILLS.

By Harding of Woodbury, House File No. 2, a bill for an act providing for a Special Primary to select a candidate to fill a vacancy in the office of Representative or Senator in the Congress of the United States.

Read first and second time, and placed on file.

By Stoddard of Buchanan, House File No. 3, a bill for an act to amend Section One (1) of Chapter One Hundred Forty-three (143) of the Acts of the Thirty-third General Assembly relating to sale of intoxicating liquors at retail.

Read first and second time, and placed on file.

By Hickenlooper of Monroe, House File No. 4, a bill for an act to require all persons, firms or corporations engaged in the business of making abstracts of title to real estate within the State of Iowa, to execute and file bonds with the County Auditor of each county of the State of Iowa, in which such persons, firms or corporations are engaged in such abstract business, and to provide a penalty for the violation of said act.

Read first and second time, and placed on file.

By O'Connor of Chickasaw, House File No. 5, a bill for an act amending the law as it appears in Sections Ten Hundred Eightyseven-a-Ten (1087-a-10), Ten Hundred Eighty-seven-a-Twenty-two (1087-a-22) and Ten Hundred Eighty-seven-a-Twenty-seven (1087-a-27) of the 1907 Supplement to the Code, and Sections Eleven Hundred and Fifty (1150), Eleven Hundred and Fifty-one (1151), and Eleven Hundred and Fifty-seven (1157) and Eleven Hundred and Sixty-two (1162) of the Code of 1907, and repealing Chapter One (1), Acts of the Special Session of the Thirty-second (32d) General Assembly, and enacting a substitute therefor relative to the nomination of candidates for the office of Senator in the Congress of the United States, and of the canvass of the vote for Senator in the Congress of the United States.

Read first and second time, and placed on file.

By Dabney of Davis, House Joint Resolution No. 1, a Joint Resolution ratifying the Sixteenth (16th) Amendment to the Constitution of the United States.

WHEREAS, Both Houses of the Sixty-first Congress of the United States of America, at its first session, by a constitutional majority of two-thirds thereof, made the following proposition to amend the Constitution of the United States of America in the following words, to-wit:

"A joint resolution proposing an amendment to the Constitution of the United States.

"Resolved, By the Senate and House of Representatives of the United States of America, in Congress assembled (two-thirds of each House concurring therein), that the following article is proposed as an amendment to the Constitution of the United States, which, when ratified by the Legislatures of three-fourths of the several states, shall be valid to all intents and purposes as a part of the Constitution, namely, Article XVI. The Congress shall have power to lay and collect taxes on incomes, from whatever source derived, without apportionment among the several states, and without regard to any census or enumeration." Therefore, be it

Resolved, By the Senate and House of Representatives of the State of Iowa, that the said proposed amendment to the Constitution of the United States of America be, and the same is hereby, ratified by the General Assembly of the State of Iowa; and further be it

Resolved, That certified copies of this Joint Resolution be forwarded by the Governor of this state to the Secretary of State at Washington and to presiding officers of each House of the National Congress.

Read first and second time, and placed on file.

Fulton of Jefferson offered the following resolution, asked unanimous consent for immediate consideration, and moved its adoption:

WHEREAS, Hon. Owen Bromley, a pioneer of Iowa, a soldier of the Civil War, and a member of the House in the Tenth General Assembly, died in Des Moines, Iowa, on August 9, 1907; therefore be it

Resolved, That a committee of three be appointed to prepare a memorial fittingly to commemorate his life and public service.

Motion prevailed and the resolution was adopted.

The Speaker named as such committee, Fulton of Jefferson, Shankland of Polk, Whitney of Woodbury.

Dixon of Sac offered the following resolution, asked unanimous consent for immediate consideration, and moved its adoption:

WHEREAS, Special committees have been appointed to hear and report upon the several contests brought against members of this House; therefore be it

Resolved, That the Speaker and Chief Clerk be, and hereby are, empowered and directed, upon request in writing by any such committee filed with the Chief Clerk, to issue subpoenas or orders compelling the attendance before any such committee of such persons as it may designate, for the purpose of examination as witnesses in the trial of any such contest.

Motion prevailed and the resolution was adopted.

Crist of Clarke offered the following resolution, asked unanimous consent for immediate consideration, and moved its adoption:

Resolved, That the Chief Clerk be, and he is, hereby instructed to procure appropriate badges for the Sergeant-at-Arms, Chief Doorkeeper, Assistant Doorkeepers, Pages and Clerks of the House.

Motion prevailed and the resolution was adopted.

Harding of Woodbury offered the following motion:

MR. SPEAKER—I move that a committee of three be appointed, with power to act, to arrange with the Board of Education to vacate the Speaker's room, which they now occupy.

Motion prevailed.

The Speaker named as such committee, Harding of Woodbury, Bascom of Dickinson, Kull of Howard.

The following Committee Clerks 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 Iowa, and that I will faithfully perform the duties of my office to the best of my ability, so help me God.

DELLA WOLF,
EMMA BURKE,
HELEN GREENWALD,
MARGARET MURPHY.

On request of Goodykoontz of Boone, leave of absence was granted George of Story until Thursday.

Dabney of Davis offered the following resolution:

Resolved, That Rule Number Six (6) of the rules governing this body be amended by inserting after the word "Speaker" in the second line thereof the words "except the Committee on Rules," and by adding the words, "the Committee on Rules shall consist of seven members and shall be elected by the House" after the word "House" in the last line of said rule.

Rule Number Six (6) governing this body, when amended, shall read as follows:

"All committees shall be apointed by the Speaker, except the Committee on Rules, unless otherwise specially directed by the House. The Committee on Rules shall consist of seven members and shall be elected by the House."

Laid over under Rule 34.

Shankland of Polk offered the following report of the Joint Committee for extra help and moved its adoption:

TO THE PRESIDENT OF THE SENATE AND SPEAKER OF THE HOUSE—Your committee, to whom was referred the employment of additional help for the Thirty-fourth General Assembly, beg leave to report that they have had subject under consideration, and the committee have instructed us to introduce a joint resolution covering their recommendations herewith submitted, with the recommendation that the same do pass.

Respectfully submitted,

(Signed) F.

F. W. BENNETT,

S. A. NEAL,

D. C. CHASE,

F. J. LUND,

FRANK S. SHANKLAND,

C. W. MILLER.

JOINT RESOLUTION.

Joint resolution relating to the selection of additional employes of the Thirty-fourth General Assembly fixing their compensation and defining their duties:

Be It Resolved by the General Assembly of the State of Iowa:

- Section 1. The Custodian is hereby authorized and directed to appoint the following named persons, I. F. Hodson, H. A. King, J. C. Smith, Fred Johnson, J. Q. Jordan, George Thomas, Edwin Conrad, B. I. Kinsey, Tony Thompson, D. A. Winchel, J. H. Hensal, H. H. Baldwin, to be designated as assistants to the Custodian, whose duties shall be designated by him, and whose salary shall be seventy dollars per month.
- SEC. 2. The Secretary of State is hereby authorized and directed to appoint J. E. Whipple and I. O. Pickett for service as clerks in the document department at a salary of seventy dollars per month.
- SEC. 3. The Secretary of State is hereby authorized and directed to appoint J. H. Stewart and J. E. Winder for service in the document room at a salary of seventy dollars per month.
- Sec. 4. The Secretary of the Executive Council is hereby authorized and directed to appoint L. L. Couse for service in the supply department at a salary of seventy dollars per month.
- SEC. 5. The Custodian is hereby authorized and directed to appoint three experienced elevator tenders at a salary of sixty dollars per month.
 - Sec. 6. J. R. White is hereby appointed mail carrier.
- Sec. 7. The Librarian is hereby authorized and directed to appoint a competent stenographer for service in the library at a salary of sixty dollars per month.
- Sec. 8. The Speaker of the House is hereby authorized and directed to appoint Harry Marshall and Milton Childs for service as pages in the House at a salary of forty-five dollars per month.
- Sec. 9. The President of the Senate and the Speaker of the House are each authorized to appoint a page for service as telephone messenger at a salary of forty-five dollars per month.
- Sec. 10. The Curator of the Historical Building is hereby authorized and directed to appoint Mrs. William Coalson for service as matron in the Historical Building at a salary of sixty dollars per month, two assistant janitors for service in the Historical Building at a salary of sixty dollars per month.
- Sec. 11. The Custodian is hereby authorized and directed to appoint C. H. Comley as assistant janitor in the cloak rooms at a salary of sixty dollars per month.
- Sec. 12. 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 to exceed two weeks after adjournment of the Thirty-fourth General Assembly.

Motion prevailed and the report was adopted.

On motion of Lounsberry of Marshall, the House adjourned until 10 o'clock A. M. Thursday.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, JANUARY 12, 1911.

House met pursuant to adjournment, Speaker Stillman in the Chair.

Prayer was offered by Rev. Orien W. Fifer of Des Moines, Iowa.

Journal of Wednesday, January 11th, corrected and approved.

O'Connor of Chickasaw offered the following report on Committee Clerks, and moved its adoption:

MR. SPEAKER—Your Committee on the Selection of Committee Clerks report that we have examined the following named applicants and recommend their selection; also, that all of said applicants be charged to the minority party under the resolution: Miss Theresa Clair, Miss Helena Lynch, Miss Jennie Gregg, Miss Mildred Johnson, Miss Elizabeth Nelson.

(Signed)

WM. LARRABEE, JR.,

W. L. HARDING,

F. A. O'CONNOR.

Motion prevailed and report was adopted.

Dabney of Davis called up his Resolution laid over under Rule 34, relative to amending Rule No. 6, and moved that it be made a special order for Tuesday at 10 A. M.

Cunningham of Buena Vista moved as a substitute that the Resolution be taken up at this time.

Motion prevailed and Substitute Motion adopted.

Goodykoontz of Boone moved that the Resolution lay on the table.

Roll call was demanded by Miller of Dubuque and Ellis of Jackson.

On the question, "Shall the Resolution lay on the table?"

The ayes were:

Bascom, Beebe, Bowman, Brady, Brown, Bybee, Campbell of Ida, Campbell of Webster, Collin, Cunningham, Dawson, Dewey, Dixon, Edmunds, Enger, Fraley, Fry, George, Goodykoontz, Grout,

Halgrims, Hickenlooper, Huff, Hunt, Huntley, Jacobs, Jacobson, Larrabee, Lounsberry, Lund, McCleery, Newell, Patterson, Ripley, Russell, Shane, Shankland, Sherman, Skinner, Smith of Adams, Van Camp, Whitney, Zeller—43.

The nays were:

Bauman, Boettger, Byerly, Dabney, Downey, Dunlap, Ellis, Fletcher, Gilbert, Greene, Hamilton, Harding, Harvey, Hayes, Hazen, Hutchins, Krebill, Kull, Leach, Lenocker, Linnan, McCullough, Miller of Bremer, Miller of Dubuque, Milton, O'Connor, Odendahl, Olson, Perkins, Pickford, Ritter, Robbins, Rowles, Sater, Smith of Decatur, Speer, Stephenson, Taylor, Townsend, White —40.

Absent or not voting:

Beans, Black, Brockway, Bruce, Cousins, Crist, Daniels, Escher, Felt, Finlayson, Fourt, Fulton, Griggs, Hogan, Johnson, Klay, Koontz, Kulp, Moore, Murtagh, Penn, Schee, Stipe, Stoddard, Mr. Speaker—25.

Motion prevailed and the Resolution was laid on the table.

On request of Enger of Winneshiek, leave of absence was granted Fourt of Allamakee until Tuesday.

On request of Huff of Hardin, leave of absence was granted Finlayson of Grundy until Tuesday.

On request of Boettger of Scott, leave of absence was granted Griggs of Scott until Tuesday.

On request of Miller of Bremer, leave of absence was granted Murtagh of Emmet until Tuesday.

On request of Harding of Woodbury, leave of absence was granted Stoddard of Buchanan until Tuesday.

On request of Larrabee of Fayette, leave of absence was granted Brockway of Louisa until Tuesday.

On request of Brady of Dallas, leave of absence was granted Felt of Clay until Tuesday.

On request of Goodykoontz of Boone, leave of absence was granted Fulton of Jefferson until Tuesday.

On request of Miller of Dubuque, leave of absence was granted Krebill of Lee until Tuesday.

On request of Townsend of Tama, leave of absence was granted Hayes of Montgomery until Tuesday.

The Speaker referred the following Bills:

House File No. 1, by Klay, to the Committee on Elections.

House File No. 2, by Harding, to the Committee on Elections.

House File No. 3, by Stoddard, to the Committee on Suppression of Intemperance.

House File No. 4, by Hickenlooper, to the Committee on Judiciary.

House File No. 5, by O'Connor, to the Committee on Elections.

Joint Resolution No. 1, by Dabney, to the Committee on Judiciary.

INTRODUCTION OF BILLS.

By Campbell of Ida, House File No. 6, a bill for an act to repeal Section Three Thousand Four Hundred Forty-seven-B (3447-B) of the Supplement to the Code, 1907, relative to the recovery of interest in real estate when spouse failed to join in conveyance, and to enact a substitute therefor.

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

By Robbins of Mills, House File No. 7, a bill for an act to amend the law as it appears in Section Four Hundred and Ten (410) of the Supplement to the Code, 1907, and to repeal Sections Four Hundred and Sixteen (416), Four Hundred and Seventeen (417), Four Hundred and Eighteen (418) and Four Hundred and Nineteen (419) of the Code, in reference to County Boards of Supervisors.

Read first and second time, and referred to Committee on Elections.

By Shankland of Polk, House File No. 8, a bill for an act relating to the compensation to be paid workmen injured or killed while engaged in certain dangerous or hazardous employment.

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

By Boettger of Scott, House File No. 9, a bill for an act to amend Section Five (5) of Chapter Sixty-one (61) of the Acts

of the Thirty-third General Assembly of Iowa, relating to pensions for disabled and retired firemen.

Read first and second time, and referred to Committee on Municipal Corporations.

By Lounsberry of Marshall, House File No. 10, a bill for an act to amend the law as it appears in Section Two Hundred Ninety-six (296) of the Supplement of the Code of 1907, relating to the fees collected and paid to the County by the Clerk of the District Court.

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

By Newell of Plymouth, House File No. 11, a bill for an act to amend Section One (1) of Chapter One Hundred Eighty-four (184), Laws of the Thirty-third General Assembly, relative to the limit of indebtedness of independent school corporations.

Read first and second time, and referred to Committee on Schools and Text Books.

By Whitney of Woodbury, House File No. 12, a bill for an act to provide for prosecuting criminal offenses to final judgment on information to be filed by the County Attorney, and without the intervention of the Grand Jury, in all cases in which the punishment exceeds a fine of one hundred dollars, or exceeds imprisonment for thirty days and to provide the procedure when so prosecuted on information.

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

By Shane of Wapello, House File No. 13, a bill for an act to enjoin and abate gambling houses, to declare the same to be nuisances, to enjoin the person or persons who maintain or conduct the same, and to assess a tax against the person or persons keeping or maintaining such nuisance and against the building and the owner thereof. Additional to Chapter Nine (9) of Title Twenty-four (24) of the Code, relating to offenses against chastity, morality and decency.

Read first and second time, and referred to Committee on Police Regulations.

By Dunlap of Clinton, House File No. 14, a bill for an act to repeal Section One Thousand Five Hundred Sixty-nine (1569) of

the Code, 1907, and to enact a substitute therefor, relating to passing of vehicles, including automobiles, on the public highway.

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

By Harding of Woodbury, House File No. 15, a bill for an act to create a Legislative Commission to examine the subject of taxation for State and local purposes, and the expediency of revising and amending the laws relating thereto and making an appropriation therefor.

Read first and second time, and referred to Committee on Ways and Means and Appropriations.

Stipe of Page offered the following Concurrent Resolution, asked unanimous consent for immediate consideration, and moved its adoption:

CONCURRENT RESOLUTION.

WHEREAS, The great majority of the people of the State of Iowa want the World's Panama Exposition held in New Orleans, for several reasons:

First. Because of New Orleans' convenience to them. The average time required for the people of Iowa to reach the city of New Orleans is thirty-six hours, while the time for Iowa people to reach San Francisco is four days; the average distance from Iowa to New Orleans is 1,045 miles, while from Iowa to San Francisco it is 1,892 miles; the average railroad fare from Iowa to New Orleans is \$24.85, while the average fare to San Francisco from Iowa is \$52.85.

Second. Because an exposition in New Orleans will be of great value to the entire Mississippi Valley by directing attention to the necesity of developing our inland waterways, so as to bring to shipside, at the lowest possible rates, the products of this great valley. This will be of inestimable value to the Lakes-to-the-Gulf Deep Waterways movement. Instead of aiding the Mississippi Valley and its projects, an exposition in San Francisco will draw people and capital therefrom to the Coast.

Third. Because an exposition in New Orleans, the natural gateway for trade with Latin America, will operate to greatly improve our commercial relations with the twenty republics to the south of us. Their total foreign trade for 1909 was \$2,127,301,000. Of this our exports were only \$220,276,000, or about 10 per cent. The other 90 per cent went to England, Germany and other foreign countries. That trade belongs to us, and a very large percentage of it to the Mississipi Valley. An exposition in New Orleans, 2,000 miles closer to all of Latin America than San Francisco, will do far more to secure that trade than will a Pacific Coast fair.

Fourth. Because 75 per cent of the people of this country can go to an exposition in New Orleans, spend four to seven days, and get back home

in less time than would be required for the round trip to San Francisco, and at one-fourth the expense. In other words, because an exposition in New Orleans would be of and for the people, and one in San Francisco would be a "rich man's show." Therefore, be it

Resolved, by the House of Representatives, the Senate concurring, That we endorse the city of New Orleans as the logical point, and ask our United States Senators and Representatives in Congress to vote for the location of the World's Panama Exposition in the city of New Orleans, Louisiana.

Miller of Bremer moved to amend by striking out the words, "New Orleans, La.," wherever it may occur therein, and inserting in lieu thereof the words, "San Francisco, Cal."

Zeller of Madison moved that action on resolution and amendment be postponed to Thursday of next week.

Motion to postpone lost.

Motion prevailed and resolution was adopted.

Campbell of Webster offered the following Resolution, asked unanimous consent for immediate consideration, and moved its adoption:

WHEREAS, The Honorable J. P. Dolliver, of Webster County, United States. Senator for Iowa, passed away at his home in Fort Dodge on the 15th day of October, 1910; therefore, be it

Resolved, That a committee of three be appointed to present resolutions commemorating his life and services to this state and nation.

Motion prevailed and Resolution was adopted.

The Speaker named as such committee, Campbell of Webster, Perkins of Delaware and Huff of Hardin.

Shane of Wapello offered the following Resolution, asked unanimous consent for immediate consideration and moved its adoption.

WHEREAS, Capt. J. G. Hutchinson, an honored member of the House in the Eighteenth General Assembly, died at his home in Ottumwa, Iowa, on the 9th day of April, 1910; therefore, be it

Resolved, That a committee of three be appointed to present suitable resolutions commemorating his life and service to the state and nation.

Motion prevailed and the Resolution was adopted.

Speaker named as such committee, Shane of Wapello, Patterson of Keokuk, Bauman of Van Buren.

The following Committee Clerks 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 Iowa, and that I will faithfully perform the duties of my office to the best of my ability, so help me God.

TRESS M. CLAIR, JENNIE R. GREGG, ELIZABETH NELSON, MILDRED JOHNSON.

L. L. Smith took and signed the following oath as Assistant Doorkeeper:

I do solemnly swear that I will support the Constitution of the United States and the State of Iowa, and that I will faithfully perform the duties of my office to the best of my ability, so help me God.

L. L. SMITH.

On motion of Dewey of Guthrie, the House adjourned until 1:45 P. M.

AFTERNOON SESSION.

House met pursuant to adjournment, Speaker Stillman in the Chair.

MESSAGE FROM THE SENATE.

MR. SPEAKER—I am directed to inform your honorable body that the Senate has adopted the report of the Joint Committee and passed the following Joint Resolution, in which the concurrence of the House is asked:

JOINT RESOLUTION NO. 2.

Relating to the selection of additional employes of the Thirty-fourth General Assembly, fixing their compensation and defining their duties.

GEO. A. WILSON,

Secretary.

SENATE MESSAGES CONSIDERED.

SENATE JOINT RESOLUTION.

Joint Resolution relating to the selection of additional employes of the Thirty-fourth General Assembly fixing their compensation and defining their duties:

Be It Resolved by the General Assembly of the State of Iowa:

Section 1. The Custodian is hereby authorized and directed to appoint the following named persons, I. F. Hodson, H. A. King, J. C. Smith, Fred Johnson, J. Q. Jordan, George Thomas, Edwin Conrad, B. I. Kinsey, Tony Thompson, D. A. Winchel, J. J. Hensal, H. H. Baldwin, to be designated as assistants to the Custodian, whose duties shall be designated by him, and whose salary shall be seventy dollars per month.

- Sec. 2. The Secretary of State is hereby authorized and directed to appoint J. M. Whipple and I. O. Pickett for service as clerks in the document department at a salary of seventy dollars per month.
- Sec. 3. The Secretary of State is hereby authorized and directed to apoint J. H. Stewart and J. E. Winder for service in the document room at a salary of seventy dollars per month.
- SEC. 4. The Secretary of the Executive Council is hereby authorized and directed to appoint L. L. Couse for service in the supply department at a salary of seventy dollars per month.
- Sec. 5. The Custodian is hereby authorized and directed to appoint three experienced elevator tenders at a salary of sixty dollars per month.
 - SEC. 6. J. R. White is hereby appointed mail carrier.
- Sec. 7. The Librarian is hereby authorized and directed to appoint a competent stenographer for service in the library at a salary of sixty dollars per month.
- Sec. 8. The Speaker of the House is hereby authorized and directed to appoint Harry Marshall and Milton Childs for service as pages in the House at a salary of forty-five dollars per month.
- SEC. 9. The President of the Senate and the Speaker of the House are each authorized to appoint a page for service as telephone messenger at a salary of forty-five dollars per month.
- Sec. 10. The Curator of the Historical Building is hereby authorized and directed to appoint Mrs. William Coalson for service as matron in the Historical Building at a salary of sixty dollars per month, two assistant janitors for service in the Historical Building at a salary of sixty dollars per month.
- Sec. 11. The Custodian is hereby authorized and directed to appoint C. H. Comley as assistant janitor in the cloak rooms at a salary of sixty dollars per month.
- Sec. 12. 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 to exceed two weeks after adjournment of the Thirty-fourth General Assembly.

Read first and second time.

Shankland of Polk moved that the rules be suspended and that the Resolution be passed to its third reading at this time.

Motion prevailed.

Shankland of Polk offered the following Amendment:

MR. SPEAKER—I move that the joint resolution on extra employment be amended by striking out the word "sixty" in line two of Section 5 of the resolution and inserting the word "seventy" in lieu thereof; and

by striking out the word "sixty" in line four of Section 10 of the said resolution and inserting the word "seventy" in lieu thereof, and by adding the name of C. Moore in Section 1 thereof.

Motion prevailed and the Amendment was adopted.

Shankland of Polk moved that the rules be suspended, that Senate Joint Resolution No. 2 be read a third time now and placed upon its passage, which motion prevailed unanimously, and the Joint Resolution was read a third time.

On the question, "Shall the Joint Resolution be adopted?"

The ayes were:

Bascom, Bauman, Beans, Beebe, Bowman, Brady, Bybee, Byerly, Campbell of Ida, Campbell of Webster, Collin, Crist, Cunningham, Dabney, Daniels, Dewey, Dixon, Downey, Dunlap, Edmunds, Ellis, Enger, Escher, Fletcher, Fry, George, Gilbert, Goodykoontz, Grout, Halgrims, Harding, Hazen, Hickenlooper, Huff, Hunt, Huntley, Hutchins, Jacobs, Jacobson, Krebill, Kulp, Larrabee, Leach, Lenocker, Lounsberry, Lund, Miller of Bremer, Miller of Dubuque, Milton, Newell, Odendahl, Olson, Patterson, Perkins, Pickford, Robbins, Rowles, Russell, Sater, Schee, Shankland, Sherman, Skinner, Smith of Adams, Smith of Decatur, Speer, Stipe, Stoddard, Townsend, Van Camp, White, Whitney, Mr. Speaker—73.

The nays were:

None.

Absent or not voting:

Black, Boettger, Brockway, Brown, Bruce, Cousins, Dawson, Felt, Finlayson, Fourt, Fraley, Fulton, Greene, Griggs, Hamilton, Harvey, Hayes, Hogan, Johnson, Klay, Koontz, Kull. Linnan, McCleery, McCullough, Moore, Murtagh, O'Connor, Penn, Ripley, Ritter, Shane, Stephenson, Taylor, Zeller—35.

So Joint Resolution, having received a constitutional majority, was declared to have passed the House.

Patterson of Keokuk offered the following Resolution, asked unanimous consent for immediate consideration, and moved its adoption:

WHEREAS, The Hon. Jack Morrison, of Hedrick, Keokuk County, Iowa, a former and honored member of this House, has recently departed this life at his home in Hedrick, Iowa; therefore, be it

Resolved, That a committee of three be appointed to present suitable resolution commemorating his life and public service to this state.

Motion prevailed and Resolution was adopted.

The Speaker appointed as such committee, Patterson of Keokuk, Shane of Wapello, Beans of Mahaska.

The Chief Clerk appointed as his page, William Weibley, who took and signed the following oath:

I do solemnly swear that I will support the Constitution of the United States and the State of Iowa, and that I will faithfully perform the duties of my office to the best of my ability, so help me God.

WILLIAM WEIBLEY.

Van Camp of Adair moved that a committee of three be appointed by the Speaker to notify the Senate that the House is ready to receive it.

Motion prevailed and the Speaker appointed as such committee, Van Camp of Adair, Jacobson of Audubon and White of Benton.

The Sergeant-at-Arms announced the arrival of Governor-elect Carroll, Lieutenant Governor-elect Clarke and the honored body of the Senate.

The Speaker directed that the Governor and Lieutenant Governor be escorted to the Speaker's desk and the Senate take seats on the west side of the Hall of the House.

JOINT CONVENTION.

In accordance with law and Concurrent Resolution, the joint convention was called to order by the Hon. James A. Smith, President pro tem. of the Senate, at 2 o'clock P. M.

On roll call the following members responded:

Adams, Allen of Pocahontas, Allen of Jefferson, Ames, Balkema, Bascom, Bauman, Beans, Beebe, Bennett, Black, Boettger, Bowman, Brady, Brown of Decatur, Brown of Wright, Bruce, Bybee, Byerly, Campbell of Ida, Campbell of Webster, Chase, Collin, Cousins. Crist. Crow, Cunningham, Dabney. Daniels, Dewey, DeWolf, Dixon, Downey, Dunlap, sow. Fry, Ellis. Enger. Escher. Fletcher, Francis, George, Gilbert, Gillilland, Goodykoontz, Greene, Griggs, Grout, Halgrims, Hammill, Harding, Harvey, Hayes, Hazen, Hickenlooper, Hogan, Hoyt, Huff, Hunt, Hunter, Huntley, Hutchins, Jacobs, Jacobson, Jewell, Krebill, Kulp, Larrabee of Webster, Larrabee of Fayette, Leach, Legel, Lenocker, Linnan, Lounsberry, Lund, McCleery, McCulloch of Wayne, Malmberg, Mattes, Miller of Bremer, Miller of Dubuque, Milton, Neal, Newell, O'Connor, Odendahl, Olson, Parshall, Patterson, Perkins, Pickford, Proudfoot, Quigley, Ream, Ripley, Ritter, Robbins, Rowles, Russell, Sammis, Sater, Schee, Schrup, Shane, Shankland, Sherman, Skinner, Smith of Adams, Smith of Decatur, Smith of Mitchell, Smith of Shelby, Spaulding, Speer, Stephenson, Stipe, Sullivan, Taylor of Union, Townsend, Van Camp, Van Law, White of Iowa, Whitney, Wilson, Zeller, Mr. Speaker.—127.

The following members were absent:

Balluff, Brockway, Chapman, Chase, Clarkson, Cowles, Dunnegan, Felt, Finlayson, Fitchpatrick, Fourt, Fraley, Fulton, Gates, Hamilton, Johnson, Klay, Koontz, Kull, McColl, McCullough of Dubuque, McManus, Moore, Murtagh, Penn, Saunders, Savage, Stoddard, Stuckslager, Taylor of Appanoose, Webber, White of Benton.—31.

President Smith declared a quorum of the members present in the Joint Convention.

The following program was carried out:

Music by T. Fred Henry's orchestra.

Calling to order by President pro tem. James A. Smtih.

Invocation, Rev. J. W. Abel, Des Moines, Iowa.

Selection by orchestra.

Selection by Iowa Ladies' Quartette, Grace Jones Jackson, Daisy Binkley, Genevieve Wheat Baal, Frederika Gerhardt Downing.

Cornet solo, T. Fred Henry.

Administration of oath of office to Lieutenant Governor George W. Clarke and Governor B. F. Carroll, elect, by Chief Justice John C. Sherwin.

Inaugural address.

GOVERNOR B. F. CARROLL'S INAUGURAL ADDRESS.

Members of the Thirty-fourth session of the General Assembly, January, 1911:

In assuming, for a second time, the duties of Chief Executive of our State, I want to acknowledge with gratefulness the continued confidence that has been reposed in me and the honor that has again been conferred.

In the two years lying before us I shall put forth every possible effort to so conduct the affairs of the state as to merit the consideration that has been so generously extended by the suffrage of our people.

A few days ago I transmitted to you a message in which I discussed at length many subjects pertaining to the affairs of the state and made a number of suggestions as to matters of legislation. In this address I shall deal more particularly with the growth and development of the state and with those questions which relate to the doings and actions of the people as a whole, rather than to their officials and to the General Assembly.

FIFTY YEARS OF DEVELOPMENT.

I have witnessed fifty years of development of our splendid Commonwealth. It is true that during the first years of the fifty I was not of that age to give particular attention to the growth of the state, but my field of observations grew with my years until recently it has been my privilege to see and study it from every side and from every corner.

In the half century that has passed I have seen much of the cultivated portion of the state emerge from the prairie grass and from the forests and have seen its methods and customs arise from the most crude and primitive to the most advanced and enlightened. From the little old diamond plow, the mowing scythe and the cradle, the pepperbox threshing machine, the ox cart and the linch pin wagon, we have come along to the use of the two row cultivator, the self binder, the threshing machine that cuts the bands, feeds itself and stacks the straw, and to the automobile as a means of conveyance. We have converted the sod house of Northwest Iowa and the log hut with its stick chimney and puncheon floor of the wooded sections, into the splendid and magnificent city and country homes of all parts of the state. We have elevated labor and broadened the field of activity for the business man. We have dignified and ennobled every profession known to our state and, above all, we have established a splendid and noble citizenship not excelled anywhere. All of this has come about in little more than a generation, and to my mind the possibilities of the future are as promising as the fulfillment of the past has been marvelous. The credit for all of this and the prospect for the future we owe, in a large measure, to that generation of sturdy men and women who came into our state during the first half of the last century and who were the real pioneers of that day and age.

Well do I remember the stories of early life in southeast Iowa as told by those settlers and with what anxiety and earnestness those commonplace people struggled with the hardships and privations of pioneer days. That which was the experience of southeastern Iowa was later the experience of the northwest and of almost all parts of the state. My memory reaches back to the closing days of that period when we had no means of reaching the outside world except by team and wagon and when we were almost an Empire shut up within ourselves. When the wheat and corn upon which the family subsisted were ground into flour or meal with the little water mills standing along the local streams, and when the clothing that covered the family was clipped as wool from the back of the sheep, carded by hand, spun into yarn by the women of the family, woven into cloth and made into clothing by the same hands. When the shoes which protected the feet from the cold of those severe winters were

made upon the cobbler's bench, during the evening hours, by the father or the large brothers of the family. Not a small part of the meat upon which the family subsisted consisted of small game, turkeys and deer, killed in the fields and forests.

Those pioneers were men and women of courage and determination and they were preparing this fertile Empire, which we call Iowa, for a great and glorious Commonwealth and whether they hailed from the timbered sections of the south and east or from the bleak prairies of the north and west they were building and planning for the future, and who is there now to rise up and and say that the work of that generation was not wisely and grandly done?

SIXTY-FOUR YEARS A STATE.

We are now in the sixty-fifth year of our statehood. During that time nineteen different individuals have occupied the position with which you have honored me for a second time. Eighteen of these men came from states other than Iowa. New England has furnished us six executives, viz.: Grimes, from New Hampshire; Merrill, from Maine; Briggs and Shaw, from Vermont; Hempstead and Larrabee, from Connecticut. Maryland gave us Kirkwood; Illinois, Drake; Ohio, Lowe and Garst; Pennsylvania, Carpenter, Newbold and Cummins, while New York was the birthplace of Stone, Gear, Sherman, Boies and Jackson. These men have done much to bring our state up to the high standing which it now enjoys in the sisterhood of states.

Some of them came to Iowa when it was yet a territory and assisted in laying the foundation upon which the Government of the Commonwealth is builded. They were members of the early assemblies and of the constitutional conventions. At that time the population and wealth of the state was largely confined to the eastern portion, but its settled territory extended quite rapidly. Our progress has been almost constant and our development very marked. Lands which cost the Federal Government from three to eight cents per acre are now worth as much as \$200 per acre. We have grown in population from about 96,000 in 1846 to nearly 2,225,000 in 1910. We have converted our forests and prairies, almost 55,000 square miles in area, into as many square miles of cultivated and productive land. We furnished nearly 70,000 Civil War soldiers and our full quota of Mexican and Spanish-American War volunteers. have increased the production of our greatest staple, corn, from 1,400,000 bushels in 1846 to nearly 355,000,000 bushels in 1910. We have established in the state 1,656 banks and banking institutions with deposits approaching \$400,000,000. Our insurance interests are scarcely second to those of any of the older states. We have builded and are operating more than 10,000 miles of railroad. The value of our crops for the last year exceeded \$362,000,000. While the total value of farm products, including live stock, exceeds, \$800,000,000. We have given to the nation the greatest agricultural state in the union.

LOSS IN POPULATION.

We have been hearing a great deal about the loss of population. What signifies the loss of 7,000 people out of a total number of two and one quarter millions? It takes three decimal places to find the figure representing the per cent of decrease.

Accepting the figures showing the population as being correct, and yet there is a perfectly rational explanation for the decrease which does not in any manner reflect upon the state or its material interests. Let me say in this connection that the national census of 1900 shows the population of the state to have been 2,231,858, while the state census of 1905 shows only 2,210,050, or a loss of 21,808. The census of 1910 places the figures representing the total population at 2,224,771, which shows a gain of 14,721 during the last five years. During the ten year period, however, there is shown to be a loss of 7,082. The number of farms in the state as shown by the 1900 census was 228,622 and by the recent census 216,807, or a decrease of 11,815. It certainly cannot be said that any land has actually ben lost to the state, but it must mean that more than 11,800 farms have been consolidated with other farms and it is reasonable to assume that the families previously occupying the farms thus lost, being farmers' families, have, in general, sought homes elsewhere than in Iowa.

The average number of people to each farm, as shown by the census of 1900, was a little more than five and one-half, which, applied to the decrease in the number of farms, would mean a loss of more than 65,000 of the farming population of the state. There are many things which may have had to do with this change in population, but to my mind by far the most potent influence has been the very rapid advance in the high priced farms and go elsewhere to buy cheaper lands. Then, too, there is little doubt but that the young man just starting for himself and the man of small means have taken their families and gone where a quarter or a half section of land could be bought for less than an eighty acre tract can be bought for here in Iowa.

The same census enumeration which credits us with a decrease in population has done us the kindness to furnish other figures that present a very different picture and tell a very different story. For example, the recent census shows that the value of Iowa farm lands from 1900 to 1910 increased in round numbers from \$1,256,000,000 to \$2,800,000,000, or about 123 per cent. The value of buildings alone increased nearly 89 per cent. The value of farm implements and machinery increased nearly 65 per cent. The expenditures for labor increased from \$16,376,000 to \$24,732,000, or 51 per cent. Can any one study these figures and those that I have heretofore quoted and conclude that there is anything seriously the matter with Iowa?

LOSS IN SCHOOL POPULATION.

I do not feel so deeply concerned about the loss of a few thousand people from our general population as I do about the loss in school population. From 1900 to 1910, as shown by the annual school enumeration, the school population of the state decreased from 731,154 to 677,204, showing

a loss of 54,150 persons of school age in ten years, being almost seven and one-half per cent decrease. This would indicate that in the main our loss in population consists of the younger men and women who are the parents of children less than twenty-one years of age. The result is that the attendance in our public schools, especially in the country schools, has been constantly decreasing.

In 1908 there were 1,752 schools in the state with an enrollment of ten pupils or less, while the report for 1910 shows 2,071 such schools. If this rate of decrease in attendance keeps up for a few years what is to become of the country school? We are confronted with no more serious problem than that of the rural schools. Some people have attributed our loss in population to our country schools and their methods. It would seem to me a much more reasonable criticism to attribute the condition of the country schools to the loss in population. Restore the old time number of pupils to the rural school districts and the solution to the school questin will be greatly simplified.

During the last ten years the average size of the farms in Iowa have increased from 151.2 acres to 156.3 acres, or about 3.4 per cent, while the per cent. During the same period the decrease in school population has decrease in general population has been only about three-tenths of one been almost seven and one-half per cent. As previously shown much of the loss in school population is confined to the country districts, which indicates, not only a movement from the state, but from the country toward the cities and towns. This is a condition not peculiar to Iowa alone, but has been the experience of other of the older and more densely populated states, some of whose farms have been practically abandoned.

KEEP THE BOY ON THE IOWA FARM.

The slogan "Keep the boy on the farm" should be changed to "Keep the boy on the Iowa farm." It is likewise important that we encourage the girls to remain on the farms. Proper credit has never been given to the girls and women for the part they have taken in the development of the state. The women of Iowa have met every requirement that could be expected of wives, mothers and daughters. Every inducement should be held out both to the girl and to the boy who show a disposition to interest themselves in those things pertaining to country life to get them to stay upon the farm. It is not, however, every farmer's boy who would make a good farmer nor every girl who would make a good farmer's wife any more than it is every merchant's son who would make a good merchant or every lawyer's son who would make a good attorney. It used to be thought that if a boy did not show an aptitude for anything else he would make a good farmer, but the day of such way of thinking has passed. It requires brains and energy to make a good farmer, just as it does to succeed at any other line of business. The boy who can succeed at farming will find no more honorable or profitable occupation.

How can we encourage people to remain upon the farm? By making farm life more attractive. The farm home should be the equal in all respects to the town or city home and with the independent systems of light, heat and water it is possible to so equip the country home as to make it the equal of any other.

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I have been delighted, as I have gone about the state, to see the marked development along the lines above suggested. The figures previously quoted showing an increase of nearly 89 per cent in the value of buildings in ten years means that we are building better farm as well as town structures.

The improvement of our highways so as to bring the country home into closer relation to city and town life would, in my opinion, prove a potent factor in lessening the tendency to abandon the country. In this too we are making progress.

We have reached the period in our country's development when farm life means more than the raising of horses, cattle and hogs. It means all that and it also means the development of the highest type of American manhood and womanhood. Nowhere in all the realm of professional or business life do we find more successful men and women than those who came from the farm. The atmosphere surrounding the country home means the development of strong minds and bodies. What is it, then, that causes a constant stream of young people, as well as those of older years, to leave the farm and seek employment in the cities and towns? While there may be many answers to the question, it seems to me that there are a few very potent and obvious reasons, among them being better wages obtainable, the shorter hours of labor, employment usually throughout the year, better social advantages and the fact that the high price of lands makes it difficult for the man of small means to equip himself with land, machinery, etc., necessary to engage in farming upon his own account.

This again furnishes a reason why our state has lost in population. The young man seeking employment other than farming, failing to find it in this state, goes elsewhere where manufacturing is engaged in more extensively, or where the kind of employment he desires may be found. This loss can only be overcome by the establishment of such industries as will keep our young men in our midst.

To check the drift of people from the country to the cities and towns, will, in my judgment, require a revival of social life in our rural communities. Many of the old time social features of the country have disappeared and a sufficient substitute therefor has not been found. The natural result is for the people to seek places of entertainment and amusement in the nearby city or town, and eventually these things draw them away from the country.

OTHER REASONS.

It seems to me that I have suggested some, at least, of the more apparent reasons for the loss of much of the population that annually leaves our state and is not wholly offset by people coming from elsewhere, as well as having touched upon the real causes of the drift from the country to the cities and towns. There are, not doubt, many other reasons for changes in population such as a desire for different climate, opportunities for speculation in lines of business not common to our state, a desire to engage in fruit and other farming such as is done in the irrigated

sections as well as because of the natural tendency toward changing about from place to place. Some one has quite aptly suggesten that there are three classes of people required in the development of every new country. First comes the pioneer, who often does little more than to blaze the way and moves on. A second class comes in and takes his place and brings the country up to a fair stage of development; and then gives way to the third class, who become the permanent occupants of the country. It is the first and second classes, or the pioneer and the near pioneer, that we have been losing. It is only the natural order of things and it means that we have reached this third or highest stage of development.

I shall not say that there is no merit in the suggestion that our political strife has had an unwholesome effect upon the state. these things may not have driven any one from among us. I do not apprehend that they have in any way encouraged people to locate here. No business man ever seeks a battle ground, either bloody or bloodless, upon which to make an investment, at least not until the battle is ended, and certain it is, that capital is not going to flow readily to a state where uncertainties exist as to the conditions under which it may be invested and handled. Neither do I believe it to be any encouragement to our business interests to have our state better known away from home by reason of its political and factional feuds than for its broad acres and immense crops. The terms "progressive" and "standpats" as used in this state to represent discordant elements, have never induced one man or one woman to locate in the state. There is evidence upon every hand and from almost every county that these bitter factional alignments have had their influence upon local business conditions of the various communities. Men have been known for these reasons to change their places of banking, of purchasing goods and of transacting busines in general. Even the harmonious and united efforts of business men's organizations have been interferred with because of intense factional feeling. The man who suggested that these things have had a bearing upon the population of the state had much ground upon which to base his conclusion.

Nothing better could come to our state than that there should be an end of these matters. Give the business interests of the state precedence over the ambitions of men and let the people join in a united effort to promote the material welfare of the Commonwealth.

I do not wish to be misunderstood. Where we need new laws, and we do need some, let us have them, and let us have a charce to test their efficiency by requiring that they be observed. No wiser suggestion has been made recently than the suggestion by President Taft, that we halt in our efforts to legislate long enough to secure compliance with laws already enacted so that we may know just what additional legislation is needed. Constant agitation means constant disturbance of business conditions. I sometimes fear that we have been spending too much time inculcating in the minds of the people a feeling of distrust of all public officials and a further idea that nothing can be accomplished except by legislation, state or national. That man is a benefactor who can catch the ear of the people long enough to call their attention to the many things which they can do for themselves.

ADVERTISE AND EDUCATE.

Much has been said recently about advertising the possibilities of our state. I doubt not that much good could be accomplished by judiciously publishing to the country at large the advantages and possibilities of our Commonwealth. While I believe in advertising, I believe also in a thorough system of education, here among our own people. I do not speak these words in any spirit of criticism, because we have been making such marked progress in recent years that in the face of the most severe criticism that one would be warranted in making he feels more like stopping to commend than to find fault, and yet with all this we do not fully realize the possibilities of our state. Our own people do not yet appreciate the almost unlimited resources of our soil when properly handled. We are still tending in the wrong direction, in this, at least, that our farms are increasing in size. Many men make money off of large farms, and there can be no criticism of that, but what we need to learn is more intensified farming. Produce more upon fewer acres. Our farms are capable of furnishing profitable returns for many more people than now occupy them if we will only farm closer. Ground which now yields thirty to forty bushels of corn per acre should be made to yield double that amount. This is no reckless statement and it needs only the application of proper efforts in order to demonstrate the fact. Upon a test, lands in our state have been made to yield more than one hundred and fifty bushels of corn to the acre, which is almost four times the highest average yield for any one year. Wheat has turned out in some instances more than fifty bushels to the acre during the last year and oats has gone from eighty to ninety bushels. These things are the best advertisements that our state could have when they are generally understood. If the average yield of corn could be brought up to fifty bushels per acre, it would be a gain of about twenty-five per cent over last year's crop, or a gain in value of more than \$32,000,000.

We need to have better attention given to reclaiming lands lying along our streams and which, when brought into cultivation, constitute the most productive soil to be found anywhere in the state. This can be done, and in some parts of the state, is being done by straightening the streams and tiling out the ground. The most valuable small farms to be found in the state are the farms that have been thus reclaimed. What was formerly known as the "Duck pond" country of northwest Iowa is fast becoming the most fertile and productive part of the state, through the means of drainage. From the best figures obtainable, it would seem we have already expended more than \$105,000,000 for drainage purposes throughout the state. We have laid approximately 40,000,000 rods, or about 124,000 miles of tile, enough to encircle the globe almost five times. Most of this has been laid since the enactment of our present drainage laws. It is estimated that it will be necessary to expend about \$150,000,000 more to complete the work of drainage in the state. This will mean, when done, that from six to seven dollars per acre for every acre of land in Iowa has been spent for drainage purposes. The increase yield in crops of a very few years will many times compensate for this expenditure of money. This large increase in the productive capacity of the farms needs to be supplemented by like extension of other interests.

No greater need is felt than the necessity of the establishment of more manufacturies within our midst. Already we have a great many manufacturing industries of a very high character, but there is room and much need for many more. The cement interests of our state are of immense importance and promise great success. We have the largest brick and tile factories in the world and these are supplemented by many smaller ones located in various parts of the state. Our gypsum interests are growing in importance. We have one sugar plant that turns out about one-fifteenth of the amount of sugar used in the state. And the managers of the factory inform me that they would have no difficulty in securing beets enough in the territory where the plant is located to supply three or four such factories. Why might not we be poducing not only the remainder of what we consume, but be supplying other places where the growing of sugar beets is not a success? Here is a splendid opportunity for investment of capital. We are extensively engaged in manufacturing machinery used in dairying and in a more limited way in general agricultural pursuits, but there are many lines along which we are far behind states no better located or favored for such things than we are here in Iowa.

Many millions of dollars have gone from us in the last few years to buy automobiles. Why not recognize the fact that the automobile has come to stay and proceed to manufacture them at home more extensively than we are doing at present. We have been helping to make the cities of other states rich by buying their products as well as by furnishing them men and means for carrying on their business.

The use of silos has become so general that there can be no longer any question but that they are to be a permanent thing with us and there is no reason why the silo as well as the machines for preparing ensilage should not be manufactured here in Iowa. All that is needed along these lines is to get the attention of our people directed toward these various interests. We will then have enlarged our demand for labor and for the use of capital, both of which have been going elsewhere to find employment. I believe that our people are beginning to realize the importance of these matters as they have not done heretofore and that we are upon the eve of larger developments along these lines.

LITEBARY.

One of the real sources of pride to every citizen of our Commonwealth who stands for higher and better things in the affairs of the state is the fact that while our population is made up of the representatives of almost every nation of the globe, our census of 1905 shows that $98\frac{1}{2}$ per cent of all of the people over five years of age living within the borders of our state can read and write, and of those who have passed school age only one per cent but what can read and write. No where in all of the states of the union is there to be found a more intelligent, thrifty and prosperous people. We are blessed with a large number of small cities,

but are not burdened with any over grown places where the undesirable element accumulates. With the apparently equal advantages that obtain as to the various parts of the state and the well balanced population. we may reasonably expect the interests of the entire Commonwealth to move along in about the same manner. Let the possibilities and opportunities of our state be fully realized and known and the question of population will take care of itself. We have not the cheap lands that other states have to offer. People have been passing by us and going where lands were much lower, but when quality and opportunity are taken into consideration there is no place that offers anything better than Iowa. It takes more money to handle a proposition here than in some of the newer sections of the country, but there is nothing safer and more certain of satisfactory returns than here in our own state. our greatest number of people between 1900 and 1905, when or land values were advancing most rapidly. We will gain back what we then lost and add many more when the relative values of lands are better understood, and when our owners of small farms learn that it pays better to farm Iowa lands closer and better than it does to sell here and go elsewhere for the purpose of getting a larger number of acres of less productive soil.

We need to continue to educate our people in matters of agriculture, the care and cultivation of the soil, the selection of seed, the rotation of crops and the value of animal husbandry. These are our great and natural sources of wealth. I think it will be admitted that we have been making very marked improvements along all the lines I have mentioned, but the work should be continued. I think, however, that some, especially those who have so strongly urged the teaching of agriculture in the rural schools, overlooked the fact that a great school of instruction is carried on throughout the state from one year's end until the next. Thousands of agricultural papers and journals of a high order are sent into the farmers' homes every week, and through them are constantly presented the most advanced and up to date methods and ideas. In addition to this there were eighty-four counties that held short courses and farmers' institute sessions last year. The state also contributed during the same period to the holding of ninety-five county fairs or agricultural societies. Then, too, the farmers themselves are working out many of the problems of successful farm life. Along with the questions of agriculture should come renewed interest in horticulture. Large sums of money were made off of the fruit crop of 1909 and very much more could have been realized if our people had been educated in the matter of caring for, preparing and marketing and in disposing of their crop. We are lacking in this respect much more than in matters of agriculture. Why should we not apply the same methods here to protect our fruit crop that are resorted to elsewhere. We have this year, in Fremont county, an example of the value of smudging. Mr. C. E. Mincer of Hamburg had an apple crop of more than 8,000 bushels, which, according to his own judgment and that of other capable horticulturalists, he saved by smudging, the cost of which was about seven cents per bushel. You who know the market price of apples can readily determine the profit which he realized.

We need also to continue to educate our people in the matter of stock raising and especially in dairying. The one and one-half milion of milch cows which we now have should be increased to three or four millions and much greater care should be exercised in the selection of dairy cows so as to eliminate those which do not yield enough butter fat to make their keeping profitable. In my opinion the enlargement of the dairy interests of the state would prove a more profitable and lasting benefit than almost any other kind of farming. It is not only a profitable industry, but dairy farming concerves the productive quality of the soil.

Corn and hogs have brought great wealth to the state, but many other lines of agricultural pursuits are equally profitable.

The poultry industry, while in the main engaged in as an incident to farming, is worthy of much greater attention. The census of 1905 shows that we had, at that time, more than 22,000,000 chickens in the state and that the value of the eggs produced was nearly \$11,000,000.

This review of the various branches of agricultural pursuits might be continued indefinitely, but we need something besides agriculture even here in this great state of fertile fields and fine farms. Here we have coal and capital. Our people are able to consume and do consume the best of everything placed upon the market. We ought to be manufacturing more of the things we consume.

I do not claim originality for the saying "more business and less politics," but I have been advocating it wherever I have gone for many months, and the state will have taken a long stride forward when that spirit shall be caught up from one border of the Commonwealth to the other. Would it not be a good time to revive the Indian meaning of the word "Iowa," viz., "This is the place," and let it be understood to mean the place for business, the place for profitable investments, the place where pauperism is reduced to the minimum. The place where illiteracy is scarcely known, the place of good homes, the place where the most valuable and productive farms in all the world are to be found. These things will not only attract but hold the best people in all the earth.

Time and your patience preclude the propriety of a further continuance of this discussion, but I want in closing, to send a message from the good people of Iowa to those of her sister states and welcome them to this great Commonwealth whose richness of soil, whose character of citizenship and whose opportunities for successful business enterprise are equal to those of any other state in the union. Here poverty is at a minimum and plenty is in abundance. Last year we produced enough corn to equal almost one hundred and sixty bushels for every man, woman and child in the state; enough eggs to have furnished every individual in the state an egg for breakfast every day in the year and to have had a surplus of sixteen million dozen left over; enough butter to have equalled more than two hundred and thirty pounds per year for each family of five persons. In other words, we could have furnished during the single year 1910 for every man, woman and child in the United States practically four bushels of corn, one dozen eggs and a roll of butter.

Though we do not claim superiority as a small grain producing state we nevertheless produced enough wheat last year to have furnished four and one-half bushels to each individual in our state; enough barley to have furnished seven and three-tenths bushels per capita and oats equal to seventy bushels per capita.

Should we endeavor to load the horses, cattle, hogs, sheep, goats and mules of the state into ordinary size stock cars, eighteen cars to the train, running forty trains per day from this city to Chicago over any one of the trunk lines connecting the two places, start the first train at this hour and continuing every day in the year, the last train would not be moved before the first day of next January.

I shall not portray to you the picture of the Iowa corn crop loaded onto a wagon train moving around the globe, as has been so often done, but will state that last year's crop would require such a train to be more than sixty-five thousand miles in length, or equal to two and two-thirds times the circumference of the earth. Should we today load our corn crop of last year into wagons each holding forty bushels, hitch them behind teams and start them by the state house, double file, allowing forty feet to each team and wagon and travel forty miles a day every day in the year until the entire procession had passed, the last team would not have passed before the regular time for the adjournment of the next session of your honorable body in 1913.

Such is the condition of our state the loss of a few thousand of whose population has attracted so much attention throughout the United States. I take no stock in the suggestion that those people who have gone from among us represent our undesirable population. Many of them are the sons and daughters, the brothers and sisters of the best people in our commonwealth. If you will go to the states to the west you will find that we have sent them the best class of citizens to be found within their borders and that there they are helping to bring those states up to the high standard that we have attained to here in our beloved and beautiful Iowa.

Selection, Iowa Ladies' Quartette.

Music by orchestra.

Senator Gillilland moved that United States Senator Lafayette Young be invited to address the Joint Convention.

Motion prevailed and the Senator responded.

ADDRESS OF LAFAYETTE YOUNG BEFORE THE IOWA GENERAL ASSEMBLY IN JOINT CONVENTION AT THE INAUGURATION OF GOVERNOR CARROLL AND LIEUTENANT GOVERNOR CLARKE.

Mr. President and Gentlemen of the Thirty-fourth General Assembly, and Ladies:

I have never been more surpriseed than by this proceeding. I fear that the Senator from Mills took counsel with his enthusiasm and friendI have been interested in Governor Carroll's inaugural address. It contains facts in regard to Iowa which should be widely printed and circulated. Every commercial body in the State should regard this address as a booster document. What he has said about Iowa we can all endorse. But he has gone to infinite labor to place the information in most entertaining and attractive form. This State has only begun. We need more factories, more shops, better agricultural work. We need everything that is inviting. We need contentment and joy. Above all things, we need enthusiasm for the State.

When I am away from home I tell people that our principal occupations in Iowa pertain to agriculture and education. These are the essentials. Agriculture furnishes food which sustains life. Educatin develops the mind and the soul, making them capable of enjoyment. The world looks brighter through educated eyes. Education will bring appreciation of the comforts one has.

Recently I became absorbed with the idea that we should be educating farmers and mechanics. In doing this we do good two ways. We elevate the man and we add security to the government. We also add dignity to labor. I have sometimes thought the idleness is a greater curse than drunkenness. Every man who slugs another in a dark alley does it to get money without work. Every man who commits forgery does it because he wants to obtain money with which to carry on riotous living without working for the same. Therefore, when we are teaching industry, we are teaching patriotism. When we are teaching boys to work and to love it, we are saving them from a life of crime. Work is a blessing, any way it is considered. Blackstone tells us that property rights began when the aborigine first had a blanket of his own. From that beginning of property came individualism. From that humble start we have the Anglo-Saxon home, the fireside, and children. Any departure from labor. any return to idleness must necessarily be a return to vice. The dignity of labor can be taught in groups better than individually. I find, as a large employer of labor, difficulty in securing apprentices because there are so many boys who have never been taught to work with their coats off and their sleeves up-some of them think they could never become used to wearing an apron. Put these same boys in schools where trades are taught, associate them with others who wear aprons, and who have their sleeves up, and they will forget all about their false pride and will become enthusiastic in their work. Whenever a boy forgets his false pride and learns that all manual labor is honorable, and has enship rather than his judgment. However, since the invitation is extended. I am pleased to respond.

thusiasm in his work, his future is secure and he can be counted upon as a good citizen. We have 91,000,000 people now, and we can't afford idleness. The trade school will make the shop look good. The enthusiasm of association with their fellows will ispire them. They will work with ambition and with hope. The responsibility of citizenship increases with the development of the country, and every man must be concerned about the moral welfare of the people. Every man must be concerned about the future of the boys. Every few years the republic passes into new hands. We ought to have some way to produce patriots without war. We ought to have some way of inspiring a love of country aside from the battlefield. I am growing more and more to be interested in agricultural and industrial education. I deplore idleness. Idleness is a pronounced present-day tendency. There can be no happiness without work, no good homes without it, no patriotism without it. Hence, I am interested in Iowa and Iowa citizenship because we are part of the great republic. I am grateful for the oportunity to say these few words. This is not a partisan occasion. It is patriotic. Here we can talk of a love for the State without a violation of good taste. The love of country should always be superior to any devotion to party or faction. If a man loves the flag and the State, it is easy to discover that he will love his fellow-men. I wish you all health during your stay in Des Moines. Iowa has always had good legislatures. Iowa has not had corruption. We have no occasion to blush when the name of Iowa is spoken anywhere at any time. Hoping I have not violated the canons of good taste, and knowing that I could not after accepting your unanimous invitation, I will now take my seat.

The minutes of the Joint Session were read and approved.

Senator Francis of Dickinson moved that the remarks of Senator Young be printed in the Journal.

Motion prevailed.

Senator Hammil of Hançock moved that the Joint Convention be now dissolved.

Motion prevailed.

The House reconvened.

The Speaker appointed Earl D. Wallace as telephone page.

The following persons took and signed the following oath:

I do solemnly swear that I will support the Constitution of the United States and the State of Iowa, and that I will faithfully perform the duties of my office to the best of my ability, so help me God.

J. R. WHITE,
FRED JOHNSON,
HARRY MARSHALL,
I. O. PICKETT,
J. Q. JORDAN,
H. H. BALDWIN,
I. F. HODSON,
H. A. KING,
MILTON CHILDS.

BOARD OF CONTROL.

Des Moines, January 12, 1911.

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

We transmit herewith for the use of the Senate and the House of Representatives a copy of the report required of us by Section 2 of Chapter 243 of the Acts of the Thirty-third General Assembly.

G. S. ROBINSON,
J. F. WADE,
M. BANNISTER,
Board of Control of State Institutions.

To the General Assembly of the State of Iowa:

We submit herewith a report as required by Section 2 of Chapter 206 of the Acts of the Thirty-second General Assembly:

REPORT.

SOLDIERS' HOME, MARSHALLTOWN.

Balances December 31, 1910-

Support\$	30.90
Additional fire protection	140.24
Additional room for married people	3,703.00
Engine and generator	49.15
Furniture and furnishings	1,927.35
Hose carts	25.00
Improvement of plumbing, heating and lighting system and	
general repairs	947.35
Total balances\$	6,822.99

Transfer of funds as follows—	
From Improvement of Plumbing, Heating and Lighting System and General Repairs Fund.	
For completion of morgue\$ From Additional Room for Married People Fund.	442.00
For tool house and vegetable cellar	1,305.50
Total funds diverted\$	1,747.50
SOLDIERS' ORPHANS' HOME, DAVENPORT.	
Balances December 31, 1910—	,
Support\$	14,986.93
Books and periodicals	152.09
Connection of city sewer	17.63
Dormitory floors	50. 50
Finishing cottage for girls	18.42
Fences	129.60
Gymnasium apparatus	200.00
Hog house	782.00
Painting	534.65 33.48
Reputating and equipping boys industrial building	33.48
Total balances\$	16,905.30
Transfer of funds as follows—	
From Connection of City Sewer Fund.	
For fencing\$	11.05
From Wagon Shed Fund.	
For repairing armature\$2.65	
For purchase of sand	
For purchase of cement	8.00
Total funds diverted\$	19.05
COLLEGE FOR THE BLIND, VINTON.	
Balances December 31, 1910-	
Support\$	19.32
New coal house	2,500.00
Contingent and repair	812.54
Fire escapes	268.92
New boilers, stack, and for enlarging and changing boiler	
house	5,386.46
Oculist fund	200.00
Gymnasium and equipment	326.66
Total balances	9,513.90

SCHOOL FOR THE DEAF, COUNCIL BLUFFS.

Balances December 31, 1910—	
Support\$	4,862.51
Contingent and repair	413.44
Fencing	893.27
Painting school house and gymnasium	344.19
Total balances\$ No transfer of funds.	6,513.41
THE STUMBLES OF FURIES.	
INSTITUTION FOR FEEBLE-MINDED CHILDREN, GLENWOOD.	
Balances December 31, 1910—	
Support	1,367.17
Contingent and repair	1,329.01
Furniture and furnishings	10.99
Improvement of grounds	50.00
Paint and painting	955.93
Railway switch	3,500.00
Wing for new custodial building	134.39
Total balances\$	7,347.49
Transfer of funds as follows—	
From Furniture and Furnishings Fund. For plumbing in new wing of custodial building\$	1,825.00
STATE SANATORIUM FOR THE TREATMENT OF TUBECULOSIS, OAKD.	ALE.
Balances December 31, 1910—	
Support\$	8,881,84
Amusements	83.95
Books and periodicals	297.75
Buildings for poultry	391.10
Contingent and repair	789.20
Cottages for patients	.20
Total balances\$	10,444.04
Transfer of funds as follows	
From Cottages for Patients Fund. For window and door screens for employes' building and	
superintendent's cottage\$	200.00
For extending smoke stack and kitchen cottage chimney,	200.00
setting new boiler, and making entrance way to basement	
of employes' building	1,300.00
Total funds diverted\$	1,500.00

INDUSTRIAL SCHOOL FOR BOYS, ELDORA.

Balances December 31, 1910—	
Support\$ 69	4.07
Agricultural implements 14	14.84
Band and orchestra instruments	31.75
Blacksmith and machine shop and equipment	31.41
	7.56
Contingent and repair	32.21
Dental fund	7.75
Draining land 1,73	8.44
Drain tile 1,00	00.00
Fencing	15.90
Fire station 1,50	00.00
Furniture and furnishings 59	3.58
	7.86
Greenhouse and connections 3,00	00.00
Horses, cattle and hogs 10	00.00
Horse barn	55.00
Hospital building 10,00	00.00
Ice house	64.68
Lecturers, entertainments, etc	52.62
Library books and periodicals 27	5.07
Tunnels, pipe, pipe covering, etc 4,39	1.83
Two steam boilers 99	2.00
Total balance\$ 33.62	26.57
No transfer of funds.	
INDUSTRIAL SCHOOL FOR GIRLS, MITCHELLVILLE.	
Balances, December 31, 1910—	·
Support\$ 10	2.23
Doors and post-to-to-to-to-to-to-to-to-to-to-to-to-to	2.91
Chaplain's Fund	5.50
Contingent and repair	8.89
Dental fund 22	26.67
Finishing basement Larrabee Cottage	00.00
Furniture and furnishings	88.00
New greenhouse and equipment 2,00	00.00
	18.43
Stand pipes, connections, hose-reels and hose 66	00.00
Total balances\$ 6,14	2.63
No transfer of funds.	

MT. PLEASANT STATE HOSPITAL, MT. PLEASANT.

Balances December 31, 1910—	
Support	\$ 4,219.22
Carpets and rugs	745.06
Contingent and repair	1,891.20
Cows	906.17
Drain tile	161.10
Fencing	30.18
Food cars	304.73
Furnishing farmers lodge	1,136.42
Furniture and furnishings	1,302.01
Gutters, main building	982.50
Horses, wagons and farm implements	260.17
Hydrotherapeutic department, women's infirmary	607.13
	820.88
Kitchen equipment	182.13
Laundry machinery	331.65
Lavatories, closets, dining-room sinks and connections	2,000.00
Open air pavilion	•
Operating room	1,000.00
Paints and painting	1,064.72
Patients' library	102.49
Total balances	\$ 18,047.76
Transfer of funds as follows— From Hydrotherapeutic department, Women's Infirmary Fund For balance on contract for boilers\$ 50.00 For 12 only dressers	\$ 868.33
From Food Car Fund. For scales and meat hooks for butcher shop\$ 35.27 For work on gutters, main building 304.73	\$ 340.00
From Ice Plant Fund. For brick used in setting battery of Murray boilers	
boiles	
For 32 bbls. of lime	347.48
From Enlarging Sewage Disposal Plant Fund. For 3,000 silo blocks \$151.50 For ensilage cutter 159.25 For wire for re-enforcing silo 19.96 For lumber and shingles 322.17 For cow stanchions 432.00	1,084.88
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Total funds diverted	\$ 2,640.69

INDEPENDENCE STATE HOSPITAL, INDEPENDENCE.

THE ENDING SINIS MODITAL, INDIVIDUOS.	
Balances December 31, 1910—	
Support\$	1,889.94
Changing elevator	1,500.00
Contingent and repair	2,975.35
Electric motors	1,500.00
Electric wiring	4,000.00
Fencing land	3.98
Floors and flooring	993.16
Infirmary and equipment	4,834.54
Iron working lathe	750.00
New sewer	1,200.00
New smokestack	364.36
Paints and painting	1,160.56
Railway switch	17,317.53
Rebuilding north wing of greenhouse	1,000.00
Tiling	884.76
Total balances\$	40,374.18
Transfer of funds as follows—	
There Now Constructed Front	
From New Smokestack Fund. For lightning rods on horse and cow barn	235.47
For pipe for water line to cow barn	111.69
For valves and fittings, cow barn	28.79
For sewer tile, cow barn	123.30
For new stanchions, cow barn	352.68
For vegetable paring machine	225.00
Total funds diverted\$	1,076.93
CLARINDA STATE HOSPITAL, CLARINDA.	
Balances December 31, 1910-	
Support\$	2.23
Contingent and repair	947.32
Cottage for women**	2,307.00
Plumbing and fixtures	394.33
Rewiring	2,065.00
_	
Total balances\$	5,715.88
No transfer of funds.	
CHEROKEE STATE HOSPITAL, CHEROKEE.	
Balances December 31, 1910—	
Support\$	336.07
Books and periodicals	88.02
Contingent and repair	1,061.70
Fencing	52.17

Fire station and root cellar For increasing and improving the water supply Infirmary and equipment	295.37 53.42 378.80
Total balances\$	2,265.55
Transfer of funds as follows-	
From Pictures and Picture Molding Fund.	
For white lead for painting\$	207.00
For washing soda	43.00
From Fire Station and Root Cellar Fund.	
For hauling coal	387.27
Total funds diverted\$ STATE HOSPITAL FOR INEBRIATES, KNOXVILLE.	637.27
Balances December 31, 1910—	
Support\$	7,775.27
Engine, generator and connections	22.84
Purchase of land	507.00
Shop building and machinery	305.94 5,000:00
Walks and improvement of grounds	197.06
Walks	250.00
<u> </u>	
Total balances\$ No transfer of funds.	14,058.11
STATE PENITENTIARY, FORT MADISON.	
Balances December 31, 1910—	
Support\$	234.52
Books and periodicals	2,342.08
Building new cell house	17,655.30
Changing and improving buildings	894.98
Contingent and repair	410.82
Extension of smokestack	
Furnishing furnace for warden's house	200.00
	350.00
Hospital and library building	350.00 77.38
Locks for cells	350.00 77.38 1,200.00
	350.00 77.38
Locks for cells Lectures and entertainments	350.00 77.38 1,200.00 256.79
Locks for cells Lectures and entertainments New prison wall Transportation of prisoners Ventilating cell house	350.00 77.38 1,200.00 256.79 94.59 1,945.26 384.41
Locks for cells Lectures and entertainments New prison wall Transportation of prisoners	350.00 77.38 1,200.00 256.79 94.59 1,945.26
Locks for cells Lectures and entertainments New prison wall Transportation of prisoners Ventilating cell house Warden's house	350.00 77.38 1,200.00 256.79 94.59 1,945.26 384.41 119.64
Locks for cells Lectures and entertainments New prison wall Transportation of prisoners Ventilating cell house	350.00 77.38 1,200.00 256.79 94.59 1,945.26 384.41 119.64

THE BEFORMATORY, ANAMOSA.

Balances December 31, 1910-

Support\$	52.21
Barn	2,000.00
Books and periodicals	1,967.75
Tubular boiler and connections	3.58
Completing cell ffoors and for steam connections and furn-	
ishing cells	3,206.12
Completing cell bank	2,305.28
Contingent and repair	722.85
Derrick supplies	355.98
New electric light plant\$	1,001.83
Freight on stone	246.85
Lectures, etc	79.27
Lime and cement	891.50
Powder and fuse	497.64
New power house	1,000.00
Printing and bindery, additional	30.57
Salaries of foremen	2,948.16
Tools for shop and quarry	243.25
Transportation of discharged prisoners	693.89
Warden's house	17.50
Wiring and lighting new cell bank	757.69

RECAPITULATION OF BALANCES.

	Support.	Special.		Total.
Soldiers' Home\$	30.90	\$ 6,792.09	\$	6,822.99
Soldiers' Orphans' Home	14,986.93	1,918.37		16,905.30
College for the Blind	19.32	9,494.58		9,513.90
School for the Deaf	4,862.51	1,650.90		6,513.41
Institution for Feeble-Minded Children	1,367.17	5,980.32		7,347.49
State Sanatorium for the Treatment of				
Tuberculosis	8,881.84	1,562.20		10,444.04
Industrial School for Boys	694.07	32,932.50		33,626.57
Industrial School for Girls	102.23	6,040.40		6,142.63
Mt. Pleasant Staate Hospital	4,219.22	13,828.54		18,047.76
Independence State Hospital	1,889.94	38,484.24		40,374.18
Clarinda State Hospital	2.23	5,713.65		5,715.88
Cherokee State Hospital	336.07	1,929.48		2,265.55
Statae Hospital for Inebriates	7,775.27	6,282.84		14,058.11
State Penitentiary	234.52	25,931.25		26,165.77
Reformatory	52.21	 18,969.71	_	19,021.92

Total\$ 45,454.43 \$177,511.07 \$222,965.50

BECAPITULATION OF FUNDS TRANSFERRED.

Soldiers' Home\$	1,747.50
Soldiers' Orphans' Home	19.05
Institution for Feeble-Minded Children	1,825.00
State Sanatorium for the Treatment of Tuberculosis	1,500.00
Mt. Pleasant State Hospital	2,640.69
Independence State Hospital	1,076.93
Cherokee State Hospital	637.27
	9,446.44

IOWA STATE TEACHERS' COLLEGE.

DES MOINES, IOWA, JANUARY 12, 1910.

To the House of Representatives of the Thirty-fourth General Assembly:

Gentlemen—In accordance with the provisions of Chapter 104 of the Acts of the Thirtieth General Assembly, I transmit herewith condensed financial statements of the State University of Iowa and the State Teachers' College.

Very respectfully,

D. A. EMERY,

Secretary of the State Board of Education.

GENTLEMEN—The officers of the State Teachers' College have already filed the following reports concerning the fiscal affairs of this state educational institution: (1) Report to the Governor (Code 1897, Sec. 2680); (2) Report to the Executive Council (Chapter 6, Acts of the Twenty-eighth General Assembly).

It is necessary to refer to these for additional details should they be desired. This report is in conformity to Chapter 104, Laws of the Thirtieth General Assembly. It contains the following:

- 1. Summaries of the several funds for the fiscal period.
- 2. An estimate of the income and expenses that may be anticipated for the fiscal period 1911-1913.

The endeavor is made to fully comply with the requirements of the law and also to give such information as will aid the General Assembly to properly and economically provide for the support and development of this gollege for the education and training of public schol teachers.

IOWA STATE TEACHERS' COLLEGE.

Statement of receipts and disbursements for the biennial period, July 1, 1908, to June 30, 1910:

TEACHERS' FUND.

Balance, July 1, 1908		
Received from State appropriations		\$167,060.40
Transferred from Students' Contingent Fund		24,483.33
Total disbursements	\$190,821.67	
Balance on hand June 30, 1910	722.06	
•	\$191,5 4 3.73	\$191,543.73

CONTINGENT FUND.

Balance on hand July 1, 1908	\$ 4,487.23
Received from State appropriations	75,236.22
Transferred from Students' Contingent Fund	
	15,000.00
Sale of material	2,161.63
Interest on general daily balance	560.07
Received from School District No. 5	654.80
Received from Independent School District of Ce-	
dar Falls	4,938.19
Total disbursements \$ 95,097.52	
Balance on hand, June 30, 1910 7,940.62	
	
\$103,038.14	\$103,038.14
SUMMER TERM FUND.	
Balance, July 1, 1908	
Received from State appropriations	\$ 16,000.00
Transferred from Summer Contingent Fund	11,489.61
Transferred from Students' Contingent Fund	300.00
Total disbursements\$ 27,727.50	000.00
Balance on hand, June 30, 1910	
\$ 27.789.61	\$ 27,789.61
MILLAGE FUND.	,
Balance on hand, July 1, 1908	\$ 2,425.58
Received from State appropriations	135,500.00
Refunds, freight and material	35.85
Transferred from Paving and Walks Fund	110.04
Total disbursements\$132,798.26	
Balance on hand, June 30, 1910 6,273.21	
· · · · · · · · · · · · · · · · · · ·	
\$139,071.47	\$1 39,071.47
LIBRARY FUND.	
Balance on hand, July 1, 1908	\$ 2,453.76
Received from State appropriations	10,000.00
Received from fines and lost books	196.48
	130.40
Total disbursements\$ 9,082.00	
Balance on hand, June 30, 1910 3,568.24	
\$ 12,650.24	\$ 12,650.24
	¥ 12,000.21
LIBRARIANS' SALARY FUND.	
Balance on hand, July 1, 1908	\$ 946.93
Received from State appropriations	9,000.00
Total disbursements \$ 8,086.19	•
Balance on hand, June 30, 1910	-
\$ 9,946.93	\$ 9,946.93
\$\tau_{3}940.95	φ σ,στυ.σδ

PAVEMENT, WALKS, AND IMPROVEMENT OF	GROUNDS FU	ND.
Balance on hand, July 1, 1908	\$ 4,060.75	\$ 1,037.21 5,000.00
	\$ 6,037.21	\$ 6,037.21
Hospital fund.		
No balance, July 1, 1908	\$ 775.20	\$ 1,000.00 842.00
	\$ 1,842.00	\$ 1,842.00
SUMMER CONTINGENT FUND.		
Balance on hand, July 1, 1908	\$ 11,489.61 825.00	\$ 6,055.25 11,958.47
	\$ 18,013.72	\$ 18,013.72
· · · · · · · · · · · · · · · · · · ·		
COMMENCEMENT CONTINGENT FU	JND.	
Balance on hand, July 1, 1908		\$ 315.91 1.751.12
	\$ 1,127.61	\$ 315.91 1,751.12
Balance on hand, July 1, 1908	\$ 1,127.61	,
Balance on hand, July 1, 1908	\$ 1,127.61 939.42 \$ 2,067.03	1,751.12
Balance on hand, July 1, 1908	\$ 1,127.61 939.42 \$ 2,067.03 6. \$ 24,483.33 15,000.00 300.00	1,751.12
Balance on hand, July 1, 1908	\$ 1,127.61 939.42 \$ 2,067.03 \$ 24,483.33 15,000.00 300.00 10,707.27	\$ 2,067.03 \$ 16,737.60 33,753.00
Balance on hand, July 1, 1908	\$ 1,127.61 939.42 \$ 2,067.03 \$ 24,483.33 15,000.00 300.00 10,707.27 \$ 50,490.60	1,751.12 \$ 2,067.03 \$ 16,737.60
Balance on hand, July 1, 1908	\$ 1,127.61 939.42 \$ 2,067.03 \$ 24,483.33 15,000.00 300.00 10,707.27 \$ 50,490.60 RED.	\$ 2,067.03 \$ 16,737.60 33,753.00 \$ 50,490.60
Balance on hand, July 1, 1908	\$ 1,127.61 939.42 \$ 2,067.03 \$ 24,483.33 15,000.00 300.00 10,707.27 \$ 50,490.60 RED.	\$ 2,067.03 \$ 16,737.60 33,753.00
Balance on hand, July 1, 1908	\$ 1,127.61 939.42 \$ 2,067.03 \$ 24,483.33 15,000.00 10,707.27 \$ 50,490.60 RED. 1908-09 2,545	\$ 2,067.03 \$ 16,737.60 33,753.00 \$ 50,490.60

FACULTY OF INSTRUCTION.

Download To	1000.00		4000 40
Regular School Year—	1908-09		1909-10
Number of professors	44		45
Number of assistant professors	13		11
Number of instructors	. 21		24
Number of assistants,	. 7		5
Assistants (part time)	. 5		5
'			
	90		90
FACULTY OF INSTRUCTION—SUMMER TE	ERM.		
<u>.</u>	L908	1909	1910
Professors	27	36	33
Assistant professors	4	8	8
Instructors	21	16	24
Assistants	3		
-			
	55	60	65
·	1908	1909	1910
Students enrolled summer terms, already reported			
among students annually enrolled 1	,311	1,278	1,274

PROPOSED BUDGET

FOR THE

BIENNIAL PERIOD, JULY 1, 1911, TO JUNE 30, 1913,

OF THE

IOWA STATE TEACHERS' COLLEGE.

PREPARED BY

HOMER H. SEERLY, PRESIDENT.

August 1, 1910.

Financial Statement Condensed—Showing present support, necessary expenditures, present demand and actual needs of the Iowa State Teachers' College for the biennial period beginning July 1, 1911, and ending June 30, 1913:

I. Teachers' Fund.

	EXPENSE	INCOME
1.	Permanent fund now granted annually	\$ 87,500.00
2.	From student fees	10,300.00
3.	Additional appropriation needed annually	22,000.00
4.	Salaries of teachers, 1910-11\$104,020.00	
5.	Necessary advances and adjustments of sal-	
	aries 7,480.00	

6. Necessary new teachers:

1.	Supervisor of advanced training	1,800.00
2.	Professor of commercial work	1,500.00
3.	Instructor in commercial work	1,000.00
4.	Instructor in domestic science	1,000.00
5.	Additional professor of education	1,800.00
6.	Instructor in history and economics	1,200.00

\$119,800.00 \$119,800.00

Note.—The salaries of the superior teachers are of such a basis that an actual increase is essential if Iowa is to compete successfully with other states. Talent such as this College needs when new teachers are to be appointed to fill vacancies or to add to the force of a department is not now obtainable at the scale of salaries paid. There must be considerable advance in salaries all along the line if the work is to be kept at the right standard.

II. Contingent Fund.

		EXPENSE	INCOME
1.	Permanent fund now granted annually		\$ 40,000.00
2.	From student fees		5,000.00
3.	Estimated receipts from contracts with school		
	districts		5,000.00
4.	Estimated material sold		1,000.00
5.	Additional appropriations requested annually		.8'000'00
6.	Salaries of employes\$	26,330.00	
7.	Increase present salaries	1,500.00	
8.	New employes	3,670.00	
9.	Fuel, estimated	8,000.00	_
10.	Department supplies, estimated	6,000.00	
11.	Office expenses, postage, printing, telegraph,		
	telephone, etc	2,000.00	
12.	Quarterly Bulletin, estimated	2,500.00	
13.	Water, estimated	1,500.00	
14.	Superintendent's department—express, freight,		
	special labor and unclassified items	5,500.00	
1 5.	Electric light	2,000.00	

\$ 59,000.00 \$ 59,000.00

Note.—This statement estimates two additional janitors for the library and one additional clerk and stenographer in the office. It also provides for a night engineer, with the intention of opening the library evenings until 10 o'clock. The estimates are all made on a minimum basis and cannot suffer reduction without degrading the service now had.

III. Summer Term Fund.

(On the basis of six weeks' term, with fees of \$5 paid by each student enrolled.)

	:	EXPENSE	INCOME
1.	Permanent fund now granted annually		\$ 8,000.00
2.	Additional appropriation needed annually for		
	next two years on present basis		3,000.00
3.	Estimated fees paid by students		6,000.00
4.	Salaries of teachers\$	15,000.00	
5.	Lectures	500.00	
6.	Additional teachers	1,500.00	
	-		

\$ 17,000.00 \$ 17,000.00

\$ 10,000.00

Note.—Even on this estimate too much dependence is made from year to year upon the expected fees that will be paid by students. Any unexpected condition that would either prevent or interfere with the summer session attendance would place the College in debt, with no funds to meet the contracted obligations. In fact, this term ought to be a free session to the active public school teachers and the money necessary to support such a session should be entirely appropriated. This would mean an appropriation of at least \$25,000 a year, as the attendance would naturally increase.

IV. Summer Term Fund.

11. Sunther 16th Parca.		
EX	PENSE	INCOME
On the basis of a session of at least ten weeks,		
free enrollment being granted to actual teachers	\$	40,000.00
1. Teachers for such session, estimated\$ 3	0,000.00	
2. Other expenses 1	0,000.00	
**************************************	0,000.00	40,000.00
V. Library Fund.		
EX	PENSE	INCOME

VI. Librarian Salary Fund.

1. Appropriation requested for the biennial period

2. For library books and materials.....\$ 10,000.00

	EAFEIGE		THOOME
1.	Appropriation requested for the biennial period	\$	14,000.00
2.	For library salaries \$ 14,000.00)	

Note.—This estimate is based upon the intention to open the library during the hours from 7:30 a. m. to 10 p. m. if the Board approves the plan and provides the necessary additional assistants needed. It is estimated that three additional assistant librarians will need to be employed, their distribution of time being approximately six and one-half hours per individual.

	VII. Pipe Organ Fund.	
	EXPENSE	INCOME
1. 2.	Appropriation requested to pay part purchase cost of pipe organ	\$ 5,000.00
۵.	the school's work demands\$ 10,000.00	
3.	Shortage to be made by contributions and lec-	
	ture fees	5,000.00
	\$ 10,000.00	\$ 10,000.00
	VIII. Nurse and Hospital Support Fund. EXPENSE	INCOME
1.	Appropriation requested for biennial period	\$ 2,500.00
2.	Expense of maintaining such department, \$2.250 per year	
3.	Fees from students, estimated, \$750 per year	1,500.00
4.	Hospital bills paid	500.00
	\$ 4,500.00	\$ 4,500.00

Note.—This estimate is based upon the experience of the year 1909-1910. It is necessary to add equipment to the present outfit and to be able to provide domestic help and additional nurses in all cases where the numbers increase beyond the average of three patients. The income from fees does not increase proportionately with the number of patients.

IX. Fire Protection Fund.

		EXPENSE		INCOME
1.	Appropriation asked		· \$	5,000.00
2.	Expenditures necessary	5,000.00		

Note.—The college buildings do not have adequate fire protection. The fire pressure now given by the Cedar Falls water system does not exceed 50 pounds. This is not enough to protect the roofs of several of the buildings in case of emergency, fire from accident or from lightning, and in case of the disablement of the city pumping engine the college would be at great inconvenience and possible loss.

I am of the opinion that a standpipe ought to be erected upon the grounds in the center of the quadrangle and that a pump should be installed in addition to the power house that must be constructed and the proper attachments be made so the college can use its deep well. Provision for protection is essential where such a large investment exists as the State has at the college.

X. Lecture and Entertainment Fund.

Appropriation asked annually Lectures, concerts and other instruction for the students outside of faculty instruction\$ 3,000.00	\$ 3,000.00
\$ 3,000.00	\$ 3,000.00

Note.—The custom for past few years has been to sell a lecture ticket for the season at \$2 to such students as cared to purchase them. This has deprived many deserving students of the privilege to hear the best lec-

turers, the best concerts and the best entertainments that have been procured by the college because of their inability to meet the necessary expenses and yet purchase these additional tickets for admission. These privileges are a necessary part of the work expected of every good college, and no student that enrolls should be refused permission to attend because of not having the means to do so. As a rule, teacher students are in moderate circumstances, and the college should provide these things as a part of the course of study.

SUMMARY OF APPROPRIATIONS REQUESTED.

I. Permanent Funds.

1.	Teachers' fund, annually	\$22,000.00
2.	Contingent fund, annually	10,000.00
3.	Summer term fund, annually	3,000.00

Total annual support.....\$35,000.00

NOTES.

- 1. If the summer term is opened free of tuition for six weeks the appropriation would need to be about \$18,000 a year.
- 2. If the summer term is opened all the summer free of tuition, making a term of about twelve weeks, the appropriation would need to be about \$40,000 a year.
- 3. If tuitions are removed for the regular sessions it would require an additional appropriation of about \$25,000 annually to properly conduct the college.

II. Temporary Funds.

1.	Library	Fund,	two	years	\$10,000.00
_				_	

2. Librarian Salary Fund, two years...... 14,000.00

Note.—Same as past period, except increase asked in salary fund to enlarge service in the new library.

3.	Pipe Organ Fund, special	5,000.00
4.	Nurse and Hospital Fund, two years	2,500.00
5 .	Fire Protection Fund, special	5,000.00
6.	Lecture and Entertainment Fund	3,000.00

Total......\$39.500.00

THE STATE UNIVERSITY OF IOWA, IOWA CITY.

Special report of the Secretary of the University to the Thirty-fourth General Assembly, 1908-1909.

January 1, 1910.

To the Members of the Thirty-fourth General Assembly of the State of Iowa:

I submit herewith my special report for the year commenced July 1, 1908, and ended June 30, 1909, in accordance with the provisions of Chapter 104, Acts of the Thirtieth General Assembly.

Very respectfully,

W. J. McChesney, Secretary of the University.

IOWA STATE BOARD OF EDUCATION.

James H. Trewin,	PresidentCeda	ır Rapids
D. A. Emery, Sec	retaryDe	es Moines

MEMBERS OF THE BOARD.

TERMS EXPIRE 1911.

A. B. FunkSpirit Lake
Geo. T. Baker Davenport
Thos. D. FosterOttumwa

TERMS EXPIRE 1913.

P. K. HolbrookOna	wa
Chas. R. BrentonDallas Cen	ter
D. D. MurphyElka	ler

TERMS EXPIRE 1915.

James H.	Frewin		 Cedar	Rapids
Roger Leav	itt	*	 Ceda	r Falls
Edw. P. Sch	noentgen		 Counci	l Bluffs

FINANCE COMMITTEE.

W. R. Boyd, President	Cedar	Rapids
Thos. Lambert		. Sabula
D. A. Emery. Secretary	.Des	Moines

OFFICERS OF THE UNIVERSITY.

George E. MacLean, President. W. J. McChesney, Secretary. Lovell Swisher, Treasurer.

STATE UNIVERSITY OF IOWA, IOWA CITY.

Statement of receipts and disbursements for the year commenced July 1, 1908, and ended June 30, 1909.

\$487,443.43

RECEIPTS.

Funds for the erection of buildings, etc\$139,450.33	
Income Fund 338,251.79	
Special Funds	

The A. Whitney Carr Free Scholarship Interest Fund, the F. O. Lowden Oratory Prize Fund, and the W. J. Bryan Prize Interest Fund, the Mark Ranney Memorial Interest Fund, the Waite Lowry Gifford Memorial Fund, are not shown in the 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.

Funds for the erection of buildings, etc.

DISBURSEMENTS

Building Tax Fund		\$ 105,317.32
Repair and Contingent Fund\$	12,120.57	
Equipment and Supplies Fund	8,065.65	
Equipment Fund, Natural Science		
Building	56.00	
Engineering Shops Fund	472.56	
Equipment Fund, New Medical		
Building	144.33	20,859.11
Income Fund		334,960.79
Special Funds.		
Library Fund\$	5.047.21	
Special Land Fund	14,777.60	
Donated Land Fund	1,598.03	
Paving and Sidewalks Fund	2,979.66	
Care of Campus Fund	1,903.71	26,306.21
Total disbursements		· · · · · · · · · · · · · · · · · · ·

BALANCES IN UNIVERSITY TREASURY, JUNE 30, 1909.

Special Funds.		
Library Fund Special Land Fund Donated Land Fund Care of Campus Fund	2.74 1,637.70 674.03 113.99	
Total balances		\$ 18,993.36
The University has no balances in departments unexpended balances in departmental appropriation Fund at the close of each fiscal year.		
Total receipts, as shown Total disbursements\$ Balances	•	\$506,436.79
\$	506,436.79	\$506,436.79
Amount of moneys available from all sources of menced July 1, 1908, and ended June 30, 1909, for th improvement, and repair of buildings at the University	e erection,	
1-5 Mill Building Tax Fund (29th G. A., Ch. 171,		
Sec. 2). Balance in Building Tax Fund, July 1, 1908\$ Received—state warants	95,000.00	
Repair and Contingent Fund (32d G. A., ch. 214.		\$115,097.67
Sec. 2). Received—state warrants (32d G. A., ch. 212, Sec. 2) Received—transferred from Income Fund	2,500.00 7,500.00 2,121.07	
· -		12,121.07
Equipment and Supplies Fund (32d G. A., ch. 214, Sec. 2). Balance in Equipment and Supplies Fund, July		
1, 1908	1,113.82	
Equipment Fund, New Medical Buildings.		11,113.82
Balance in Equipment Fund, New Medical Buildings, July 1, 1908	,	526.51
Equipment Natural Science Building, Etc., Fund, (32d G. A., ch. 214, sec. 2). Received—state warrants	17 500 00	
Received—transferred from Income Fund, July 1, 1908	17,500.00 2,297.60	
		19,797.60

•	
Engineering Shops, Etc., Fund.	,
• • •	5.02 0.74
	 535.76
Total	\$159,192.43
Less overdrafts on fund, July 1, 1908	19 742 10
(Overdraft covered by requisition following day.)	
	\$ 139,450.33
Receipts from all sources during the year commence and ended June 30, 1909, going to make up the "Income University, except hospital receipts. State appropriations for support:	
32d G. A., ch. 212, sec. 2\$200,500	.00
32d G. A., ch. 214, sec. 2	
32d G. A., ch. 244, sec. 1	2.92
· · · · · · · · · · · · · · · · · · ·	
Tuitions:	4 -10,00 2 .0-
College of Liberal Arts\$ 18,803	3.25
College of Applied Science	1.50
College of Law 10,713	•
College of Medicine	
College of Homeopathic Medicine	
College of Dentistry 9,281 College of Pharmacy 3,816	
	5.00
Summer Session and Library School 1,649	
Special Examination Fees	
School of Music 5,018	3.50
	69,142.50
Diploma fees	3,690.00
Ophthalmology and Otology receipts	757.24
Dental clinic receipts	7,741.00
Interest on daily bank balances	1,742.94
Law Loan Book Account	278.50
Miscellaneous cash—rents, materials sold, labora- tory breakage deposits, net, locker rentals, etc	1 004 70
Interest on Permanent Land Fund	1,774.70 11,927.96
Rent on Permanent Land Fund	200.00
Warrants cancelled	223.15
Total	
Balance on hand, Income Fund, July 1, 1908	• •
Dalance on hand, Income rund, July 1, 1994	
	\$338,251.79

Amount of moneys available for special purposes, not connected with "erection, equipment, improvement, and repair of buildings" or going

to make up the Income Fund of the University, d menced July 1, 1908, and ended June 30, 1909.	uring the	year com-
Library Fund (32d G. A., ch. 214, sec. 2). Received—state warrants	5,000.00 49,95	·
Special Land Fund (32d G. A., ch. 214, sec. 2).		\$ 5,049.95
Balance in Special Land Fund, July 1, 1908\$	2,794.30 12,500.00 1,121.00	
·		16,415.30
Donated Land Fund.		
Balance in Donated Land Fund, July 1, 1908\$ Rents	1,473.05 799.01	
		2,272.06
Paving and Sidewalks Fund (32d G. A., chap. 214, sec. 2).		
Balance in Paving and Sidewalks Fund, July		
1, 1908\$	240.14	
Received—state warrants	2,500.00	
Received—sale of old material	23.46	
Transferred from Income Fund	216.06	
Care of Campus Fund (32d G. A., ch. 214, sec. 2).		2,979.66
	17.70	
Balance in Care of Campus Fund, July 1, 1908\$ Received—state warrants	17.70 2,000.00	
		2,017.70
		\$ 28,734.16
The A. Whitney Carr Free Scholarship Interest I den Oratory Prize Interest Fund, the W. J. Bryan Int Ranney Memorial Interest Fund, and the Waite Low Inteest Fund, are not shown in the statement, as the trust by the University, the interest going to pay etc., and in no way affecting the University, income	terest Func wry Giffor ese funds scholarsh	l, the Mark d Memorial are held in
Hospital receipts at the University for the year 1908, and ended June 30, 1909.	r commen	ed July 1,
University Hospital. Balance to credit of hospital, July 1, 1908 \$ 1908	2,309.60	

36,270.19

\$ 38,579.79

University Homeopathic Hospital. Balance to credit of hospital, July 1, 1908 \$ Nurses' earnings outside of hospital.\$ 437.40 Operating room fees 970.82 Hospital earnings 6,382.80 Miscellaneous sources 2.00	7,793.02	
Total receipts		\$ 7,883.54
Expenditures from funds for the erection, equipm repair of buildings at the University, during the years, and ended June 30, 1909.		
1-5 Mill Building Tax Fund.		
Expended for the erection of the President's house (for detailed account of the expenditures on this building, see Secretary's printed	•	
annual report)	16,570.74	
report)	62,772.52	
printed annual report) Expended for the erection of the Natural Science Building (for detailed account of the expenditures on this building, see Secretary's	23,763.96	
printed annual report)	2.00	
printed annual report) Expended for fire escapes on the various buildings (for detailed account of these expendi-	2.10	•
tures, see Secretary's printed annual report) G. H. Elsworth, salary as Superintendent of Con-	1,206.00	
struction	1,000.00	
Total expenditures Balance on hand, June 30, 1909		\$105,317.32 9,780.35
Repair and Contingent Fund.		\$115,097.67
General repairs\$	2,894.09	
Plumbing repairs	667,54	
Electrical repairs Steam fitting repairs	664.60 6.35	

Athletic Field—care of	160.94	
Athletic Field—repairing bleachers	319.38	
Heating plant repairs	656.30	
Boiler repairs	212.19	
Care of campus	197.19	
Old Science Building repairs	1,097.51	
School of Music Building repairs	199.69	*
Dental Building repairs	272.63	
Old Science Building painting	496.20	
Pharmacy Laboratory repairs	142.05	
Materia Medica Laboratory repairs	40.88	
Flood sewer	48.74	
Concentrating wall	219.93	
Internal Medicine Laboratory	859.24	
President's House, grading	404.29	
Engineering Building, walk	24.34	
Roof painting	22.89	
Medical shed, removal	564.81	
De Sellem House repairs	991.52	
Dennis House repairs	957.27	
Total expenditures		\$ 12,120.57
Overdraft, July 1, 1909		.50
Ovoration, busy 1, 2000		
		\$ 12,121.07
Equipment and Supplies Fund.		•,
Colege of Applied Science, equipment\$	1,467.12	
Physics and Mechanics, equipment	1,251.35	
Commercial Museum, equipment	242.92	
College of Dentistry, equipment	518.72	
Department of Botany, equipment	27.79	
Department of Education, equipment	40.50	
Engineering Building Addition, equipment	2,737.76	
University laundry, equipment	339.05	
Electrical supplies	1,192.01	
Plumbing supplies	226.93	
Gas light fixtures	21.50	
Total expenditures		\$ 8,065.65
Balance on hand, June 30, 1909		3,048.17
Datance on hand, sume so, 1903		0,020.11
		\$ 11,113.82
Equipment Fund, Natural Science Building, Etc.		, ,
Hospital wing, equipment\$	56.00	
Overdraft, July 1, 1909	19,741.60	
Overdraft covered by requisition following day.	,	
		\$ 19.797.60

Equipment Fund, New Medical Buildings.	* * * * * * * * * * * * * * * * * * *		
Department of Pathology and Bacteriology,			
equipment\$	38.86		
Department of Materia Medica, equipment	30.90		
Department of Hygiene, equipment	59.57		
Ladies' study room, Medical Building	15.00		
Laures study room, Medical Dunding	15.00		
Total expenditures		\$	144.33
Balance on hand, June 30, 1909			382.18
		\$	526.51
Engineering Shops, Etc., Fund.			
Hydro-Electric Plant, retaining wall\$	36.39		
Hydro-Electric Plant, equipment	436.17		
Total expenditures		\$	472.56
Balance on hand, June 30, 1909		*	63.20
			535.76
Expenditures from Income Fund for the year con			
summarized below, see Secretary's printed annual re Cost of Instruction. College of Liberal Arts	100,949.00 26,500.00 14,749.92 24,775.00 5,330.00 14,425.00		
Total cost of instruction		•	
		\$200	,549.97
Cost of Administration		\$200	,549.97
Cost of Administration.		\$200	,549.97
Cost of Administration. Salaries	13,690.00	\$200	,549.97
	13,690.00 1,424.94	\$200	,549.97
Salaries\$),549.97 5,114.94
Salaries\$ Supplies, etc			
Salaries	1,424.94		
Salaries\$ Supplies, etc Total cost of administration	1,424.94		
Salaries	1,424.94 4,456.60	15	

Cost of Apparatus and Supplies of Departments.	. A table no
College of Liberal Arts\$ 8,251.16	The start of
College of Law	
College of Medicine 10,441.61	
College of Homeopathic Medicine	
College of Dentistry 6,429.60	
College of Pharmacy	
Graduate College 311.46	
Summer Session and Library School 287.44	
	÷
Total cost of apparatus and supplies of depart-	
ments	27,811.06
University Expension Expenses	\$ 446.32
Law Loan Book Account—law books	123.14
Fixed Charges, or General Expenditures, such as	
fuel, light, janitor service, engineer, fireman, etc.	75,491.38
Tuitions refunded	290.00
Tuitions—School of Music—turned over to Effie	20.00
Mae Proffitt, Director of the School	5,018.50
Total expenditures, Income Fund	\$330,326.06
Transferred by order of the Board of Regents	
to Paving and Sidewalks Fund\$ 216.06	•
To Repair and Contingent Fund 2,121.07	
To Equipment Natural Science Building, Etc.,	
Fund 2,297.60	4,634.73
	6284 060 50
Tolones on bond Tomo 00 1000	\$334,960.79
Balance on hand, June 30, 1909	3,291.00
	\$338,251.79
Expenditures for special purposes, not connected with the	e "erection.
equipment, improvement, and repair of buildings," or going	
the "Income Fund" of the University, during the year comme	· -
1908, and ended June 30, 1909.	
Library Fund.	1. E.
Expended for books, periodicals, and binding, as	1
set out in the Secretary's printed report\$ 5,047.21	. 1
Balance on hand, June 30, 1909 2.74	
•	
* · · · · · · · · · · · · · · · · · · ·	\$ 5,049.95·
Special Land Fund.	
Expended for land, as set out in the Secretary's	1
printed report	7
Balance on hand, June 30, 1909 1,637.70	
and the second s	\$ 16,415.30
ing parameter and a service of the company of the c	

Donated Land Fund. Expended for Labor and material on Athletic Field	1,598.03	1. 1. 1921 (1. 1921) 1. 1. 1944 1945 (1. 1941) 1945 (1. 1941)
Paving and Sidewalks Fund. Expended for cement walks and to the City of Iowa City for paving		\$ 2,272.06 . 2,979.66
Care of Campus Fund. Expended for labor, seeding, planting, grading, ctc. \$1 Balance on hand, June 30, 1909	1,903.71 113.99	\$ 2,017.70
Expenditures from hospital receipts for the year 1908, and ended June 30, 1909.	commenc	ed July 1,
Help Provisions Household Medicine Total expenditures Balance in Income Fund to credit of University Hospital account, June 30, 1909. University Homeopathic Hospital.	5,266.33 3,185.77 9,707.41 1,005.90 4,579.60	\$33,745.01 4,834.78 \$38,579.79
Help Provisions	1,400.00 520.27 3,650.08 1,584.00 693.60	7,847.95
Balance in Income Fund to credit of University Homeopathic Hospital account, June 30, 1910		35.59
STAFF OF INSTRUCTION.	*** **	\$ 7,883.54
Number of Professors Number of assistant professors Number of instructors and asistant instructors Number of fellows Number of scholars Number of lecturers		48 4 20

NUMBER OF STUDENTS ENROLLED DURING REGULAR ACADEMIC YEAR.

Men.	Women.	Total.
College of Liberal Arts 550	552	1102
Graduate College 86	74	160
College of Applied Science 242	1	243
College of Law 220	2	222
College of Medicine	12	267
Training School for Nurses (College of Medicine)	48	48
College of Homeopathic Medicine 40	2	42
Training School for Nurses (College of Homeopathic		
Medicine)	18	18
College of Dentistry 168	3	171
College of Pharmacy 71	2	73
School of Music (affiliated)	76	101
, 1657	790	2447
Duplicates 128	66	194
Total for regular year, excluding duplicates1529	724	2253
Summer session, 1908	220	363
1672	944	2616
Duplicates	° 70	144
7,0001 141 020110 , 100110110 0002102,		
without duplicates1598	874	2472

THE STATE UNIVERSITY OF IOWA, IOWA CITY.

OFFICE OF SECRETARY OF THE UNIVERSITY,

January 1, 1911.

To the Members of the Thirty-fourth General Assembly of the State of Iowa:

I submit herewith my special report for the year commenced July 1, 1909, and ended June 30, 1910, in acordance with the provisions of Chapter 104, Acts of the Thirtieth General Assembly.

Very respectfully,

W. J. McChesney,

Secretary of the University.

IOWA STATE BOARD OF EDUCATION.

James H. Trewin,	President		 	Cedar	Rapids
D. A. Emery, Secr	etary	· · · · · · · · · · · · · · · · · · ·	 	Des	Moines

MEMBERS OF THE BOARD.

TERMS EXPIRE 1911.

A. B. Funk	Spirit Lake
Geo. T. Baker	Davenport
Thos. D. Foster	Ottumwa

TERMS EXPIRE 1913.

	HolbrookOı	
	R. Brenton Dallas Co	
D, D.	MurphyElk	ader

TERMS EXPIRE 1915.

James	H. TrewinCedar R	apids
Roger	LeavittCedar	Feils
	P. SchoentgenCouncil	

FINANCE COMMITTEE.

W. R. Boyd, President	
Thos. Lambert	3abula
DD. A. Emery, Secretary	<i>l</i> oines

OFFICERS OF THE UNIVERSITY.

George E. MacLean, President. W. J. McChesney, Secretary. Loyell Swisher, Treasurer.

THE STATE UNIVERSITY OF IOWA, IOWA CITY.

Statement of Receipts and Disbursements for the year commenced July 1, 1909, and ended June 30, 1910.

RECEIPTS.

Funds for the	erection of Buildings,	etc\$127,837.96
Income Fund		371,993.50
Special Funds		41,098.71

The A. Whitney Carr Free Scholarship Interest Fund, the F. O. Lowden Oratory Prize Fund, the W. J. Bryan Prize Interest Fund, the Mark Ranney Memorial Interest Fund, the Waite Lowry Gifford Memorial Interest Fund, are not shown in the 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.

DISBURSEMENTS.

Funds for the erection of Buildings, etc.	
Building Tax Fund	\$ 81,404.60
Repair and Contingent Fund\$ 14,916.07	
Equipment and Supplies Fund 9,496.12	
Equipment Fund, New Medical	
Buildings 71.36	
Equipment New Law Buildings, etc.,	•
Frand 9 399 05	•

Engineering Shops Fund	63.20		
Equipment Fund	7,599.84		
Income Fund		41,54 5.64 371,113.47	
Special Funds.			
Library Fund	19,694.60 1,529.77 946.59		
Fund	113.99	35,879.30	
Total disbursements			\$529,943.01
BALANCES IN UNIVERSITY T	REASURY,	JUNE 30,	1910.
Funds for the erection of buildings, etc			
Building Tax Fund Repair and Contingent Fund Equipment and Supplies Fund	• • • • • • • • • •	\$ 3,375.75 3.65 1,096.55	
Equipment New Medical Buildings For Equipment New Law Building, etc. Income Fund (excluding hospital surpluyear)	Fund uses for the	310.82 100.95 880.03	* * * * * * * * * * * * * * * * * * *
Special Funds.	•••••	000.09	a district to
Library Fund		\$ 1,445.78	. [34, 5]
Special Land Fund		1,310.50	
Donated Land Fund Paving and Sidewalks Fund		374.47 2,088.66	**************************************
Total balances	• • • • • • • • • • • • • • • • • • • •		\$10,987.16
The University has no balances in deexpended balances in departmental apprat the close of each fiscal year. Total receipts, as shown Total dispursements	ropriations	revert to I1 \$529,943.01	
Balances	• • • • • • • • • • • • • • • • • • • •	10,987.16	
		\$540,930.17	\$540,930.17

Amount of moneys available from all sources, during the year commenced July 1, 1909, and ended June 30, 1910, for the erection, equipment, improvement, and repair of buildings at the University.

1-5 Mill Building Tax Fund (29th G. A., ch. 171, sec. 2).		
Balance in Building Tax Fund proper, July		
1, 1909	9,780.35	
Received—state warrants	75,000.00	
Repair and Contingent Fund (32d G. A., ch. 212, sec. 2).		
Received-state warrants (33d G. A., ch. 244,		
sec. 1)	7,500.00	
Received—state warrants	7,170.32	
Received—sale of old material	249.40	
		14,919.72
Equipment and Supplies Fund (33d G. A., ch. 244, sec. 1).		.,
Balance in Equipment and Supplies Fund,		
July 1, 1909	3,048.17	
Received—state warrants	7,500.00	
Received—sale of old material	44.50	
-		\$10,592.67
Equipment Fund, New Medical Buildings.		φ10,002.01
Balance in Equipment Fund, New Medical Build-		
ings, July 1, 1909		382.18
Equipment New Law Building, etc. Fund, (33d G.		
A., ch. 244, sec. 1). Received—state warrants		9,500.00
Engineering Shops, etc. Fund.		
Balance in Engineering Shops, etc., Fund, July 1, 1909		63.20
	• •	05.20
Heating and Hydraulic Plants Equipment Fund (33d G. A., ch. 244, sec. 1).		
Received—state warrants	•	
Received—sale of old material	99.84	
		7,599.84
Total		\$127,837.96
Receipts from all sources, during the year con	nmenced J	ıly 1. 1909.
and ended June 30, 1910, going to make up the 'University, except hospital receipts. State appropriations for support:		
32d G. A., ch. 212, sec. 2	\$205,500.00	
32d G. A., ch. 214, sec. 2		
33d G. A., ch. 244, sec. 1		•
33d, G. A., ch. 244, sec. 1		
	``	\$275,750.00

Tuitions:	British Same
College of Liberal Arts\$ 19,	014.25
College of Applied Science	233.00
	937.50
	252.00
-	715.75
	627,25
	704.50
	150.00
	235.00
	059.00
	159.00
	61,077.25
Diploma fees	4,155.00
Ophthalmology and Otology receipts	997.14
Dental Clinic receipts	8,827.84
Law Loan Book account	364.75
Miscellaneous cash-rents, material sold, labora-	
tory breakage, deposits, net, locker rentals, etc.	1,975.22
Interest on daily bank balance	2,075.57
Interest on permanent land fund	12,959.73
Rents from permanent land fund	100.00
Warrants cancelled	420.00
,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	
•	
Total	\$368,702.50
TotalBalance on hand, July 1, 1909	\$368,702.50 3,291.00
	•
	$\frac{3,291.00}{\$371,993.50}$ ot connected with ings," or going to
Balance on hand, July 1, 1909	$\frac{3,291.00}{\$371,993.50}$ ot connected with ings," or going to
Amount of moneys available for special purposes, n "erection, equipment, improvement, and repair of build make up the "Income Fund" of the University, duri menced July 1, 1909, and ended June 30, 1910. Library Fund (33d G. A., ch. 244, sec. 1).	3,291.00 \$371,993.50 ot connected with ings," or going to ng the year com-
Amount of moneys available for special purposes, n "erection, equipment, improvement, and repair of build make up the "Income Fund" of the University, duri menced July 1, 1909, and ended June 30, 1910. Library Fund (33d G. A., ch. 244, sec. 1). Balance in Library Fund, July 1, 1909\$	3,291.00 \$371,993.50 ot connected with ings," or going to ng the year com-
Amount of moneys available for special purposes, new reaction, equipment, improvement, and repair of build make up the "Income Fund" of the University, during menced July 1, 1909, and ended June 30, 1910. **Library Fund** (33d G. A., ch. 244, sec. 1). **Balance in Library Fund, July 1, 1909	3,291.00 \$371,993.50 ot connected with ings," or going to ng the year com- 2.74 000.00
Amount of moneys available for special purposes, n "erection, equipment, improvement, and repair of build make up the "Income Fund" of the University, duri menced July 1, 1909, and ended June 30, 1910. Library Fund (33d G. A., ch. 244, sec. 1). Balance in Library Fund, July 1, 1909\$	3,291.00 \$371,993.50 ot connected with ings," or going to ng the year com-
Amount of moneys available for special purposes, new reaction, equipment, improvement, and repair of build make up the "Income Fund" of the University, during menced July 1, 1909, and ended June 30, 1910. **Library Fund** (33d G. A., ch. 244, sec. 1). **Balance in Library Fund, July 1, 1909	3,291.00 \$371,993.50 ot connected with ings," or going to ng the year com- 2.74 000.00 37.39
Amount of moneys available for special purposes, n "erection, equipment, improvement, and repair of build make up the "Income Fund" of the University, duri menced July 1, 1909, and ended June 30, 1910. Library Fund (33d G. A., ch. 244, sec. 1). Balance in Library Fund, July 1, 1909\$ Received—state warrants	3,291.00 \$371,993.50 ot connected with ings," or going to ng the year com- 2.74 000.00
Amount of moneys available for special purposes, n "erection, equipment, improvement, and repair of build make up the "Income Fund" of the University, duri menced July 1, 1909, and ended June 30, 1910. Library Fund (33d G. A., ch. 244, sec. 1). Balance in Library Fund, July 1, 1909\$ Received—state warrants	3,291.00 \$371,993.50 ot connected with ings," or going to ng the year com- 2.74 000.00 37.39
Amount of moneys available for special purposes, n "erection, equipment, improvement, and repair of build make up the "Income Fund" of the University, duri menced July 1, 1909, and ended June 30, 1910. Library Fund (33d G. A., ch. 244, sec. 1). Balance in Library Fund, July 1, 1909\$ Received—state warrants	3,291.00 \$371,993.50 ot connected with ings," or going to ng the year com- 2.74 000.00 37.39 15,040.13
Amount of moneys available for special purposes, n "erection, equipment, improvement, and repair of build make up the "Income Fund" of the University, duri menced July 1, 1909, and ended June 30, 1910. Library Fund (33d G. A., ch. 244, sec. 1). Balance in Library Fund, July 1, 1909\$ Received—state warrants	3,291.00 \$371,993.50 ot connected with ings," or going to ng the year com- 2.74 000.00 37.39 15,040.13 637.70 500.00
Amount of moneys available for special purposes, nearest of moneys available for special purposes, nearest of make up the "Income Fund" of the University, during menced July 1, 1909, and ended June 30, 1910. **Library Fund** (33d G. A., ch. 244, sec. 1). **Balance in Library Fund, July 1, 1909	3,291.00 \$371,993.50 ot connected with ings," or going to ng the year com- 2.74 000.00 37.39 15,040.13
Amount of moneys available for special purposes, n "erection, equipment, improvement, and repair of build make up the "Income Fund" of the University, duri menced July 1, 1909, and ended June 30, 1910. Library Fund (33d G. A., ch. 244, sec. 1). Balance in Library Fund, July 1, 1909\$ Received—state warrants	3,291.00 \$371,993.50 ot connected with ings," or going to ng the year com- 2.74 000.00 37.39 15,040.13 637.70 500.00
Amount of moneys available for special purposes, n "erection, equipment, improvement, and repair of build make up the "Income Fund" of the University, duri menced July 1, 1909, and ended June 30, 1910. Library Fund (33d G. A., ch. 244, sec. 1). Balance in Library Fund, July 1, 1909\$ Received—state warrants	3,291.00 \$371,993.50 ot connected with ings," or going to ng the year com- 2.74 000.00 37.39 15,040.13 637.70 500.00 867.40
Amount of moneys available for special purposes, nearest of the University, during menced July 1, 1909, and ended June 30, 1910. **Library Fund** (33d G. A., ch. 244, sec. 1). **Balance in Library Fund, July 1, 1909	3,291.00 \$371,993.50 ot connected with ings," or going to ng the year com- 2.74 000.00 37.39 15,040.13 637.70 500.00 867.40
Amount of moneys available for special purposes, nearest of moneys available for special purposes, nearest of the university, during the up the "Income Fund" of the University, during menced July 1, 1909, and ended June 30, 1910. **Library Fund** (33d G. A., ch. 244, sec. 1). **Balance in Library Fund, July 1, 1909	3,291.00 \$371,993.50 ot connected with ings," or going to ng the year com- 2.74 000.00 37.39 15,040.13 637.70 500.00 867.40 21,005.10

\$ 56,807.70

120	ORNAL OF THE HOUS	E. [J&II. 12,
Paving and Sidewalks sec 1).	Fund (33d G. A., ch. 244	
, •	ants material	•
Care of Campus Fund.		3,935.25
·	mpus Fund, July 1, 1909.	. 113.99
	* * * * *	\$ 41,098.71
Oratory Prize Interest Mark Ranney Memorial Memorial Interest Fundare held in trust by the ships, prizes, etc., and in	Free Scholarship Interest Fund, the W. J. Bryan F I Interest Fund, and the are not shown in the state University, the interest no way affecting the University for the year 0.	rize Interest Fund, the e Waite Lowry Gifford atement, as these funds t going to pay scholar- liversity's income.
University Hospital.		
Balance to credit of h 1909 Hospital earnings Nurses' earnings ou pital Operating room fees.		\$ 4,834.78
		40,741.61
· -	• • • • • • • • • • • • • • • • • • • •	. \$ 45,576.39
University Homeopathic	· =	
Balance to credit of h		\$ 35.59
Hospital earnings Nurses' earnings ou	\$ 7,001.14	v 30.00
pital Operating room fees .		
		8,733.47
Total receipts	••••••	. \$ 8,769.06
	unds for the erection, east the University, during June 30, 1910.	
1-5 Mill Building Tax Fr	ınd.	
Expended for the ere	ction of the Law Buildin	g .

(For detailed account of the erpenditures on this building, see Secretary's printed annual report).

Expended for the erection of the Engineering		12.0
Shops (For detailed account of the expendi-		100
tures on this building, see Secretary's printed		the state of
annual report).		15,797.75
Expended for the erection of the Physics build-		
ing (For Detailed account of the expenditures		
on this building, see Secretary's printed an-	**	
nual report)		7,799.15
G. H. Ellsworth, one-half salary as Superin-		
tendent of Construction		1,000.00
Total expenditures		\$ 81,404.60
Balance on hand, June 30, 1910		3,375.75
		\$ 84,780.35
Repair and Contingent Fund.		
General repairs\$	2,255.00	
Plumbing repairs	1,058.33	
Electrical repairs	389.77	
University Hospital—repairs and painting	53.00	
University Homeopathic Hospital—repairs and		
painting	123.52	
Old Science Hall—repairs and painting	357.36	
Dental Building—repairs and painting	433.29	
Old Capitol Building—repairs and painting	544.11	
Chemical Laboratory Building-repairs and		
painting	1,398.47	
Armory—repairs and painting	161.86	
Medical Laboratory Bldg.—repairs and painting.	3.29	1
Unity Hall—repairs and painting	820.34	
Hall of Liberal Arts-repairs and painting	298.00	
Hall of Liberal Arts-blackboards, etc	182.46	
Chemical Laboratory—repairs	198.21	en en en en en en en
Chemical Laboratory—ventilating system	999.33	***
Iowa Avenue Building—repairs	4.00	
Heating Plant—repairs	438.05	
Hospital Boiler—repairs	546.65	
Boiler repairs	38.34	
Pharmacy Laboratory—repairs	3.77	
Laundry Building—repairs	20.35	17.7
Nurses' homes—repairs	103.63	1 1 1
Woman's gymnasium—repairs	75.35	
Care of Athletic Field	184.43	
Care of Campus	45.00	1
Campus driveway	53.78	
Registrar's office—repairs	102.99	, , , , , , , , , , , , , , , , , , ,
President's house—grading	142.73	7, 8,11,10
Engineering Building—walk	29.78	*** 1 1201
Byington lot—filling	54.67	

TOTTONE AT OT	THE HOUSE.

Carpenter shop—moving of	29.00	
Heating Plant—stokers	1,737.49	
Hydro-Electric Plant—dynamo	8.30	
Gas engine	2,021.42	
Total expenditures		14,916.07
Balance on hand June 30, 1910		3.65
Datance on hand build by, 1510,		
		\$ 14,919.72
Equipment and Supplies Fund.		
College of Applied Science—equipment\$	1,319.22	
Physics and Mechanics—equipment	957.30	
Commercial Museum—equipment	399.12	
College of Dentistry—equipment	768.06	
Hygiene Laboratory—equipment	119.48	
Library cases—equipment	675.02	
Engineering Building Addition—equipment	864.98	
University Laundry—equipment	1,786.11	
Electrical Supplies	1,431.38	
Plumbing supplies	555.90	
Gas light fixtures	26.50	
Philosophy and Psychology—equipment	45.00	
Superintendent of Buildings and Grounds—		
equipment	77.90	
College of Medicine—equipment	396.17	
General equipment	73.98	
Total expenditures		\$ 9,496.12
Balance on hand June 30, 1910		1,096.55
	* .	· <u></u>
•		\$ 10,592.67
Equipment Fund, New Medical Buildings.		
Department of Pathology and Bacteriology-		10 mm 1 m
equipment	33.54	1.0
Department of Physiology—equipment	4.45	
Hygiene Laboratory	33.37	A STATE OF S
D.da-1 annum Alderson		
Fotal expenditures		\$ 71.36
Balance on hand June 30, 1910		310.82
		\$ 382.18
Equipment New Law Building, etc., Fund.		
Law Building Equipment (For itemized list of		1.0
expenditures on this building see Secretary's		1000000
printed annual report)\$	9,228.05	
Office of the Dean, College of L. A.—equipment	101.00	10 m
Miscellaneous buildings—equipment	70.00	
		e e e julius e in
Total expenditures	V .	\$ 9,399.05
Balance on hand June 30, 1910		100.95
	6 to 10 to 10 to	\$ 9,500.00
		φ σ,υυυ.υυ

Engineering Shops, etc., Fund.			
Hydro-Elentric Plant—equipment		\$	63.20
Heatinga nd Hydraulic Plants Equipment Fund.			
Hydraulic Plant—dynamo, etc\$	1,173.01		
Heating Plant—boiler, stokers, etc. (For item-			
ized list of the expenditures from this fund see Secretary's printed annual report)	6,426.83		
— see Secretary's printed annual report/	0,420.00		
		\$	7,599.84
Expenditures from Income Fund for the year com and ended June 30, 1910. (For an itemized account summarized below see Secretary's printed annual rep	of all dis		
Cost of Instruction.			
College of Liberal Arts\$1	118,351.00		
College of Applied Science	28,875.00		
College of Law	17,100.00		
College of Medicine	31,385.00		
College of Homeopathic Medicine	5,295.00		
College of Dentistry	16,825.00		
Coilege of Pharmacy	4,300.00		
Graduate College	4,482.50		
Summer Session and Library School	6,590.00		
Total cost of instruction		\$2 3	3,203.50
Cost of Administration.			
Salaries\$	15,553.34		
Supplies	1,627.40		
Total cost of administration		\$ 1	17,180.74
General Library.			1
Salaries\$	5,513,00		
Supplies, etc	1,272.60	*	
Total expense of Library from Income Fund—\$	6,785.60		
(Book, periodicals, etc., are paid for from	0,100.00		
the special library appropriation.)			
Cost of Apparatus and Supplies of Departments.	0:010.10		
College of Liberal Arts\$	8,313.18 77.58		
College of Law	8,734.36		
College of Homeopathic Medicine	120.41		
College of Dentistry	5,740.25		
College of Pharmacy	2,120.08		
Graduate College	207.14		
Summer Session and Library School	193.12		
Total cost of apparatus and supplies of de-			
partments		\$ 2	5,506.12

Alumni Bureau.	
Salaries 1,016.64	
Supplies, stenographic service, etc 1,335.45	
Total cost of Alumni Bureau	\$ 2,352.09
University Extension Expenses	335.05
Law Book Account—law books Fixed Charges, or General Expenditures, such as	457.11
fuel, light, janitor service, engineer, firemen, etc.	82,087.26
Tuitions Refunded	147.00
Tuitions, School of Music.	
Turned over to Charles R. Fisher, Director of	
the School	3,059.00
Total expenditures from Income Fund	\$371,113.47
Balance on hand, June 30, 1910	880.03
	\$371,993.50
Expenditures for special purposes, not connected with the	e "erection,
equipment, improvement, and repair of buildings," or goin up the Income Fund of the University, during the year comm 1, 1909, and ended June 30, 1910:	
Library Fund.	
Expended for bokks, periodicals, and binding, as set out in the Secretary's printed annual	* *
report	
$(x,y)^{A_{n+1}}$ (2)	\$ 15,040.13
Special Land Fund.	
Expended for land as set out in the Secretary's	
printed annual report	
Balance on hand, June 30, 1910	
They stad I as a Burnel	\$ 21,005.10
Donated Land Fund.	
Expended for labor and material on Athletic Field	
Balance on hand, June 30, 1910 374.47	
	\$ 1,904.24
Care of Campus.	4 2,000
Expended for labor, seeding, planting, grading,	
etc., on campus	
Paving and Sidewalk Fund.	
Expended for cement walks	
3 Sec. 1	\$ 3,035.25

Expenditures	from hospital	receipts	for	the	year	commenced	July	1,
1909, and ended	June 30, 1910:	1						J. 1

University	Hospital.
CHARGETONNY	HUOPIIUI.

University Hospital.			
Salaries\$	6,572.52		
Help	3,830.57		
Provisions	11,373.43		
Household	14,751.12		and the second
Medicine	5,574.58		÷ -
Total expenditures		\$	42,102.22
Balance in Income Fund to credit of Univer-			
sity Hospital account, June 30, 1910			3,474.17
		\$	45,576.39
University I'omeopathic Hospital.			
Salaries\$	1,406.61		
Help	542.68		
Provisions	3,580.37		
Household	1,676.15		
Medicine	766.63		
Total expenditures		\$	7,972.44
Balance in Income Fund to credit of Univer-			
sity Homeopathic Hospital account, June 30,			
1910			796.62
		\$	8,769.06
Staff of Instruction.			
Number of professors			68
Number of assistant professors			21
Number of instructors and assistant instructors			
Number of fellows			
Number of scholars			20
Number of lecturers			
Number of Students Enrolled During Regular Acc	idemic Ye	ar.	<u> </u>

and the second of the second o	MEN	WOMEN	TOTAL
College of Liberal Arts		549	1106
Graduate College		63	151
College of Applied Science			218
College of Law		3	245
College of Medicine	180	10	190
Training School for Nurses (College of Medicine)		46	46
College of Homeopathic Medicine	33	2	35
Training School for Nurses (College of He-			
meopathic Medicine)	•	15	15
College of Dentistry	158	4	162

College of Pharmacy			
Duplicates		740 40	
Total regular academic year, excluding duplicates	.1446	700 208	2145 363
Duplicates	1603 . 78	906 79	2509 157
Total for the entire year, including Summe Session, without duplicates		827	2352

DES MOINES, IOWA, JANUARY 13, 1911.

To the House of Representatives of the Thirty-fourth General Assembly:

GENTLEMEN—In accordance with the provisions of Chapter 104 of the Acts of the Thirtieth General Assembly, I transmit herewith condensed financial statement of the Iowa State College of Agriculture and Mechanic Arts.

Very respectfully,

D. A. EMERY,

Secretary of the State Board of Education.

GENTLEMEN—I beg leave to submit herewith a report required by Chapter 104 of the Laws of the Thirtieth General Assembly. It shows:

First—The funds available for all College purposes during each fiscal year of the bienial period ending June 30, 1910.

Second—The amounts expended for building and improvements, repairs, administration, maintenance and equipment of departments, and for the general expenses of the institution.

Third—The balance to the credit of the different funds at the close of the biennial period.

Fourth—The number of professors and instructors employed by the College and the number of students enrolled in each course during each year of the biennial period.

I. AVAILABLE FUNDS, JULY 1, 1908.

Balances: .

In the hands of the College Treasurer:

Experiment Funds:

Agricultural Experiment Station.\$	171.91
Engineering Experiment Station.	763.47
Good Roads experimentation	164.09

\$ 1,099.47

Building and Equipment Funds:	* * * * * * * * * * * * * * * * * * *	
Machine Shop \$ 2.30	· Park Artist	e Province
Walks and grading 9.09	to a first of safety	Maria V
Room rent account 819.00	7	
Tuition transferred to repair ac-		
count 963.28	•	
	\$ 1,793.67	
Trust funds, railway damages	88.00	
And the second of the second o		\$ 25,451.90
In State Treasury.	4	
College Extension Fund	.\$ 5,500.00	•
Agricultural Experiment Station		
Building Tax Fund		
Dairy farm and equipment	and the second second	** *
Special department equipment		
Pure-bred stock appropriation		
Special appropriations of Thirty-second Genera		
Assembly, unexpended balance of \$75,00		
available	. 2,485.39	
		\$ 59,600.98
Total balances		\$ 85,052.88
Total balances	•	ψ 00,002.00
1910: (A) Additional Funds Available	c, 1908-9.	
Educational Support Funds.		
From National Government	. 161,605.70	
From student fees	. 53,433.55	
Special trust funds to be used according t	0 4	
terms of trust	. 1,372.49	\$285,634.85
Agricultural Extension Fund.		1.18
Annual appropriation by State		27,000.00
Experiment Funds.		
Agricultural Experiment Station:	1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 -	1800 200
From National Government\$ 26,000.00 From State appropriation 25,000.00		ing the second s
From State appropriation 20,000.00	\$ 51,000.00	
Horse Breeding Experimentation:	4 921000.00	
From State appropriation	5,000.00	the first of the
Engineering Experiment Station:	. 5,555.00	
Annual State appropriation	. 3,809.00	
Good Roads Experimentation:		1.4
		A 6 10 4 4
Annual State appropriation	. 5,000.00	a K. Maria

Building and Equipment Funds.	e mariner
Special Building tax\$134,362.80	
Annual Repair and Contingent Fund 25,678.55	
Tuition from students outside the state,	
used by order of the Board for minor repairs	
and improvements	
Part of the special appropriations of the Thirty-	-
second General Assembly made available after	
July 1, 1908	
Part of the special appropriations of the Thirty-	
third General Assembly made available be-	* * * * * * * * * * * * * * * * * * * *
fore July 1, 1910	
Receipts from rental of rooms and sale of old	
building material	\$272,667.77
	Ψ212,001.11
Total frem all sources for 1908-9	\$650,111.62
(B) Additional Funds Available, 1909-10.	
Hiduartional Compart Hunda	
Educational Support Funds.	
From National Government \$ 74,412.98	
From State appropriations 200,500.00	
From rental on donated land 4.20	•
From interest on Treasurer's balances 1,468.19	
From tuition charged students from outside the	
State 6,098.34	
From student fees 52,146.31	
Special trust funds to be used according to	
terms of trust	
	336.5 30.02
Agricultural Extension Fund.	
Annual appropriation by State	32,000.00
	•
Experiment Funds.	
Agricultural Experiment Station:	100
From National Government\$ 28,000.00	
From State appropriation 40,000.00	•
	14.14
Horse Breeding Experimentation:	
From State appropriation 5,000.00	
Engineering Experiment Station 5,000.00	=======================================
Building and Equipment Funds.	78,000.00
	strain participation
Special Building tax\$135,799.46 Annual Repair and Contingent Fund 36.000.00	*
Receipts from rental of rooms and sale of old building material	. 4
building material	178,996.29
entropy of the second of the s	
Total from all sources for 1909-10	\$620,526.31

II. EXPENDITURES.

(a) For 1908-9.

(a) For 1908-9.		
Educational Support Funds.		
Salaries, including administrative officers	\$152,656.57	•
Department expenses and ordinary equipment	60,196.43	
Administrative and general expenses	17,761.30	
Maintenance of buildings and grounds, including		
heat, light and janitor service for buildings		
and care of campus	56,649.49	
		287,263.79
Agricultural Extension Fund.		
Salaries of Extension staff, including Secretary	\$ 15,549.10	
Current expenses and equipment	13,001.44	
The sales and The da		28,550.54
Experiment Funds.		
Agricultural Experiment Station:		
Salaries of Extension staff and assistants	\$ 28,436.65	•
Current expenses and equipment	23,240.80	
Hara Drading Evnerimentation		51,574.45
Horse Breeding Experimentation:	• 05000	
Salaries	•	
Current expenses and horses purchased	4,275.39	4,525.39
Engineering Experiment Station:		4,020.05
Salaries	\$ 1,818.18	
Current expenses and equipment	1,178.16	
	·	2,996.34
Good Roads Experimentation:		•
Salaries	\$ 2,420.00	
Current expenses and equipment	2,719.67	# 400 G#
Building and Equipment Fund Expenditures.		5,139.67
Repairs and contingencies	\$ 23,607.43	
Special Building Tax:		
Hall of Agriculture	136,555.41	
Central Building	1,312.32	
Engineering Hall Annex	4,014.25	
Ceramics Building	252.67	
Hall of Agriculture—Furniture and fixtures	416.56	
Central Heating Plant (\$60,000.00)	27,000.00	
Dairy Farm buildings, farm and equipment	436.14	
Machine Shop	1,508.28	
Water system improvement	4,895.57	
Walks and grading	359.09	
Sidewalks and grading (\$7,500.00)	672.28	
Engineering Hall Annex-Furnishings and fix-		
tures	.45	
Purchase of pure-bred stock	675.85	
O.		

Purchase of pure-bred stock (\$10,000.00) 1	,292.45	
Special equipment for college departments (old).	492,32	
	772.08	
	2,290.05	
		10,535.20
Total expenditures for 1908-9 for all pur-	<u>-</u>	
poses	\$5	90,685.38
(b) For 1909-10.	•	•
Educational Support Funds.		
Salaries, including administrative officers\$184	.829.96	
	,049.06	
	,747.78	
Maintenance of buildings and grounds, includ-	,,,,,,,,	
ing heat, light and janitor service for build-		
	,114.09	
<u> </u>		28,740.89
Agricultural Extension Fund.		
Salaries of Extension staff, including Secretary \$ 21	,348.14	
Current expenses and equipments 12	,076.02	
		33,424.16
Experiment Funds.		
Agricultural Experiment Station:		
Salaries of Station staff and assistants\$ 29	,724.87	
Current expenses and equipment 33	,766.93	
		63,491.80
Horse Breeding Experimentation:		
Salaries\$	250.00	
• Current expenses	221.00	454.00
Engineering Experiment Station:		471.00
_	,880.00	
- · · · · ·	2,398.75	
Current expenses and equipment,		4,278.75
Good Roads Experimentation:		,
Salaries\$ 3	,603.33	
Current expenses and equipment 1	,420.69	
·		5,024.02
Building and Equipment Fund Expenditures.		
Repairs and contingencies\$ 39	,028.41	
Special Building Tax:		
Hall of Agriculture 14	,883.13	
Central Building 1	,094.49	
Engineering Hall Annex	,827.17	
Ceramics Building 13	3,242.52	
Domestic Technology Building 18	3,870.49	
Hall of Agriculture—Furniture and fixtures 18	3,799.28	
Central Heating Plant (\$50,000.00)	,475.23	
Water system improvement	104.43	
Sidewalks and grading (\$7,750.00) 5	5,826.51	

Engineering Hall Annex—Furnishings tures Purchase of pure-bred stock (\$10,000.00) Special equipment for College departm Room rent		.786.88 .138.96 .705.63 .624.41
rent	········ <u> </u>	166,407.54
Total expenditures for 1909-10 for poses		\$601,838.16
SUMMARY.		•
Receipts: Balances in College and State treasuries, 1, 1908		\$ 85,052.28
Additional funds available in 1908-9 Additional funds available in 1909-10		1.62 6.31
		\$1,270,637.93
Total funds available during biennial pe from all sources and for all purposes Expenditures: During fiscal year 1908-9	\$ 590.68	
During fiscal year 1909-10	601,83	8.16
	\$1,192,52	3.54
Less net expenditures of Hospitals paid f Hospital balance	rom	7.04 \$1,191,786.50
Railway Damage Fund transferred to Endment Fund	une	88.00 163,816.31
Total		\$1,355,690.81
III. BALANCES AT CLOSE OF BIENNIA		• • •
In hands of College Treasurer: College support, including student funds Agricultural Extension Fund Experiment Funds: Agricultural Experiment Funds\$ 6, Engineering Experiment Funds 2, Horse Breeding experimentation. Good Roads experimentation Building and Improvement Funds:	29, 2, 255.56 297.38 3.61 .40	185.48
Agricultural Hall furniture\$ Repair and Contingent Fund, including amount transferred from Tuition Fund6,	10.81 197.66 286.12	494.59
	•	
Total in College Treasurer's hands.		\$ 47,944.93

Tn	hande	Ωf	State	Treasurer:
111	Hanus	w	DIALE	i reasurer.

Special Building tax Part of special appropriation of Thirty-third	97,546.50	
General Assembly made available before July 1, 1910, unexpended	18,324.44 .44	
Total in hands of State Treasurer		115,871.38
Total		\$163,816.31

The support funds are drawn quarterly at the end of the quarter. The balances are therefore necessarily large at the beginning of each quarter.

The law requires that the sales of departments and hospital receipts shall be reported separately. The following are the receipts and expenditures for these accounts during the biennial period:

SALES OF DEPARTMENTS.

For year	1909-10	72,982.40

For year 1908-9..... \$ 75,788.24

Total.....\$148,770.64

The proceeds of these sales are reappropriated to the departments. They constitute a revolving fund, which, as it comes and goes, results simply in a change in the farm department assets.

III. COLLEGE HOSPITAL ACCOUNT.	
RECEIPTS.	
Cash on hand, July 1, 1908	\$ 1,870.93
Receipts from students and others in 1909-10	 5,151.95
Total	\$ 7,022.88
DISBURSEMENTS.	
For expenses of maintenance, 1908-09	
Cook on hand Tuly 1 1000 10	5,888.99 1,133.89
Cash on hand, July 1, 1909-10	 1,100.00
Total	\$ 7,022.88

The hospital is self-supporting. By the payment of a small fee each semester the student is insured the privileges of the hospital without further expense. The Board of Education simply manages the fund, in trust, for the student body.

IV. NUMBER OF INSTRUCTORS AND STUDENT ENROLLMENT.

INSTRUCTORS.

1908-9.

1908-9.		
Professors, assistant professors and administrative officers Instructors and assistant		
Total	· · · · · · · · · · · · · · · · · · ·	. 150
1909-10.		
Professors, assistant professors and administrative officers Instructors and assistant		
Total	• • • • • • • • • • • • • • • • • • • •	. 167
SRUDENT ENROLLMENT.	•	
1908-9.		
Division of Agriculture:		
Science and Agriculture	340 106 51	
		569
Division of Veterinary Science: Veterinary Medicine	126	126
Division of Engineering:		
Civil Engineering Mechanical Engineering Electrical Engineering Mining Engineering Ceramics	164 273 46	
,		795
Division of Science:		
General Science		267
Miscellaneous:		207
Music	9	9
Total		1766
Winter Short Course		796
Special music students		69
Grand total		2631

1909-10

1909-10.		
Division of Agriculture:		
Animal Husbandry	303	
Agronomy	129	
Dairy	85	
Horticulture and Forestry	55	
Science and Agriculture	1	
Agricultural Engineering	16	
Division of Veterinary Medicine:		589
Veterinary Medicine	115	
		115
Division of Engineering:		
Civil Engineering	261	
Mechanical Engineering	159	
Electrical Engineering	207	*
Mining Engineering	44	
Ceramics	8	679
Division of Science:		019
General Science	113	
Domestic Science	140	
Miscellaneous:		253
Music	14	
Music		14
Total		1550
Winter Short Course		627
Special music students		
Grand total	•	2350

E. W. STANTON, Acting Secretary of College.

On motion of Harding of Woodbury, the House adjourned.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, JANUARY 17, 1911.

House met pursuant to adjournment, Speaker Stillman in the Chair.

Prayer was offered by Rev. J. Charles Crawford of Boone, Iowa. Journal of Thursday, January 12th, corrected and approved.

Representative Moore of Linn 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 Iowa, and faithfully perform the duties of the office of Representative to the best of my ability, so help me God.

E. R. MOORE.

Speaker Stillman announced the appointment of W. B. McMurray as Speaker's Clerk.

The following persons took and signed the following oath on the day designated:

I do solemnly swear that I will support the Constitution of the United States and of the State of Iowa, and faithfully perform the duties of my office to the best of my ability, so help me God.

January 13, 1911.

J. E. WHIPPLE,
J. E. WINDER,
J. H. STEWART,
J. C. SMITH,
January 14, 1911.

W. B. McMurbay,
January 16, 1911.

Tony Thompson,
J. H. Hensal.
January 17, 1911.

C. Moore,
EARL D. WALLACE.

The Speaker announced the following assignment of Standing Committees:

STANDING COMMITTEES.

WAYS AND MEANS.

Goodykoontz of Boone, Chairman;
Johnson of Mitchell,
Jacobs of Calhoun,
Harding of Woodbury,
Bowman of Linn,
Dawson of Cherokee,
Moore of Linn,

Smith of Decatur,
Robbins of Mills,
Van Camp of Adair,
Lund of Hamilton,
Lounsberry of Marshall,
Hayes of Montgomery,
Ritter of Des Moines,

Bascom of Dickinson,
Felt of Clay,
Hickenlooper of Monroe,
Schee of O'Brien,
Newell of Plymouth,
Fraley of Polk,
Bybee of Marion,
Brockway of Louisa,
Campbell of Webster,
George of Story,
Huff of Hardin,
Skinner of Jasper,
Huntley of Lucas,
Hutchins of Kossuth,

Miller of Bremer,
Miller of Dubuque,
Bauman of Van Buren,
Hull of Howard,
Black of Muscatine,
Fletcher of Iowa,
Greene of Clinton,
McCullough of Dubuque,
Odendahl of Carroll,
Stephenson of Ringgold,
Hazen of Pottawattamie,
Byerly of Jones,
O'Connor of Chickasaw.

APPROPRIATIONS.

Moore of Linn, Chairman; Larrabee of Fayette, Beebe of Franklin, Beans of Mahaska. Perkins of Delaware, Dewey of Guthrie, Felt of Clay, Finlayson of Grundy, Zeller of Madison, Johnson of Mitchell, Fulton of Jefferson, Fourt of Allamakee, Dixon of Sac, Enger of Winneshiek, Crist of Clarke, Brown of Wright, Campbell of Ida. Halgrims of Humboldt,

Kulp of Palo Alto, Hogan of Cass, Whitney of Woodbury, Smith of Adams, Russell of Winnebago, Shane of Wapello, Speer of Warren, Kull of Howard, Miller of Bremer, Boettger of Scott, Ritter of Des Moines, Penn of Fremont, Ellis of Jackson, Taylor of Union, Murtagh of Emmet. Rowles of Monona, Escher of Shelby, Patterson of Keokuk.

JUDICIARY.

Collin of Worth, Klay of Sioux, Chairman; Harding of Woodbury. Huff of Hardin, Goodykoontz of Boone. Lounsberry of Marshall, Ripley of Hancock, Lund of Hamilton, Jacobs of Calhoun, Shankland of Polk, Bascom of Dickinson, Smith of Decatur, Perkins of Delaware, Stipe of Page, Hickenlooper of Monroe, Whitney of Woodbury, Johnson of Mitchell, O'Connor of Chickasaw, Larrabee of Fayette, Koontz of Johnson, Dabney of Davis, Schee of O'Brien, Crist of Clarke. Hamilton of Lee, Campbell of Ida. Hayes of Montgomery.

AGRICULTURE.

Cunningham of Buena Vista,

Chairman:

Felt of Clay,
Dawson of Cherokee,
Cousins of Butler,
Fourt of Allamakee,
Harvey of Osceola,
Newell of Plymouth,
Stoddard of Buchanan,
Bruce of Floyd,
Brady of Dallas,
Edmunds of Taylor,

Huntley of Lucas, Jacobson of Audubon, Lounsberry of Marshall, Hunt of Harrison, Russell of Winnebago,

Halgrims of Humboldt.

Robbins of Mills,

Fry of Wayne,

George of Story,

Patterson of Keokuk,

Pickford of Cerro Gordo, Skinner of Jasper.

Stipe of Page,

Sherman of Poweshiek, McCleery of Washington, Bauman of Van Buren,

Byerly of Jones,
Escher of Shelby,
Linnan of Pocahontas,
White of Benton,
Stephenson of Ringgold,
Sater of Des Moines,

Olson of Lyon,
Townsend of Tama,
Downey of Crawford,
Dunlap of Clinton,
Black of Muscatine,

Hazen of Pottawattamie, Odendahl of Carroll.

MUNICIPAL CORPORATIONS.

Harding of Woodbury, Chairman; Beebe of Franklin, Bowman of Linn. Fulton of Jefferson. Goodykoontz of Boone. Jacobs of Calhoun. Moore of Linn, Crist of Clarke, Brown of Wright. Bybee of Marion, Campbell of Ida, Campbell of Webster, Grout of Black Hawk, Whitney of Woodbury, Shankland of Polk, Speer of Warren,

Shane of Wapello, Smith of Decatur, Lounsberry of Marshall, Miller of Dubuque. Penn of Fremont, Koontz of Johnson. Boettger of Scott. Ritter of Des Moines, Ellis of Jackson. Fletcher of Iowa, Gilbert of Clayton, Greene of Clinton, Griggs of Scott, Hamilton of Lee, Taylor of Union, Lenocker of Pottawattamie.

BANKS AND BANKING.

Johnson of Mitchell, Chairman; Beebe of Franklin, Beans of Mahaska, Ripley of Hancock, Moore of Linn, Bowman of Linn, Dewey of Guthrie, Grout of Black Hawk, Hogan of Cass, Dixon of Sac, Hutchins of Kossuth, Koontz of Johnson, Dabney of Davis, Kull of Howard, Felt of Clay. Finlayson of Grundy, Schee of O'Brien, Brown of Wright. Crist of Clarke. Campbell of Webster, Brady of Dallas.

O'Connor of Chickasaw, Fletcher of Iowa. Griggs of Scott. Leach of Henry. Murtagh of Emmet, White of Benton, Linnan of Pocahontas.

BOADS AND HIGHWAYS.

Fourt of Allamakee, Chairman: Dewey of Guthrie, Beebe of Franklin. Bowman of Linn. Cunningham of Buena Vista. Whitney of Woodbury, Cousins of Butler, Klay of Sioux, Larrabee of Fayette, Perkins of Delaware, Stoddard of Buchanan, Dixon of Sac, George of Story. Bruce of Floyd, Brockway of Louisa, Daniels of Appanoose, Fraley of Polk, Fry of Wayne, Grout of Black Hawk,

Hogan of Cass. Hunt of Harrison. Hutchins of Kossuth, Jacobson of Audubon, Van Camp of Adair, Smith of Decatur, Kulp of Palo Alto, Pickford of Cerro Gordo, Smith of Adams. Russell of Winnebago. Sherman of Poweshiek. Lounsberry of Marshall, Koontz of Johnson, Dunlap of Clinton, Hayes of Montgomery, McCullough of Dubuque, Leach of Henry, Sater of Des Moines, Milton of Cedar.

Larrabee of Fayette, Chairman; Bowman of Linn. Perkins of Delaware, Ripley of Hancock, Beans of Mahaska, Goodykoontz of Boone, .Fulton of Jefferson, Klay of Sioux. Zeller of Madison, McCleery of Washington, Stoddard of Buchanan, George of Story. Brockway of Louisa, Huff of Hardin, Brown of Wright, Edmunds of Taylor, Fry of Wayne, Halgrims of Humboldt, Collin of Worth, Hunt of Harrison, Huntley of Lucas,

RAILROADS AND TRANSPORTATION.

Smith of Decatur. Skinner of Jasper, Shankland of Polk, Sherman of Poweshiek, Brady of Dallas, Smith of Adams, Lund of Hamilton, Hamilton of Lee. Bauman of Van Buren. O'Connor of Chickasaw, Downey of Crawford, Gilbert of Clayton, Griggs of Scott. Krebill of Lee, Lenocker of Pottawattamie. Linnan of Pocahontas, Taylor of Union. Milton of Cedar. McCullough of Dubuque. White of Benton.

COMMERCE AND TRADE.

Beebe of Franklin, Chairman;
Bascom of Dickinson,
Harding of Woodbury,
Cousins of Butler,
Fulton of Jefferson,
Klay of Sioux,
Harvey of Osceola,
Perkins of Delaware,
Dixon of Sac,
Bybee of Marion,
George of Story,
Van Camp of Adair,
Skinner of Jasper,

Lund of Hamilton.

Campbell of Webster,
Crist of Clarke,
Grout of Black Hawk,
Huff of Hardin,
Huntley of Lucas,
Bauman of Van Buren,
O'Connor of Chickasaw,
Penn of Fremont,
Boettger of Scott,
Ritter of Des Moines,
Lenocker of Pottawattamie,
Milton of Cedar,
Rowles of Monona,
Olson of Lyon.

SCHOOLS AND TEXT BOOKS.

Fulton of Jefferson, Chairman;
Ripley of Hancock,
Finlayson of Grundy,
Dawson of Cherokee,
Harvey of Osceola,
Klay of Sioux,
Larrabee of Fayette,
Stoddard of Buchanan,
Zeller of Madison,
George of Story,
Enger of Winneshiek,
Bruce of Floyd,
Bybee of Marion,
Campbell of Ida,
Daniels of Appanoose,

Fry of Wayne,
Halgrims of Humboldt,
Stipe of Page,
Pickford of Cerro Gordo,
Kulp of Palo Alto,
Dabney of Davis,
O'Connor of Chickasaw,
Miller of Dubuque,
Gilbert of Clayton,
Black of Muscatine,
Ellis of Jackson,
Fletcher of Iowa,
Townsend of Tama,
Krebill of Lee.

BOARD OF CONTROL.

Ripley of Hancock, Chairman; Beebe of Franklin, Harding of Woodbury, Felt of Clay, Moore of Linn, Larrabee of Fayette, Crist of Clarke,
Dixon of Sac,
Brockway of Louisa,
Kull of Howard,
Escher of Shelby,
Hayes of Montgomery.

DRAINAGE.

Jacobs of Calhoun, Chairman; Ripley of Hancock, Goodykoontz of Boone, Bascom of Dickinson, Cunningham of Buena Vista, Campbell of Ida, Brockway of Louisa, Whitney of Woodbury, Escher of Shelby, Hayes of Montgomery, Rowles of Monona, Murtagh of Emmet, Campbell of Webster, Hunt of Harrison, Kulp of Palo Alto, Hutchins of Kossuth, Hazen of Pottawattamie, Linnan of Pocahontas, Hamilton of Lee.

ELECTIONS.

Dawson of Cherokee, Chairman;
Bascom of Dickinson,
Ripley of Hancock,
Felt of Clay,
Finlayson of Grundy,
Goodykoontz of Boone,
Harding of Woodbury,
Hickenlooper of Monroe,
Jacobs of Calhoun,
Fulton of Jefferson,
Johnson of Mitchell,
Harvey of Osceola,
Stipe of Page,
Bruce of Floyd,

Campbell of Webster,
Collin of Worth,
Enger of Winneshiek,
Fry of Wayne,
Hogan of Cass,
Huntley of Lucas,
O'Connor of Chickasaw,
Dabney of Davis,
Ellis of Jackson,
Gilbert of Clayton,
Hayes of Montgomery,
Murtagh of Emmet,
Rowles of Monona.

CONSERVATION OF RESOURCES.

Felt of Clay, Chairman; Klay of Sioux,
Fourt of Allamakee,
Dewey of Guthrie,
Dixon of Sac,
McCleery of Washington,
Smith of Adams,
Edmunds or Taylor,
Robbins of Mills,
Enger of Winneshiek,
Speer of Warren,
Patterson of Keokuk,
Bruce of Floyd.

Lounsberry of Marshall,
Jacobson of Audubon,
Russell of Winnebago,
Miller of Bremer,
Ellis of Jackson,
Penn of Fremont,
Hayes of Montgomery,
Kull of Howard,
Leach of Henry,
Odendahl of Carroll,
Townsend of Tama.
Olson of Lyon.

LABOR.

Perkins of Delaware, Chairman; Moore of Linn, Hickenlooper of Monroe, Harding of Woodbury, Fraley of Polk, Shankland of Polk, Brown of Wright, Campbell of Webster, Grout of Black Hawk, Jacobson of Audubon, Shane of Wapello, Miller of Dubuque, Boettger of Scott, Greene of Clinton, Odendahl of Carroll, Rowles of Monona.

FOOD AND DAIRY.

Bowman of Linn, Chairman; Klay of Sioux, Fourt of Allamakee, Harvey of Osceola, Pickford of Cerro Gordo, Stoddard of Buchanan, Sherman of Poweshiek, Bauman of Van Buren, Shane of Wapello, Grout of Black Hawk, Fraley of Polk, Skinner of Jasper, Lund of Hamilton, Patterson of Keokuk, Krebill of Lee, Miller of Dubuque, Odendahl of Carroll, Stephenson of Ringgold.

PUBLIC HEALTH.

Finlayson of Grundy, Chairman;
Cunningham of Buena Vista,
Cousins of Butler,
Johnson of Mitchell,
Schee of O'Brien,
Crist of Clarke,
Brady of Dallas,
Collin of Worth,
Kulp of Palo Alto,
McCleery of Washington,

Shankland of Polk,
Stipe of Page,
Halgrims of Humboldt,
Miller of Bremer,
Bauman of Van Buren,
Penn of Fremont,
Greene of Clinton,
Linnan of Pocahontas,
Griggs of Scott.

HORTICULTURE.

Stoddard of Buchanan, Chairman;
Beans of Mahaska,
Harvey of Osceola,
Newell of Plymouth,
Zeller of Madison,
Robbins of Mills,
Brady of Dallas,
Collin of Worth,

Fry of Wayne,
Patterson of Keokuk,
Skinner of Jasper,
Huff of Hardin,
Odendahl of Carroll,
Stephenson of Ringgold,
Olson of Lyon.

COMPENSATION OF PUBLIC OFFICERS.

Dewey of Guthrie, Chairman; Cunningham of Buena Vista, Schee of O'Brien, Dixon of Sac, Russell of Winnebago, Bybee of Marion, Halgrims of Humboldt,

Byerly of Jones, Hogan of Cass, Boettger of Scott, Black of Muscatine, Linnan of Pocahontas, Murtagh of Emmet, Sater of Des Moines.

INSURANCE.

Shankland of Polk, Chairman;
Harding of Woodbury,
Cunningham of Buena Vista,
Beebe of Franklin,
Cousins of Butler,
Dewey of Guthrie,
Johnson of Mitchell,
Moore of Linn,
Perkins of Delaware,
Speer of Warren,
Shankland of Polk,
Brady of Dallas,
Van Camp of Adair,

Enger of Winneshiek,
Hunt of Harrison,
Hutchins of Kossuth,
Brown of Wright,
Koontz of Johnson,
Fletcher of Iowa,
Gilbert of Clayton,
Downey of Crawford,
Linnan of Pocahontas,
Hamilton of Lee,
Hazen of Pottawattamie,
Milton of Cedar,
McCullough of Dubuque,

TELEGRAPH AND EXPRESS.

Newell of Plymouth, Chairman: Bascom of Dickinson, Cousins of Butler, Moore of Linn. Robbins of Mills. Huff of Hardin, Edmunds of Taylor, Skinner of Jasper.

Collin of Worth. Hunt of Harrison, Stoddard of Buchanan, Krebill of Lee. Lenocker of Pottawattamis, Miller of Dubuque. Sater of Des Moines, Greene of Clinton.

MILITARY.

Zeller of Madison, Chairman; Ripley of Hancock, Larrabee of Fayette, Moore of Linn, Schee of O'Brien, Smith of Decatur,

Pickford of Cerro Gordo, Hutchins of Kossuth, Ellis of Jackson, Boettger of Scott, Hayes of Montgomery, Miller of Dubuque.

MINES AND MINING.

Beans of Mahaska, Goodykoontz of Boone, Fraley of Polk, Shane of Wapello, Van Camp of Adair, Bybee of Marion, Campbell of Webster, Huntley of Lucas,

Hickenlooper of Monroe, Chairman; Daniels of Appanoose, Shankland of Polk, Smith of Adams, Boettger of Scott, Ritter of Des Moines, Leach of Henry, Miller of Dubuque, Griggs of Scott.

PARDONS.

O'Connor of Chickasaw, Chairman; Bruce of Floyd, Bowman of Linn, Beans of Mahaska, Goodykoontz of Boone, Dawson of Cherokee, Zeller of Madison, Fourt of Allamakee,

Hogan of Cass, Dabney of Davis, Boettger of Scott, Ellis of Jackson. Hamilton of Lee, Olson of Lyon.

PRINTING.

Hogan of Cass, Chairman; Beebe of Franklin, Newell of Plymouth, Cunningham of Buena Vista, Dewey of Guthrie, Enger of Winneshiek, Jacobs of Calhoun, Goodykoontz of Boone,

Hunt of Harrison, Huntley of Lucas, Smith of Decatur, Lund of Hamilton, Stipe of Page, Whitney of Woodbury, Brown of Wright, Lounsberry of Marshall, Johnson of Mitchell, Crist of Clarke, Sherman of Poweshiek, Bruce of Floyd, Campbell of Ida, Miller of Bremer, Boettger of Scott. Fletcher of Iowa, Penn of Fremont, Leach of Henry.

PHARMACY.

Shane of Wapello, Chairman; Jacobs of Calhoun, Zeller of Madison, Huff of Hardin, Kulp of Palo Alto, Sherman of Poweshiek, Brown of Wright,

Whitney of Woodbury,
Edmunds of Taylor,
Miller of Bremer,
Bauman of Van Buren,
Fletcher of Iowa,
Lenocker of Pottawattamie,
Penn of Fremont.

TELEPHONES.

Dixon of Sac, Chairman;
Fourt of Allamakee,
Harvey of Osceola,
Campbell of Ida,
Daniels of Appanoose,
George of Story,
Hunt of Harrison,
Stipe of Page,

Kulp of Palo Alto,
Byerly of Jones,
Downey of Crawford,
Dunlap of Clinton,
Griggs of Scott,
Townsend of Tama,
Lenocker of Pottawattamie

ANIMAL INDUSTRY.

Brockway of Louisa, Chairman; Larrabee of Fayette, Newell of Plymouth, Cousins of Butler, Sherman of Poweshiek, Huntley of Lucas, Brady of Dallas, Daniels of Appanoose, Jacobson of Audubon, McCleery of Washington, Pickford of Cerro Gordo, Robbins of Mills,
Downey of Crawford,
Bauman of Van Buren,
Byerly of Jones,
Edmund of Taylor,
Escher of Shelby,
Krebill of Lee,
Townsend of Tama,
Leach of Henry,
Stephenson of Ringgold.

CONSTITUTIONAL AMENDMENTS.

Smith of Decatur, Chairman; Dewey of Guthrie, Beebe of Franklin, Beans of Mahaska, Hickenlooper of Monroe, Jacobson of Audubon, Kulp of Palo Alto, Hutchins of Kossuth, Van Camp of Adair, Shankland of Polk, Ritter of Des Moines, Gilbert of Clayton, Escher of Shelby, Linnan of Pocahontas.

CLAIMS.

Miller of Bremer, Chairman; Bascom of Dickinson, Klay of Sioux, Zeller of Madison, Edmonds of Taylor, Skinner of Jasper, Smith of Decatur, Van Camp of Cedar, Dabney of Davis, Dunlap of Clinton, Sater of Des Moines.

FISH AND GAME.

Koontz of Johnson, Chairman;
Bascom of Dickinson,
Perkins of Delaware,
Bowman of Linn,
Cunningham of Buena Vista,
Fourt of Allamakee,
Fulton of Jefferson,
Goodykoontz of Boone,
Hickenlooper of Monroe,
Enger of Winneshiek,
Brown of Wright,

Kulp of Palo Alto,
Daniels of Appanoose,
Fraley of Polk,
Byerly of Jones,
Black of Muscatine,
Gilbert of Clayton,
Ritter of Des Moines,
Taylor of Union,
Stephenson of Ringgold,
McCullough of Dubuque,
Griggs of Scott.

PRIVATE CORPORATIONS.

Beans of Mahaska, Chairman; Perkins of Delaware, Ripley of Hancock, Schee of O'Brien,

Smith of Decatur, Speer of Warren, Taylor of Union, White of Benton.

PUBLIC BUILDINGS.

Schee of O'Brien, Chairman; Dewey of Guthrie, Fulton of Jefferson, Shane of Wapello, Campbell of Ida, Taylor of Union, Rowles of Monona, Milton of Cedar.

SUPPRESSION OF INTEMPERANCE.

George of Story, Chairman;
Moore of Linn,
Larrabee of Fayette,
Cousins of Butler,
Fourt of Allamakee,
Klay of Sioux,
Grout of Black Hawk,
Brockway of Louisa,
Crist of Clarke,
Halgrims of Humboldt,
Bybee of Marion,

Daniels of Appanoose,
Edmunds of Taylor,
Jacobson of Audubon,
Stipe of Page,
Smith of Adams,
Koontz of Johnson,
Miller of Bremer,
Griggs of Scott,
Olson of Lyon,
Dabney of Davis,
McCullough of Dubuque.

PUBLIC LIBRARY.

Cousins of Butler, Chairman; Bowman of Linn, Dawson of Cherokee, Felt of Clay, Fulton of Jefferson, Dixon of Sac, Huff of Hardin, Bruce of Floyd, Campbell of Webster, Finlayson of Grundy, Whitney of Woodbury, Koontz of Johnson, O'Connor of Chickasaw, Escher of Shelby, Murtagh of Emmet, Rowles of Monona.

AGRICULTURAL COLLEGE.

Huntley of Lucas, Chairman; Fry of Wayne, Harvey of Osceola, Patterson of Keokuk, Hogan of Cass, George of Story, Lounsberry of Marshall, Dunlap of Clinton, Townsend of Tama, White of Benton, Escher of Shelby.

BUILDING AND LOAN.

Stipe of Page, Chairman; Harding of Woodbury, Bowman of Linn, Enger of Winneshiek, Grout of Black Hawk, Lounsberry of Marshall, Lenocker of Pottawattamie, Hazen of Pottawattamie, Greene of Clinton.

POLICE REGULATIONS.

Crist of Clarke, Chairman; Jacobs of Calhoun, Schee of O'Brien, Fourt of Allamakee, Dixon of Sac. Felt of Clay, Fraley of Polk, Stephenson of Ringgold, Taylor of Union,

WOMAN SUFFRAGE.

Hutchins of Kossuth, Chairman; Hickenlooper of Monroe, Dawson of Cherokee, Finlayson of Grundy, Zeller of Madison, Fraley of Polk, Fry of Wayne, Jacobson of Audubon, Russell of Winnebago, Bauman of Van Buren, Dabney of Davis, Hayes of Montgomery, Hazen of Pottawattamie.

CONGRESSIONAL DISTRICTS.

Bascom of Dickinson, Chairman; Jacobs of Calhoun, Dawson of Cherokee, Perkins of Delaware, Huntley of Lucas, Lund of Hamilton, Escher of Shelby, Sater of Des Moines, Murtagh of Emmet, Black of Muscatine.

ENROLLED BILLS.

Whitney of Woodbury, Chairman; Perkins of Delaware. Crist of Clarke. Lund of Hamilton. Shankland of Polk.

Kull of Howard. Milton of Cedar, Murtagh of Emmet, Gilbert of Clayton.

ENGROSSED BILLS.

Kulp of Palo Alto, Chairman; Newell of Plymouth. Sherman of Poweshiek,

Jacobson of Audubon, Byerly of Jones, Penn of Fremont.

Van Camp of Adair,

STATE EDUCATIONAL INSTITUTIONS.

Fraley of Polk, Chairman; Johnson of Mitchell, McCleery of Washington, Brady of Dallas, Zeller of Madison,

Enger of Winneshiek, Lounsberry of Marshall. Kull of Howard, Hayes of Montgomery, Odendahl of Carroll.

DOMESTIC MANUFACTURERS.

McCleery of Washington, Chairman; Patterson of Keokuk, Finlayson of Grundy, Jacobson of Audubon. Skinner of Jasper. Speer of Warren,

Miller of Bremer. Black of Muscatine. Odendahl of Carroll. White of Benton.

JUDICIAL DISTRICTS.

Campbell of Ida, Chairman; Hickenlooper of Monroe, Newell of Plymouth. Larrabee of Fayette,

McCleery of Washington, Hutchins of Kossuth, Hamilton of Lee. Leach of Henry.

SENATORIAL DISTRICTS.

Sherman of Poweshiek, Chairman; Ripley of Hancock, Stoddard of Buchanan, Smith of Adams,

Hutchins of Kossuth, Krebill of Lee, Kull of Howard.

REPRESENTATIVE DISTRICTS.

Bruce of Floyd, Chairman; Fulton of Jefferson, Newell of Plymouth,

Van Camp of Adair, Greene of Clinton, Stephenson of Ringgold. COUNTY AND TOWNSHIP ORGANIZATIONS.

Lund of Hamilton, Chairman; Dawson of Cherokee. Huff of Hardin,

Shane of Wapello, Dunlap of Clinton, Murtagh of Emmet, Sater of Des Moines.

Pickford of Cerro Gordo,

PUBLIC LANDS.

Ellis of Jackson, Chairman;

Klay of Sioux,

Brockway of Louisa,

Daniels of Appanoose,

Robbins of Mills,

McCullough of Dubuque,

Milton of Cedar,

Lenocker of Pottawattamie.

PUBLIC CHARITIES.

Ritter of Des Moines, Chairman;

Beans of Mahaska,

McCleery of Washington,

Collin of Worth,

Lund of Hamilton, Miller of Dubuque,

Stephenson of Ringgold,

Ellis of Jackson.

STATE UNIVERSITY.

Harvey of Osceola, Chairman;

Bascom of Dickinson,

Russell of Winnebago.

Shane of Wapello,

Collin of Worth, Koontz of Johnson,

Milton of Cedar,

White of Benton.

NORMAL SCHOOLS.

Grout of Black Hawk, Chairman;

Finlayson of Grundy,

Beebe of Franklin.

Bruce of Floyd,

McCullough of Dubuque, Townsend of Tama, Penn of Fremont.

HOSPITAL FOR INSANE.

Kull of Howard, Chairman;

Cunningham of Buena Vista, Dawson of Cherokee,

George of Story,

Robbins of Mills, Leach of Henry, Olson of Lyons, Downey of Crawford.

INSTITUTE FOR FEEBLE MINDED.

Robbins of Mills, Chairman:

Beans of Mahaska,

Edmunds of Taylor.

Pickford of Cerro Gordo,

Russell of Winnebago, Byerly of Jones, Townsend of Tama, Downey of Crawford.

SCHOOL FOR THE DEAF.

Brady of Dallas, Chairman;

Sherman of Poweshiek,

Sherman of roweshiek,

Collin of Worth, Bybee of Marion, Lenocker of Pottawattamie, Rowles of Monona,

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Griggs of Scott.

COLLEGE FOR THE BLIND.

Halgrims of Humboldt, Chairman;

Hunt of Harrison,

Smith of Adams,

Black of Muscatine, Krebill of Lee.

White of Benton.

Speer of Warren,

SOLDIERS' AND ORPHANS' HOME.

Lounsberry of Marshall, Chairman. Speer of Warren, Harding of Woodbury. Harvey of Osceola, Pickford of Cerro Gordo.

Downey of Crawford. Dunlap of Clinton, Sater of Des Moines.

INDUSTRIAL SCHOOLS.

Huff of Hardin, Chairman; Fraley of Polk, Robbins of Mills. Van Camp of Adair. Fletcher of Iowa.

Hazen of Pottawattamie, Leach of Henry, Olson of Lyon. Krebill of Lee.

PENITENTIARIES.

Byerly of Jones, Chairman; Hogan of Cass,

McCleery of Washington, Speeer of Warren,

Patterson of Keokuk, Hamilton of Lee, Hazen of Pottawattamie.

PUBLIC ACCOUNTING.

Bauman of Van Buren, Chairman; Johnson of Mitchell, Smith of Adams, Brockway of Louisa,

Halgrims of Humboldt, Fletcher of Iowa, Taylor of Union, Hazen of Pottawattamie.

FEDERAL RELATIONS.

Pickford of Cerro Gordo, Chairman; Bybee of Marion, Stodard of Buchanan, Perkins of Delaware, Whitney of Woodbury, Shane of Wapello,

O'Connor of Chickasaw, Dunlap of Clinton, Greene of Clinton.

RULES.

Dabney of Davis, Chairman; Cunningham of Buena Vista, Jacobs of Calhoun. Larrabee of Fayette,

Schee of O'Brien, O'Connor of Chickasaw, Kull of Howard, The Speaker.

REPRESENTATIVES AND THEIR RESPECTIVE COMMITTEES.

BASCOM OF DICKINSON.

Congressional Districts, Chairman, Ways and Means, Judiciary, Elections. Commerce and Trade.

State University, Telegraph and Express, Claims. Fish and Game; Drainage.

BAUMAN OF VAN BUREN.

Public Accounting, Chairman, Ways and Means, Public Health, Agriculture,

Railroads and Transportation,

Animal Industry, Pharmacy, Woman's Suffrage, Food and Dairy, Commerce and Trade.

BEANS OF MAHASKA.

Private Corporations, Chairman, Appropriations, Railroads and Transportation.

Railroads and Transpo Banks and Banking, Mines and Mining, Horticulture, Public Charities, Pardons.

Constitutional Amendments. Institute for Feeble Minded.

BEEBE OF FRANKLIN.

Commerce and Trade, Chairman,

Appropriations, Roads and Highways, Banks and Banking, Municipal Corporations, Printing, Normal Schools,

Constitutional Amendments,

Insurance,

Board of Control.

BLACK OF MUSCATINE.

Ways and Means,
Fish and Game,
Agriculture,
Schools and Text Books,

Compensation of Public Officers, Domestic Manufacturers, College for the Blind, Congressional Districts.

BOETTGER OF SCOTT.

Appropriations,
Municipal Corporations,
Labor,
Pardons,
Commerce and Trade,

Mines and Mining, Compensation of Public Officers, Printing, Military.

BOWMAN OF LINN.

Food and Dairy, Chairman, Ways and Means, Banks and Banking, Municipal Corporations, Railroads and Transportation, Roads and Highways, Pardons, Public Libraries, Fish and Game, Building and Loan.

RRADY OF DALLAS.

Schools for the Deaf, Chairman,

Animal Industry,

Agriculture.

Banks and Banking.

Railroads and Transportation,

State Educational Institutions.

Public Health,

Insurance.

Horticulture.

BROCKWAY OF LOUISA.

Animal Industry, Chairman,

Ways and Means.

Board of Control.

Roads and Highways.

Railroads and Transportation.

Public Acounting. Public Lands.

Suppression of Intemperance,

Drainage.

BROWN OF WRIGHT.

Municipal Corporation,

Appropriations.

Fish and Game.

Labor,

Printing. Pharmacy.

Insurance.

Banks and Banking.

Railroads and Transportation.

BRUCE OF FLOYD.

Representative Districts, Chairman,

Agriculture.

Roads and Highways.

Schools and Text Books,

Printing.

Public Libraries.

Pardons.

Normal Schools.

Elections.

Conservation of Resources.

BYBEE OF MARION.

Ways and Means,

Commerce and Trade.

Mines and Mining.

Compensation of Public Officers,

Schools and Text Books,

Municipal Corporations, School for the Deaf, Federal Relations.

Suppression of Intemperance.

BYERLY OF JONES.

Penitentiaries, Chairman,

Agriculture.

Ways and Means,

Fish and Game,

Compensation of Public Officers,

Animal Industry, Engrossed Bills,

Institute for Feeble Minded,

Telephones.

CAMPBELL OF IDA.

Judicial Districts, Chairman,

Judiciary,

Appropriations,

Schools and Text Books,

Municipal Corporations,

Telephones,

Public Buildings,

Printing.

Drainage.

CAMPBELL OF WEBSTER.

Ways and Means.

Banks and Banking.

Commerce and Trade. Elections.

Mines and Mining,

Municipal Corporations.

Labor.

Public Libraries.

Drainage.

COLLIN OF WORTH.

Judiciary,

Railroads and Transportation,

Elections. Horticulture. Public Health. Telegraph and Express.

State University. Public Charities. School for Deaf.

COUSINS OF BUTLER.

Public Libraries, Chairman,

Agriculture,

Insurance.

Roads and Highways. Commerce and Trade. Public Health, Animal Industry.

Suppression of Intemperance,

Telegraph and Express.

CRIST OF CLARKE.

Police Regulations, Chairman,

Judiciary. Board of Control.

Appropriations.

Municipal Corporations. Commerce and Trade.

Printing.

Banks and Banking. Public Health.

Suppression of Intemperance,

Enrolled Bills.

CUNNINGHAM OF BUENA VISTA.

Agriculture, Chairman,

Insurance. Printing.

Roads and Highways. Fish and Game.

Compensation of Public Officers,

Public Health. Hospital for Insane,

Drainage, Rules.

DABNEY OF DAVIS.

Rules, Chairman,

Judiciary.

Banks and Banking,

Elections. Rules,

Pardons. Claims.

Woman's Suffrage.

Suppression of Intemperance,

Schools and Text Books.

DANTELS OF APPANOOSE.

Roads and Highways,

Schools and Text Books, Animal Industry,

Suppression of Intemperance,

Mines and Mining. Fish and Game,

· Public Lands.

Telephones.

DAWSON OF CHEROKEE.

Elections, Chairman,
Agriculture,
Ways and Means,
Schools and Text Books,
County and Township Organizations.

Congressional Districts, Hospital for the Insane, Pardons, Woman's Suffrage. Public Library,

DEWEY OF GUTHRIE.

Compensation of Public Chairman, Banks and Banking, Appropriations, Roads and Highways,

Officers, Printing,
Public Buildings,
Constitutional Amendments,
Insurance,
Conservation of Resources.

DIXON OF SAC.

Telephones, Chairman, Appropriations, Roads and Highways, Commerce and Trade, Compensation of Public Officers, Board of Control,
Public Libraries,
Police Regulations,
Conservation of Resources,
Banks and Banking.

DOWNEY OF CRAWFORD.

Agriculture,
Animal Industry,
Railroads and Transportation,
Insurance.

Telephones, Hospital for Insane, Soldiers' and Orphans' Home Institute for Feeble Minded.

DUNLAP OF CLINTON.

Agriculture,
Roads and Highways,
Telephones,
Claims,
Agricultural College,

Soldiers' and Orphans' Home,
County and Township Organiztions,
Federal Relations.

EDMUNDS OF TAYLOR.

Agriculture,
Animal Industry,
Suppression of Intemperance,
Institute for Feeble Minded,
Railroads and Transportation,

Claims, Conservation of Resources, Telegraph and Express, Pharmacy.

ELLIS OF JACKSON.

Public Lands, Chairman, Elections, Military, Appropriations, Conservation of Resources

Municipal Corporations, Pardons, Schools and Text Books, Public Charities.

ENGER OF WINNESHIEK.

Appropriations,

Schools and Text Books.

Insurance, Elections.

Conservation of Resources,

State Educational Institutions,

Printing,

Fish and Game, Building and Loan.

ESCHER OF SHELBY.

Appropriations,

Agriculture, Animal Industry.

Drainage.

Congressional Districts.

Constitutional Amendments,

Agricultural College, Public Libraries,

Board of Control.

FELT OF CLAY.

Conservation of Resources, Chair-

man,

Agriculture,

Ways and Means,

Banks and Banking,

Appropriations,

Elections,

Public Libraries,

Police Regulations,

Board of Control,

FINLAYSON OF GRUNDY.

Public Health, Chairman,

Appropriations,

Elections.

Elections,

Banks and Banking, Schools and Text Books. Domestic Manufacturers,

Public Libraries,

Woman's Suffrage,

State Normal School.

FLETCHER OF IOWA.

Ways and Means,

Schools and Text Books,

Insurance.

Banks and Banking.

Municipal Corporations,

Pharmacy,

Public Accounting,

Industrial Schools,

Printing.

FOURT OF ALLAMAKEE.

Roads and Highways, Chairman,

Agriculture,

Appropriations,

Conservation of Resources.

Food and Dairy,

Telephones,

Fish and Game,

Suppression of Intemperance,

Pardons,

Police Regulations.

FRALEY OF POLK.

State Educational Institutions.

Chairman,

Chairman,

Roads and Highways, Ways and Means,

Mines and Mining, Fish and Game, , Police Regulations, Food and Dairy,

Labor.

Industrial School,

Woman's Suffrage.

FRY OF WAYNE.

Agriculture,
Roads and Highways,
Horticulture,
Railroads and Transportation.

Schools and Text Books, Woman's Suffrage, Elections, Agricultural College.

FULTON OF JEFFERSON.

Schools and Text Books, Chairman, Appropriations, Railroads and Transportation, Municipal Corporations, Fish and Game, Commerce and Trade, Public Libraries, Representative Districts, Public Buildings, Elections.

GEORGE OF STORY.

Intemperance.

Suppression of Chairman,
Ways and Means,
Agriculture,
Roads and Highways,

Telephones, 'Railroads and Transportation, Schools and Text Books, Commerce and Trade, Hospital for Insane.

GILBERT OF CLAYTON.

Elections,
Railroads and Transportation,
Municipal Corporations,
Insurance,

Schools and Text Books, Constitutional Amendments, Fish and Game, Enrolled Bills.

GOODYKOONTZ OF BOONE.

Ways and Means, Chairman, Judiciary, Railroads and Transportation, Mines and Mining, Pardons, Municipal Corporations, Elections, Fish and Game, Printing, Drainage.

GREENE OF CLINTON.

Municipal Corporations, Labor, Public Health, Ways and Means, Telegraph and Express, Building and Loan, Representative Districts, Federal Relations,

GRIGGS OF SCOTT.

Railroads and Transportation, Banks and Banking, Telephones, Municipal Corporations, Fish and Game, Suppression of Intemperance, Public Health, Schools for Deaf, Mines and Mining.

GROUT OF BLACK HAWK.

Normal Schools, Chairman, Roads and Highways. Commerce and Trade. Labor. Food and Dairy.

Banks and Banking. Municipal Corporations. Suppression of Intemperance

Building and Loan.

HALGRIMS OF HUMBOLDT.

College for Blind, Chairman, Appropriations, Agriculture. Railroads and Transportation,

Schools and Text Books.

Suppression of Intemperance, Public Accounting, Compensation of Public Officers, Public Health.

HAMILTON OF LEE.

Judiciary, Railroads and Transportation, Municipal Corporations. Insurance.

Pardons. Drainage. Judicial Districts, Penitentiaries.

HARDING OF WOODBURY.

Municipal Corporations, Chairman, Judiciary, Ways and Means. Commerce and Trade, Insurance,

Labor. Elections. Board of Control, Building and Loan. Soldiers' and Orphans' Home.

HARVEY OF OSCEOLA.

State University, Chairman, Agriculture. Schools and Text Books, Elections. Horticulture,

Soldiers' and Orphans' Home. Food and Dairy, Agricultural College, Telephones.

Commerce and Trade.

HAYES OF MONTGOMERY.

Judiciary, Roads and Highways, Ways and Means, Woman's Suffrage. Conservation of Resources. Drainage. Elections. State Educational Institutions, Board of Control, Military.

HAZEN OF POTTAWATTAMIE.

Ways and Means, Agriculture, Insurance. Penitentiaries. Woman's Suffrage, Building and Loan, Drainage. Public Accounting. Industrial Schools.

HICKENLOOPER OF MONROE.

Mines and Mining, Chairman,

Judiciary.

Fish and Game.

Elections,

Ways and Means.

Judicial Districts.

Labor.

Constitutional Amendments.

Woman's Suffrage.

HOGAN OF CASS.

Printing, Chairman,

Roads and Highways,

Banks and Banking, Appropriations.

Elections,

Agricultural College,

Compensation of Public Officers,

Pardons,

Penitentiaries.

HUFF OF HARDIN.

Industrial Schools, Chairman,

Judiciary.

Ways and Means.

Railroads and Transportation.

Commerce and Trade.

Horticulture,

Telegraph and Express,

County and Township Organiza-

tions. Pharmacy.

Public Libraries.

HUNT OF HARRISON.

Roads and Highways,

Agriculture.

Insurance, Telephones.

Railroads.

Telegraph and Express,

Printing. Drainage,

College for the Blind.

HUNTLEY OF LUCAS.

Agricultural College, Chairman,

Ways and Means.

Railroads and Transportation,

Agriculture,

Mines and Mining,

Elections,

Commerce and Trade, Congressional Districts,

Printing,

Animal Industry.

HUTCHINS OF KOSSUTH.

Woman's Suffrage, Chairman,

Roads and Highways,

Drainage.

Banks and Banking, Ways and Means,

Judicial Districts,

Insurance, Military,

Constitutional Amendments,

Senatorial Districts.

JACOBS OF CALHOUN.

Drainage, Chairman,

Judiciary.

Ways and Means. Municipal Corporations,

Elections.

Police Regulations.

Pharmacy, Printing,

Congressional Districts,

Rules.

JACOBSON OF AUDUBON.

Agriculture.

Railroads,

Animal Industry,

Labor.

Domestic Manufacturers.

Conservation of Resources.

Woman's Suffrage.

Constitutional Amendments.

Engrossed Bills,

Roads and Highways.

Snppression of Intemperance.

JOHNSON OF MITCHELL.

Banks and Banking, Chairman,

Judiciary,

Ways and Means,

Appropriations,

Elections.

Public Health.

Insurance,

Printing,

Public Accounting,

State Educational Institutions.

KLAY OF SIOUX.

Judiciary, Chairman,

Railroads.

Commerce and Trade, Roads and Highways,

Food and Dairy,

Schools and Text Books,

Public Lands.

Suppression of Intemperance, Conservation of Resources,

Claims.

KOONTZ OF JOHNSON.

Fish and Game, Chairman,

Judiciary.

Banks and Banking.

Municipal Corporations, Roads and Highways,

Public Libraries.

Suppression of Intemperance,

State University,

Insurance.

KREBILL OF LEE.

Railroads and Transportation.

Animal Industry.

Schools and Text Books,

Food and Dairy,

Telegraph and Express. Senatorial Districts, College for the Blind,

Industrial Schools.

KULL OF HOWARD.

Hospital for Insane, Chairman,

Ways and Means,

Banks and Banking,

Appropriations.

Conservation of Resources,

Enrolled Bills,

State Educational Institutions,

Senatorial Districts.

Rules.

Board of Control.

KULP OF PALO ALTO.

Engrossed Bills, Chairman,

Roads and Highways, Public Health.

Fish and Game, Appropriations,

Telephones,

Constitutional Amendments, Schools and Text Books.

Drainage,

Pharmacy.

LARRABEE OF FAYETTE.

Railroads and Transportation.

Chairman. Judiciary,

Appropriations,

Schools and Text Books.

Roads and Highways,

Animal Industry,

Military,

Suppression of Intemperance,

Judicial Districts,

Rules.

Board of Control.

LEACH OF HENRY.

Banks and Banking. Animal Industry, Roads and Highways, Conservation of Resources.

Hospital for the Insane,

Mines and Mining. Industrial School, Judicial Districts,

Printing.

LENOCKER OF POTTAWATTAMIE,

Pharmacy,

Railroads and Transportation,

Commerce and Trade,

Telephones,

Telegraph and Express,

School for the Deaf. Building and Loan, Public Lands,

Municipal Corporations,

LINNAN OF POCAHONTAS.

Agriculture.

Insurance, Banks and Banking,

Railroads,

Public Health.

Compensation of Public Officers,

Constitutional Amendments,

Drainage.

LOUNSBERRY OF MARSHALL.

Soldiers' and Orphans' Home.

Chairman.

Judiciary,

Ways and Means, Roads and Highways,

Municipal Corporations,

Conservation of Resources.

Printing,

State Educational Institutions,

Agricultural College, Building and Loan.

Agriculture..

LUND OF HAMILTON.

County and Township Organiza-

tions, Chairman,

Judiciary,

Ways and Means.

Railroads and Transportation,

Printing.

Congressional Districts, Food and Dairy,

Commerce and Trade.

Enrolled Bills. Public Charities.

MC CLEERY OF WASHINGTON.

Domestic Manufacturers, Chairman,

Railroads.

Animal Industry, Agriculture, Public Health,

Conservation of Resources,

Judicial Districts. Public Charities,

State Educational Institutions.

Penitentiaries.

MC CULLOUGH OF DUBUQUE.

Roads and Highways, Railroads and Transportation, Fish and Game.

Ways and Means.

Suppression of Intemperance, Normal School, Public Lands, Insurance.

MILLER OF BREMER.

Claims, Chairman, Appropriations, Ways and Means, Public Health, Pharmacy, Suppression of Intemperance, Printing, Conservation of Resources, Domestic Manufacturers.

MILLER OF DUBUQUE.

Ways and Means, Municipal Corporations, Labor, Schools and Text Books, Telegraph and Express, Food and Dairy, Public Charities, Mines and Mining, Military.

MILTON OF CEDAR.

Roads and Highways, Commerce and Trade, Insurance, Enrolled Bills, State University,
Public Buildings,
Public Lands,
Railroads and Transportation.

MOORE OF LINN.

Appropriations, Chairman, Banks and Banking, Ways and Means, Municipal Corporations, Labor, Military. Insurance,
Suppression of Intemperance,
Telegraph and Express,
Public Health,
Board of Control.

MURTAGH OF EMMET.

Banks and Banking, Appropriations, Enrolled Bills, Drainage, Elections. County and Township Organizations, Congressional Districts, Public Libraries, Compensation of Public Officers.

NEWELL OF PLYMOUTH.

Telegraph and Express, Chairman, Agriculture, Ways and Means, Animal Industry, Printing, Horticulture, Engrossed Bills,

Representative Districts, Judicial Districts.

O'CONNOR OF CHICKASAW.

Pardons, Chairman,
Ways and Means,
Judiciary,
Railroads and Transportation,
Elections.

Commerce and Trade, Rules, Federal Relations, Public Library, Banks and Banking.

Schools and Text Books,

ODENDAHL OF CARROLL.

Agriculture,
Ways and Means,
Labor,
Conservation of Resources,

Horticulture,
Food and Dairy,
Domestic Manufacturers,
State Educational Institutions.

OLSON OF LYON.

Agriculture,
Commerce and Trade,
Conservation of Resources,
Pardons,

Horticulture,
Industrial Schools,
Hospital for Insane,
Suppression of Intemperance.

PATTERSON OF KEOKUK.

Agriculture,
Appropriations,
Conservation of Resources,
Agricultural College,

Food and Dairy,
Penitentiaries,
Horticulture,
Domestic Manufacturers.

PENN OF FREMONT.

Public Health,
Pharmacy,
Commerce and Trade,
Conservation of Resources,

Appropriations,

Municipal Corporations, Engrossed Bills, Normal Schols, Printing.

PERKINS OF DELAWARE.

Labor, Chairman,
Federal Relations,
Judiciary,
Appropriations,
Railroads and Transportation,
Insurance.

Fish and Game,
Private Corporations,
Congressional Districts,
Commerce and Trade,
Roads and Highways,
Enrolled Bills.

PICKFORD OF CERRO GORDO.

Federal Relations, Chairman, Schools and Text Books Roads and Highways, Agriculture, Food and Dairy, Animal Industry, Institute for Feeble-Minded,
County and Township Organizations,
Military,
Soldiers' and Orphans' Home.

RIPLEY OF HANCOCK.

Board of Control, Chairman,

Judiciary. Railroads.

Banks and Banking.

Elections,

Schools and Text Books

Military.

Private Corporations. Senatorial Districts.

Drainage.

RITTER OF DES MCINES.

Public Charities, Chairman,

Ways and Means.

Municipal Corporations.

Fish and Game,

Commerce and Trade, Appropriations,

Mines and Mining,

Constitutional Amendments.

ROBBINS OF MILLS.

Institute for Feeble Minded, Chair-

man.

Ways and Means.

Agriculture.

Conservation of Resources.

Telegraph and Express,

Horticulture. Public Lands.

Industrial Schools.

Animal Industry,

Hospital for Insane.

ROWLES OF MONONA.

Appropriations,

Elections.

Labor.

Commerce and Trade,

Public Buildings. Schools for Deaf.

Drainage.

Public Libraries.

RUSSELL OF WINNEBAGO.

Appropriations,

Roads and Highways,

Agriculture.

Compensation of Public Officers,

Conservation of Resources.

State University.

Woman's Suffrage.

Institute for Feeble Minded.

SATER OF DES MOINES.

Agriculture,

Roads and Highways,

Telephones and Express.

Compensation of Public Officers.

County and Township Organiza-

tions.

Congressional Districts,

Soldiers' and Orphans' Home.

Claims,

SCHEE OF O'BRIEN.

Public Buildings, Chairman,

Judiciary.

Ways and Means. Banks and Banking,

Military.

Private Corporations.

Compensation of Public Officers,

Police Regulations.

Public Health.

Rules.

SHANE OF WAPELLO.

Pharmacy, Chairman, Labor.

Mines and Mining, Municipal Corporations,

Appropriations, Public Buildings, State University, Food and Dairy.

County and Township Organiza-

tions,

Federal Relations.

SHANKLAND OF POLK.

Insurance, Chairman,

Judiciary,

Municipal Corporations,

Labor,

Railroads and Transportation.

Mines and Mining, Enrolled Bills.

Enrolled Bills, Public Health.

Constitutional Amendments.

SHERMAN OF POWESHIEK.

Senatorial Districts, Chairman,

Railroads and Transportation,

Roads and Highways, Animal Industry.

Agriculture,
Roads and Highways.

Pharmacy,

Food and Dairy, Engrossed Bills,

Printing,

School for the Deaf.

SKINNER OF JASPER.

Ways and Means,

Agriculture,
Telegraph and Express.

Food and Dairy,

Railroads,

Claims,
Domestic Manufacturers,
Commerce and Trade,
Horticulture.

SMITH OF ADAMS.

Appropriations,
Roads and Highways,
Railroads and Transportation,
Conservation of Resources

Conservation of Resources, Suppression of Intemperance,

SMITH OF Constitutional Amendments, Chair-

man,

Judiciary,

Ways and Means,

Railroads and Transportation,

Municipal Corporations,

Senatorial Districts, College for the Blind, Mines and Mining, Public Accounting.

SMITH OF DECATUR.

Roads and Highways,

Printing.

Private Corporations,

Claims,

Military.

SPEER OF WARREN.

Appropriations,

Municipal Corporations,

Insurance.

Conservation of Resources,

Domestic Manufacturers.

Penitentiaries,

Soldiers' and Orphans' Homes,

Private Corporations, College for the Blind.

STEPHENSON OF RINGGOLD.

Agriculture, Ways and Means, Food and Dairy, Fish and Game, Horticulture, Police Regulations,
Public Charities,
Animal Industry,
Representative Districts.

STIPE OF PAGE.

Building and Loan, Chairman, Judiciary, Agriculture, Schools and Text Books, Elections.

Public Health,
Telephones,
Printing,
Suppression of Intemperance,
Building and Loan.

STODDARD OF BUCHANAN.

Horticulture, Chairman, Roads and Highways, Railroads and Transportation, Food and Dairy, Agriculture. Telegraph and Express, Schools and Text Books, Senatorial Districts, Federal Relations.

TAYLOR OF UNION.

Appropriations,
Municipal Corporations,
Fish and Game,
Railroads and Transportation,

Police Regulations,
Public Accounting,
Private Corporations,
Public Buildings,

TOWNSEND OF TAMA.

Agriculture,
Animal Industry,
Conservation of Resources,
Telephones,

Schools and Text Books,
Normal Schools,
Agricultural College,
Institute for Feeble Minded.

VAN CAMP OF ADAIR.

Ways and Means, Roads and Highways, Commerce and Trade, Mines and Mining, Insurance, Constitutional Amendments, Claims, Engrossed Bills, Representative Districts, Industrial School.

WHITE OF BENTON.

Agriculture, Banks and Banking, Railroads and Transportation, College for the Blind, Private Corporations, Agricultural College, Domestic Manufacturers, State University.

WHITNEY OF WOODBURY.

Enrolled Bills. Chairman. Judiciary.

Roads and Highways, Municipal Corporations,

Appropriations,

Pharmacy.

Public Library.

Printing, Drainage.

Federal Relations.

ZELLER OF MADISON.

Military, Chairman,

Appropriations.

Railroads and Transportation. Schools and Text Books.

Horticulture.

Claims. Pardons.

Woman's Suffrage.

Pharmacy.

State Educational Institutions.

THE SPEAKER.

Rules.

MESSAGE 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 House is asked:

CONCURRENT RESOLUTION.

Relative to the appointment of a joint committee to make arrange ments for a joint convention for the purpose of holding a suitable memorial service for the late Senator Jonathan P. Dolliver.

GEO. A. WILSON.

Secretary.

Mr. Speaker-I am directed to inform your honorable body that the Senate has concurred in House amendments to Senate Joint Resolution No. 2 relating to additional employes.

GEO. A. WILSON. Secretary.

PETITIONS, MEMORIALS AND REMONSTRANCES.

Whitney of Woodbury presented petition of the Martha Washington Chapter of the Daughters of American Revolution, of Woodbury County, relative to the desecration of the American flag.

Referred to Committee on Military.

Dawson of Cherokee presented remonstrance of the citizens of Cherokee County protesting against the granting of a pardon to Harry Hortman.

Referred to Committee on Pardons.

Cunningham of Buena Vista presented petition of the Assessors of Buena Vista County, relative to the passage of laws exempting moneys and credits from assessment.

Referred to Committee on Ways and Means.

INTRODUCTION OF BILLS.

By Boettger of Scott, House File No. 16, a bill for an act to repeal Section Four Hundred Ninety-one (491) of the Code and enact a substitute therefor relative to the compensation of deputy treasurers.

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

By Boettger of Scott, House File No. 17, a bill for an act to repeal Section Four Hundred Eighty-one (481) of the Code and enact a substitute therefor relative to the compensation of deputy treasurers.

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

By Boettger of Scott, House File No. 18, a bill for an act to repeal Section Six Hundred Sixty-nine (669) of the Code and enact a substitute therefor relative to the compensation of councilmen.

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

By Boettger of Scott, House File No. 19, a bill for an act to repeal Section Five Hundred Ten (510) of the Code and enact a substitute therefor relative to the compensation of deputy sheriff.

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

, By Boettger of Scott, House File No. 20, a bill for an act to repeal Section Two Hundred Ninety-eight (298) of the Code and enact a substitute therefor relative to the compensation of deputy clerks.

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

By Milton of Cedar, House File No. 21, a bill for an act to amend Subdivision Twenty-nine (29) of Section Two Hundred and Ninety-six (296) of the Supplement to the Code, 1907, relative to fees in probate matters to be collected by the Clerk of the District Court.

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

Hickenlooper of Monroe in the Chair.

By Milton of Cedar, House File No. 22, a bill for an act to amend Chapter One Hundred Sixty-eight (168) of the Thirty-third (33d) General Assembly as to hotels, inns and boarding houses.

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

By Milton of Cedar, House File No. 23, a bill for an act to provide for the printing and distribution of the opinions filed by the Supreme Court.

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

By Ripley of Hancock, House File No. 24, a bill for an act to repeal Sections One Thousand One Hundred and Six (1106), One Thousand One Hundred Nine (1109), One Thousand One Hundred Sixteen (1116), One Thousand One Hundred Nineteen (1119), One Thousand One Hundred Twenty (1120) and One Thousand One Hundred Twenty-one (1121) of the Supplement to the Code, 1907, and to enact substitutes therefor relating to the preparation of ballots and voting at general election.

Read first and second time, and referred to Committee on Elections.

By Ripley of Hancock, House File No. 25, a bill for an act to amend Section One Thousand Six Hundred Forty-one-b (1641-b) of the Supplement to the Code relating to the issuance of capital stock of railway and manufacturing corporations.

Read first and second time, and referred to Committee on Railroads and Transportation.

By Ripley of Hancock, House File No. 26, a bill for an act to amend Section Four Thousand Two Hundred Ninety-nine (4299) of the Code, relating to the declaration of forfeiture of contract and the service of notice relating thereto, and to amend Section Four Thousand Three Hundred (4300) of the Code relating to the recording of notice of forfeiture of contracts.

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

By Kulp of Palo Alto, House File No. 27, a bill for an act to repeal Chapter Two-a (2-a), Title Eight (8), being Sections Fifteen Hundred Seventy-one-a (1571-a) to Fifteen Hundred Seventy-one-l (1571-l), both inclusive, of the Supplement to the Code, 1907, and to enact a substitute therefor, relating to registration of motor vehicles, regulating their use upon streets and highways, fixing penalties for violation thereof, and providing for expenditure of license fees and fines.

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

By Shane of Wapello, House File No. 28, a bill for an act to provide for the payment of tuition of pupils residing in school corporations which do not offer instruction equivalent to the accredited high schools of Iowa.

Read first and second time, and referred to Committee on Schools and Text Books.

By Zeller of Madison, House File No. 29, a bill for an act to amend Section Five Thousand One Hundred Nineteen (5119) of the Code of Iowa, 1897, relative to the punishment of the crime of vagrancy and defining the same.

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

By Crist of Clarke, House File No. 30, a bill for an act to repeal Section Two Thousand Three Hundred Eighty-three (2383) of the Code of Iowa, and to enact a substitute therefor, relative to the penalty for the violation of the laws relating to the sale or keeping for sale of intoxicating liquors.

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

By Byerly of Jones, House File No. 31, a bill for an act to repeal Section Three Thousand Three Hundred Seventy-six (3376) of the Code Supplement of 1897, relating to the election of a surviving spouse to take under the will of the deceased, and to enact a substitute therefor.

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

By Beebe of Franklin, House File No. 32, a bill for an act to amend Section Five (5) of Chapter One Hundred Fifty-four (154)

of the Acts of the Thirty-third General Assembly, relating to fees for fish and game licenses.

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

By Cunningham of Buena Vista, House File No. 33, a bill for an act to repeal Section Two Thousand Seven Hundred Ninety-four-a (2794-a) of the Supplement to the Code and to enact a substitute in lieu thereof relating to organization of consolidated independent school districts.

Read first and second time, and referred to Committee on Schools and Text Books.

By Cunningham of Buena Vista, House File No. 34, a bill for an act to amend Section Sixteen (16) of Chapter One Hundred Eighteen (118) of the Acts of the Thirty-third General Assembly of Iowa relating to levees, ditches, drains, water courses and drainage districts, and to repeal Section Five (5) of Chapter Ninety-six (96) of the Acts of the Thirty-third General Assembly of Iowa relating to the cutting of noxious weeds on public highways and to repeal Section One Thousand Five Hundred Twenty-eight (1528) of Chapter Two (2) of the Supplement to the Code and to enact a substitute in lieu thereof relating to powers and duties of township trustees.

Read first and second time, and referred to Committee on Drainage.

By Linnan of Pocohontas, House File No. 35, a bill for an act to amend the law as it appears in Section One (1), Chapter One Hundred Twenty-one (121) of the Laws of the Thirty-third General Assembly of Iowa, relating to the extra help and additional compensation for county auditors in counties having levee and drainage districts.

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

By Whitney of Woodbury, House File No. 36, a bill for an act to amend Section Five Thousand Seven Hundred Eighteen-a18 (5718-a18) of the 1907 Supplement to the Code, relating to the power of the Board of Parole to parole prisoners in the penitentiary or reformatory, and to repeal Section Five Thousand Six Hundred Twenty-six (5626) of the Supplement to the Code 1907, relating to pardons and to enact a substitute therefor.

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

By Whitney of Woodbury, House File No. 37, a bill for an act to prohibit the possession of roulette wheels, Klondyke tables, poker tables, poker chips, faro and keno layouts, and to provide for the seizure and destruction thereof.

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

By Whitney of Woodbury, House File No. 38, a bill for an act to amend Section Three Thousand Four Hundred Thirty-nine (3439) of the Supplement to the Code, 1907, relating to the time when actions may be brought on judgments in courts of record.

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

By Whitney of Woodbury, House File No. 39, a bill for an act prohibiting certain classes of people from signing or being received or accepted on bail bonds and prescribing the liability for so doing and the procedure to collect the same.

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

By Whitney of Woodbury, House File No. 40, a bill for an act to grant power to cities and towns, and cities acting under special charters to assume exclusive charge, custody and control of all trees and shrubbery, and the planting and maintenance thereof, on the public streets, and to provide for the payment of the cost thereof.

Read first and second time, and referred to Committee on Municipal Corporations.

Speaker Stillman in the Chair.

By Harding of Woodbury, House File No. 41, a bill for an act creating the office of State Fire Marshal and Deputy Fire Marshal, prescribing their duties and providing for their compensation and for the maintenance of the State Fire Marshal's office.

Read first and second time, and referred to Committee on Insurance.

By Harding of Woodbury, House File No. 42, a bill for an act to amend Section Seven Hundred Twenty (720) of the Code Supplement of 1907 providing for the amending of franchises granted to individuals or private corporations.

Read first and second time, and referred to Committee on Municipal Corporations.

By Dabney of Davis, House Joint Resolution No. 2:

JOINT RESOLUTION OF THE THIRTY-FOURTH GENERAL ASSEMBLY OF THE STATE OF IOWA, MAKING APPLICATION TO THE CONGRESS OF THE UNITED STATES TO CALL A CONVENTION FOR PROPOSING AMENDMENTS TO THE CONSTITUTION OF . THE UNITED STATES.

WHEREAS, We believe that Senators of the United States should be elected directly by the voters; and

WHEREAS, To authorize such direct election an amendment to the Constitution of the United States is necessary; and

WHEREAS, The failure of Congress to submit such amendment to the States has made it clear that the only practicable method of securing submission of such amendment to the States is through a Constitutional Convention, to be called by Congress upon application of the Legislatures of two-thirds of all the States; therefore,

Be It Resolved by the General Assembly of Iowa:

Section 1. That the Legislature of the State of Iowa hereby makes application to the Congress of the United States, under Article V of the Constitutional Convention, for proposing amendments to the Constitution of the United States.

Sec. 2. That this resolution, duly authenticated, shall be delivered forthwith to the President of the Senate and Speaker of the House of Representatives of the United States, with the request that the same shall be laid before the said Senate and House.

Read first and second time, and referred to Committee on Constitutional Amendments.

By Perkins of Delaware, House File No. 43, a bill for an act to repeal Section Three Thousand Two Hundred Seventy-six of the Supplement to the Code, 1907, relating to the cancellation of wills, and to enact a substitute therefor.

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

By Shankland of Polk, House File No. 44, a bill for an act to amend the law as the same appears in Section 303-a of the Supplement to the Code of 1907, relating to the appointment and compensation of assistants to the County Attorney.

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

By Shankland of Polk, House File No. 45, a bill for an act to amend the law as the same appears in Section 308 of the Supplement of the Code of 1907, relating to the compensation of county attorneys.

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

Patterson of Keokuk, Chairman of the committee to draft resolutions respecting the life and public services of the late John Morrison of Keokuk County, presented the resolutions prepared by that committee and moved their adoption.

Motion prevailed. The report was adopted and ordered printed in the Journal.

SENATE MESSAGES CONSIDERED.

SENATE CONCURRENT RESOLUTION.

Be It Resolved by the Senate, the House Concurring:

That a Joint Convention be held at a time and place to be arranged by the committee hereinafter provided for, for the purpose of holding a suitable memorial service for the late Senator J. P. Dolliver. That a committee of five, consisting of two from the Senate, appointed by the President of the Senate, and three from the House, to be appointed by the Speaker, to arrange for and have charge of said memorial service.

Laid over under Rule 34.

On request of Greene of Clinton, leave of absence was granted Miller of Bremer until Friday.

Speaker Stillman announced that the time fixed by the Constitution for the election of a United States Senator had arrived, and directed the Clerk to call the roll for such election.

The roll call proceeded with the following results:

Those voting for Mr. Funk were:

Bascom, Campbell of Ida, Cunningham, Dawson, Dixon, Harvey, Johnson, Klay, Lounsberry, Newell, Pickford, Sherman, Skinner, Whitney—14.

Those voting for Mr. Porter were:

Bauman, Black, Boettger, Byerly, Dabney, Downey, Dunlap, Ellis, Escher, Fletcher, Gilbert, Greene, Griggs, Hamilton, Hayes, Hazen, Koontz, Krebill, Lenocker, Linnan, McCullough, Miller of Dubuque, Milton, Murtagh, O'Connor, Odendahl, Olson, Penn, Ritter, Rowles, Sater, Stephenson, Taylor, Townsend, White—35.

Those voting for Mr. Young were:

Beans, Bowman, Crist, Daniels, Dewey, Edmunds, Fraley, Fulton, Harding, Hickenlooper, McCleery, Moore, Robbins, Shane, Smith of Adams, Smith of Decatur, Speer, Stipe, Zeller—19.

Those voting for Mr. Feely were:

Beebe, Fourt, Grout, Perkins, Stoddard-5.

Those voting for Mr. Kenyon were:

Brady, Brockway, Campbell of Webster, Collin, Felt, Fry, Goodykoontz, Halgrims, Huff, Hutchins, Jacobs, Larrabee, Lund, Patterson, Ripley, Schee, Shankland—17.

Those voting for Mr. Byers were:

Brown, Bybee, George, Hogan, Hunt, Huntley, Jacobson, Russell, Van Camp—9.

Those voting for Mr. Garst were:

Bruce, Enger, Finlayson, Kulp, Mr. Speaker—5.

Those voting for Mr. Franke were:

Cousins—1.

Absent or not voting:

Kull, Leach, Miller of Bremer—3.

Speaker Stillman announced that no candidate having received a majority of the votes cast, no election of United States Senator had occurred in the House.

On motion of Moore of Linn, House adjourned until 10 A. M. on Wednesday.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, JANUARY 18, 1911.

House met pursuant to adjournment, Speaker Stillman in the Chair.

Prayer was offered by Rev. J. C. Tourtellot of Montezuma, Iowa. Journal of Tuesday, January 17th, corrected and approved.

Beebe of Franklin, Chairman of the committee appointed to assign committee rooms, presented the following report, and moved its adoption:

COMMITTEE REPORT.

Mr. Speaker—Your committee appointed to recommend the time and place of meeting for the standing committees of the House beg leave to make the following assignment of rooms:

	Monday	Tuesday	Wednesday	Thursday	Friday	Sturday
			<u> </u>	<u> </u>	<u>. </u>	1
Room 1— Ways and Means Judiciary Agriculture		1	4 n m	1	I	zn m
Railroads and Transporta- tion Printing		3 p. m.		3 p. m.		
Printing		4 p. m.				4 p. m.
Poods and Highways	2 p. m.	4 p. m.		2 p. m.		2 p. m.
Mines and MiningAnimal Industry Judicial districts	3 p. m.	2 p. m. 2 p. m.		3 p. m.	40 0	
Public CharitiesFood and Dairy	4 p. m.		5 p. m.		2 p. m. 3 p. m.	
Suppression of Intemperance Insurance	3 p. m.	4 p. m.	3 p. m.		4 p. m.	
Blections Schools and Text-Books Suppression of Intemperance Insurance Boomgaarden Contest Committee Public Buildings	4 p. m. 2 p. m.			3 p. m.	2 n. m	
Room 10— Congressional Districts————————————————————————————————————		2 p. m.		2 p. m.	* p. m.	
Pardons	2 p. m.	gn m		2 n m	2 p. m.	- -
Institute for Feeble-minded.	4 p. m.		4 p. m.	4 p. m.		4 n m
Woman's Suffrage		4 р. ш.			14 D. m.	1

COMMITTEE REPORT-CONTINUED.

						i
	Monetay	Tuesday	Wediresday	Thursday	Friday	Saturday
-:			1			
Room 11— Pharmacy	ļ .	9tn m			4 n m	
Appropriations		p. m.	2 n. m.	2 n. m.	2 p. m.	
Normal Schools	4 p. m.		~ p	4 p. m.	- p	
Appropriations Normal Schools College for the Blind			4 p. m.			2 p. m.
Institute for Deaf Commerce and Trade	2 p. m.				!	4 p. m.
Commerce and Trade		4 p. m.				8 p. m.
Room 2— Enrolled Bills					ĺ	
Enrolled Bills		3 p. m.			3 p. m.	
Room 12— Conservation of Forest and						
Water Power	9 m m			ĺ	10 m mm	,
Water Power	јар. ш.	9 n m		9 n m	≈р. ш.	
Representative Districts	2 n. m	гр. ш.		ър. ш.	9 n m	
Domestic Manufactures	3 n m				ch m	
Domestic Manufactures Co. and Twp. Organization. Telegraph and Express	ор. ш.	4 n. m.		4 n. m.	, p	
Telegraph and Express			3 p. m.	3 p. m.		
Spencer-Penn Contest Com-	1		!			
mittee		2 p. m.		2 p. m.		
Room 18-				İ		
Industrial Schools		3 p. m.		3 p. m.		
Senatorial Districts	4 p. m.			4 p. m.		
Horticultural		2 p. m.			zp.m.	
Agricultural College			≈ p. m.			
Dent-Newell Contest Com- mittee	i	2 n m			2 n m	
Room 14— Board of Control	i					
Board of Control	0	2 p. m.		zp.m.		
Soldiers' and Orphans' Home Federal Relations	ջ ի . ա.	2 n m		ор. ш.	9 n m	
Figh and Came		8 p. m.			3 n. m.	
Police Regulations	8 n. m.	O p. 111.		3 n. m.		
Claims			2 p. m.			2 p. m.
Public Accounting						
Fish and Game Police Regulations Claims Public Accounting Committee on Rules	4 p. m.				4 p. m.	
Labor		4 p. m.			4 p. m.	
Public Land and Buildings. Public Libraries Building and Loan State Educat'l Institutions.	3 p. m.			2 p. m.		
Public Libraries			2 p. m.			
Building and Loan	75		4 р. ш.		8 p. m.	
Public Health Banks and Banking Municipal Corporations Municipal Corporations	1		9 n m			yn m
Ranks and Ranking		2 n. m	~ p. m.	2 n. m		~ p,
Municipal Corporations		4 p. m.		4 p. m.		
Compensat'n of Pub. Officers	4 p. m.			- 2	4 p. m.	
Private Corporations			4 p. m.			4 p. m.
Compensat'n of Pub. Officers Private Corporations Telephones	2 p. m.				2 p. m.	
Military						

Room 5—Chief Clerk. Room 4—Journal Clerk. Room 3—File Clerk. Room 2—Enrolling Clerk Room 27—Newspaper Reporters. Rooms 2, 3 and 4 to be under control of the Chief Clerk.

All of which is respectfully submitted,

N. W. Beebe,

Chairman,

K. J. Johnson, Chas. W. Miller,

Committee.

Motion prevailed and report adopted.

Perkins of Delaware called up Senate Concurrent Resolution relative to holding a memorial service for the late J. P. Dolliver and moved that the House concur in said Resolution.

Motion prevailed and Resolution was concurred in.

INTRODUCTION OF BILLS.

By Cunningham of Buena Vista, House File No. 46, a bill for an act to repeal Chapter One Hundred One (101) of the Laws of the Thirty-third General Assembly and to enact a substitute therefor relative to the dragging of public highways and providing penalty for failure to perform such duties.

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

By Smith of Decatur, House File No. 47, a bill for an act to amend the law as it appears in Chapter Eight (8), Title Two (2) of the Supplement to the Code, 1907, in reference to the census.

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

By Smith of Decatur, House File No. 48, a bill for an act defining the duties of school boards and county boards of education when school buildings are destroyed or are condemned by a local Board of Health, additional to Title Thirteen (XIII), Chapter Fourteen (14), of the Code of 1897.

Read first and second time, and referred to Committee on Schools and Text Books.

By Lounsberry of Marshall, House File No. 49, a bill for an act to amend the law as it appears in Section Three Thousand Four Hundred Fifteen (3415) of the Code of 1897, relating to compensation allowed attorneys for services rendered in connection with the settlement of estates.

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

By Goodykoontz of Boone, House File No. 50, a bill for an act amending Section Eighteen Hundred Thirty-nine-l (1839-l) of the Supplement to the Code of 1907, relating to the investment of funds and depositing of securities of fraternal beneficiary societies.

Read first and second time, and referred to Committee on Insurance.

By Goodykoontz of Boone, House File No. 51, a bill for an act fixing time of limitation of actions to enforce or assert rights claimed by virtue of reservation of coal or mineral rights in conveyances executed prior to January 1, 1900.

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

By Skinner of Jasper, House File No. 52, a bill for an act to amend the law as it appears in Sections Thirteen Hundred Forty-seven-a (1347-a) and Thirteen Hundred Forty-eight (1348) of the Supplement to the Code, 1907, relating to peddlers' tax.

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

By Griggs of Scott, House File No. 53, a bill for an act to amend Section Eighteen Hundred Fifty-four (1854) of the Code of 1897, relating to deposits in savings banks.

Read first and second time, and referred to Committee on Banks and Banking.

By Griggs of Scott, House File No. 54, a bill for an act to repeal Paragraph Four (4) of Section Eighteen Hundred Fifty (1850) of the Supplement of the Code of 1907, and to enact a substitute therefor, relating to the investment of funds of savings banks.

Read first and second time, and referred to Committee on Banks and Banking.

By Griggs of Scott, House File No. 55, a bill for an act to amend Chapter Eighty-one (81) of the Acts of the Thirty-third General Assembly in relation to the classes of property exempt from the assessment of taxes.

Read first and second time, and referred to Committee on Ways and Means.

By Grout of Black Hawk, House File No. 56, a bill for an act to regulate the sale or disposal of stocks of goods, wares or merchandise in bulk, and to provide a penalty for the violation thereof.

Read first and second time, and referred to Committee on Commerce and Trade.

By Patterson of Keokuk, House File No. 57, a bill for an act to amend Section One (1), Chapter Twenty-two (22) of the Acts of the Thirty-second General Assembly of the State of Iowa, relating to the compensation of county recorders:

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

By Klay of Sioux, House File No. 58, a bill for an act to repeal Section Ten Hundred Seventy-four (1074) of the Supplement to the Code, 1907; to repeal Section Ten Hundred Seventy-five (1075) of the Supplement to the Code, 1907, and Section Five Hundred Sixty-five (565) of the Code, relating to the election of township officers and to enact substitutes therefor.

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

By Boettger of Scott, House File No. 59, a bill for an act to legalize a certain special election held in the Town of Bettendorf, Scott County, Iowa, on October 15, 1909, and to legalize certain franchises granted and adopted by the Town Council of said Town of Bettendorf pursuant to a favorable vote thereon by the electors of said town at said special election.

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

By Shane of Wapello, House File No. 60, a bill for an act to amend Section One Thousand Three Hundred Nineteen (1319) of the Code, 1897, relative to the taxation of corporate property.

Read first and second time, and referred to Committee on Ways and Means.

By Grout of Black Hawk, House File No. 61, a bill for an act to amend Section One Thousand Nine Hundred Ninety-five (1995) of the Code, relative to taking private property for works of internal improvement and to prohibit the condemnation of cemeteries or any portion thereof.

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

By Whitney of Woodbury, House File No. 62, a bill for an act to amend Section Four Thousand Seven Hundred Seventy-two (4772) of the Code, relating to assault with intent to commit felonies.

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

By Whitney of Woodbury, House File No. 63, a bill for an act to amend Chapter Twenty (20) of the Acts of the Thirty-third General Assembly, relating to the selection of jurors.

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

By Whitney of Woodbury, House File No. 64, a bill for an act to amend Section Four Thousand Seven Hundred Seventy-five-c (4775-c) of the Supplement to the Code, 1907, relating to the neglect or refusal to support wife or children or deserting the same.

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

By Moore of Linn, House File No. 65, a bill for an act to prohibit treating to intoxicating drinks, including wine and beer, in saloons or other public places.

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

Byerly of Jones offered the following Resolution, asked unanimous consent for immediate consideration, and moved its adoption:

WHEREAS, An all-wise Providence has called unto Himself, on September 28, 1909, Martin H. Calkins, a resident of Wyoming, Jones County, Iowa, and a former member of the House in the Nineteenth and Twentieth General Assemblies.

Resolved, That in the death of the Honorable Martin H. Calkins we are called upon to mourn the loss of a devoted citizen and statesman, a kind husband and a devoted father.

That in remembrance thereof a committee of three should be appointed to extol his many virtues and commemorate his useful life.

Motion prevailed and Resolution was adopted.

The Speaker named as such committee, Byerly of Jones, Dawson of Cherokee, Hayes of Montgomery.

Klay of Sioux offered the following Resolution:

Resolved, That the Secretary of the Executive Council be authorized to furnish the Journal Clerks of the House with a first-class typewriter.

Laid over under Rule 34.

Smith of Decatur offered the following Concurrent Resolution, asked unanimous consent for immediate consideration, and moved its adoption:

CONCURRENT RESOLUTION.

Be It Resolved by the House, the Senate Concurring:

That the Chief Clerk of the House and the Secretary of the Senate be authorized to compile and have printed 1,000 copies of a vest-pocket edition of the Standing Committees of the Thirty-fourth General Assembly, of

which 250 shall be bound in leather, 80 of which shall be for the use of the Senate and 170 for the use of the House, the balance of the edition to be apportioned in the same maner.

Motion prevailed and Resolution was adopted.

O'Connor of Chickasaw offered the following Resolution, asked unanimous consent for immediate consideration, and moved its adoption:

Be it Resolved, That seven committee clerks, in addition to the thirty-five heretofore provided for, be selected by the House, and that said additional clerks be expert stenographers and subject to examination by the committee as provided in the original resolution relative to the selection of clerks.

Motion prevailed and Resolution adopted.

O'Connor of Chickasaw offered the following report of the Committee on Committee Clerks, and moved its adoption:

MR. SPEAKER—Your Committee on the Selection of Committee Clerks beg leave to report that we have duly examined and recommend the selection of the following named applicants as permanent committee clerks:

Elsie Ringland,
Anna M. Real,
Mrs. Mary E. Hammel,
Rose Johnson,
Dollina Mann,
Mrs. Ellen Rourke,
Callie M. Cline,
Mrs. Lou Woodruff,
Allie Cotter,
Leora Wheeler,
Mary E. Church,
Anna McCrory,

W. D. Lingenfelder, Ethel Whittle, Mattie Larimer, Marion Harrison, Maude Mayer, Marguerite French, Roy Albers, Myrta Reynolds, Annette McGrady, Martha L. Barnes, Emma Landis, Hal Flaherty.

WM. LARBABEE, JR., W. L. HARDING, F. A. O'CONNOR,

Committee.

Motion prevailed and report was adopted.

Johnson of Mitchell offered the following Concurrent Resolution:

Resolved by the House of Representatives of the General Assembly of Iowa, the Senate Concurring:

That there be appointed by the President of the Senate and the Speaker of the House three members of each body, respectively, to constitute a joint committee, to which the First Biennial Report of the State Board of Education is hereby referred. Said committe is hereby authorized to

visit and inspect the State University, the College of Agricultural and Mechanic Arts and the State Teachers' College, and to examine into the report of the State Board of Education and to report the findings and conclusions of the committee to the General Assembly.

Resolved, further, That the Chairman of the Committee on Appropriations, respectively, of the Senate and House, shall be a member of such committee in addition to the six members above provided for.

Laid over under Rule 34.

Harding of Woodbury offered the following Concurrent Resolution, asked unanimous consent for immediate consideration, and moved its adoption:

Resolved by the House, the Senate Concurring:

That the State Historical Society of Iowa be requested to supply to each member of the House and Senate copies of a work on taxation, entitled "History of Taxation in Iowa."

Motion prevailed and Resolution was adopted.

The following Committee Clerks assembled at the desk, 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 Iowa, and that I will faithfully perform the duties of my office to the best of my ability, so help me God.

MATTIE LARIMER, MRS. ELLEN ROURKE, ELSIE E. RINGLAND, ETHEL WHITTLE, DOLLINA MANN. HAL FLAHERTY. LEORA WHEELER, MYRTA REYNOLDS. CALLIE M. CLINE, MARION HARRISON. Rose Johnson, MARY E. HAMMEL. MRS. LOU WOODRUFF, W. D. LINGENFELDER, MARGUERITE FRENCH, OLLIE COTTER, ROY ALBER, MAUDE MAYER. ANNA H. McCrory, ANNA M. REAL.

Felt of Clay moved that a committee of three be appointed to notify the Senate that the House was ready to receive it in Joint Convention.

Motion prevailed.

The Speaker named as such committee, Felt of Clay, Skinner of Jasper, Griggs of Scott.

The Sergeant-at-Arms announced the arrival of the members of the Senate, who took their seats on the west side of the House Chamber.

JOINT CONVENTION.

The Joint Convention was called to order by Lieutenant Governor Clarke, President of the Joint Convention, at 12 o'clock, noon.

The roll was then called and the following members responded as present:

Adams, Allen of Pocahontas, Allen of Jefferson, Ames, Balkema, Balluff, Bascom, Bauman, Beans, Beebe, Bennett, Black, Boettger, Bowman, Brady, Brockway, Brown of Decatur, Brown of Wright, Bruce, Bybee, Byerly, Campbell of Ida, Campbell of Webster, Chapman, Chase, Clarkson, Collin, Cousins, Cowles, Crist, Crow, Cunningham, Dabney, Daniels, Dawson, Dewey, DeWolf, Dixon, Downey, Dunlap, Dunnegan, Edmunds, Ellis, Enger, Escher, Felt, Finlayson, Fitchpatrick, Fletcher, Fourt, Fraley, Francis, Fry, Fulton, Garrett, Gates, George, Gilbert, Gillilland, Goodykoontz, Greene, Griggs, Grout, Halgrims, Hamilton, Hammill, Harding, Harvey, Hayes, Hazen, Hickenlooper, Hogan, Hoyt, Huff, Hunt, Hunter, Huntley, Hutchins, Jacobs, Jacobson, Jewell, Johnson, Klay, Koontz, Krebill, Kull, Kulp, Larrabee of Webster, Larrabee of Fayette, Leach, Legel, Lenocker, Linnan, Lounsberry, Lund, McCleery, McColl, McCulloch of Wayne, McCullough of Dubuque, McManus, Malmberg, Mattes, Miller of Dubuque, Milton, Moore, Murtagh, Neal, Newell, O'Connor, Odendahl, Olson, Parshall, Patterson, Penn, Perkins, Pickford, Proudfoot, Quigley, Ream, Ripley, Ritter, Robbins, Rowles, Russell, Sammis, Sater, Saunders, Savage, Schee, Schrup, Shane, Shankland, Sherman, Skinner, Smith of Adams, Smith of Decatur, Smith of Mitchell, Smith of Shelby, Spaulding, Speer, Stephenson, Stipe, Stoddard, Stuckslager, Sullivan, Taylor of Union, Taylor of Appanoose, Townsend, Van Camp, Van Law, Webber, White of Benton, White of Iowa, Whitney, Wilson, Zeller, Mr. Speaker-157.

Absent or not voting:

Miller of Bremer-1.

President Clarke announced the Joint Convention duly organized, with a quorum of members present.

The Secretary of the Senate then proceeded to read that part of the Journal of the Senate for Tuesday, January 17, 1911, pertaining to the vote for United States Senator in Congress.

The Chief Clerk of the House then proceeded to read that part of the Journal of the House for Tuesday, January 17, 1911 pertaining to the vote for United States Senator in Congress.

From the reading of the Journals it appeared that on Tuesday, January 17, 1911, the Senate and House of Representatives balloted separately for United States Senator in Congress, with the following result:

In the Senate:

Lafayette Young, Sr., received 14	4
A. B. Funk received	7
H. W. Byers received	4
W. S. Kenyon received	5
Warren Garst received	2
Carl F. Franke received	1
C. H. Wilson received	1
Claude R. Porter received	5
Absent or not voting—Wilson	1

In the House:

Lafayette Young, Sr., received	19
A. B. Funk received	14
H. W. Byers received	9
W. S. Kenyon received	17
Warren Garst received	5
Carl F. Franke received	1
Claude R. Porter received	35
Guy A. Feely received	5
Absent or not voting—Kull, Leach, Miller of Bremer	3

President Clarke announced that the reading of the Journals of the Senate and House of Representatives, balloting separately, showed that no person received a majority of either House for United States Senator.

Whitney of Woodbury moved that nominating speeches be dispensed with and that the Joint Convention now proceed to the elec-

tion of a United States Senator in Congress to succeed Hon. J. P. Dolliver.

Motion prevailed.

President Clarke appointed as tellers on the part of the Senate, Senators Hoyt and Jewell.

Speaker Stillman appointed as tellers on the part of the House, Representatives Johnson and Whitney.

Roll call was ordered.

Those voting for Claude R. Porter were:

Balluff, Bauman, Black, Boettger, Byerly, Clarkson, Crow, Dabney, DeWolf, Downey, Dunlap, Dunnegan, Ellis, Escher, Fletcher, Garrett, Gilbert, Greene, Griggs, Hamilton, Hayes, Hazen, Koontz, Krebill, Kull, Leach, Legel, Lenocker, Linnan, McCullough of Dubuque, McManus, Miller of Dubuque, Milton, Murtagh, O'Connor, Odendahl, Olson, Parshall, Penn, Quigley, Ream, Ritter, Rowles, Sater, Schrup, Stephenson, Taylor of Union, Taylor of Appanoose, Townsend, Webber, White of Benton, White of Iowa, Wilson—53.

Those voting for Lafayette Young, Sr., were:

Adams, Allen of Jefferson, Beans, Bennett, Bowman, Brown of Decatur, Chapman, Cowles, Crist, Daniels, Dewey, Edmunds, Fulton, Gillilland, Harding, Hickenlooper, Hoyt, McCleery, McCulloch of Wayne, Malmberg, Moore, Proudfoot, Robbins, Saunders, Savage, Shane, Smith of Adams, Smith of Decatur, Speer, Stipe, Stuckslager, Zeller—32.

Those voting for W. S. Kenyon were:

Allen of Pocahontas, Ames, Brady, Brockway, Campbell of Webster, Collin, Felt, Fitchpatrick, Fry, Goodykoontz, Halgrims, Hammill, Huff, Hutchins, Jacobs, Larrabee of Webster, Larrabee of Fayette, Lund, Patterson, Ripley, Schee, Shankland—22.

Those voting for A. B. Funk were:

Balkema, Bascom, Campbell of Ida, Cunningham, Dawson, Dixon, Francis, Harvey, Hunter, Johnson, Klay, Lounsberry, Newell, Pickford, Sammis, Sherman, Skinner, Smith of Mitchell, Spaulding, Sullivan, Whitney—21.

Those voting for H. W. Byers were:

Brown of Wright, Bybee, George, Hogan, Hunt, Huntley, Jacobson, Jewell, McColl, Neal, Russell, Smith of Shelby, Van Camp, Van Law—14.

Those voting for Guy A. Feely were:

Beebe, Finlayson, Fourt, Fraley, Grout, Perkins, Stoddard-7.

Those voting for Warren Garst were:

Bruce, Chase, Enger, Kulp, Mattes, Mr. Speaker-6.

Those voting for Carl F. Franke were:

Cousins, Gates—2.

Absent or not voting:

Miller of Bremer—1.

President Clarke announced that no one had received a majority of the votes cast in the Joint Convention for United States Senator in Congress, and that no election had occurred.

Journal of the Joint Convention was then read and approved.

On motion of O'Connor of Chickasaw, the Joint Convention was dissolved.

House reconvened, Speaker Stillman in the Chair.

O'Connor of Chickasaw, of the Committee to Assign Committee Clerks, offered the following report and moved its adoption:

Mr. Speaker: Your Committee on Selection and Assignment of Committee Clerks report the following assignments:

Ways and Means, Industrial Schools, Elsie Ringland.

Appropriations, Anna M. Real.

Judiciary, W. D. Lingenfelder.

Agriculture, Engrossed Bills, Mrs. J. C. McCray.

Municipal Corporations, Private Corporations, Miss Beryl Steele.

Banks and Banking, Building and Loans, Miss Clarissa Clark.

Roads and Highways, Congressional Districts, Mrs. Mary E. Hammel.

Railroads and Transportation, Hospital for Insane, Hal Flaherty.

Commerce and Trade, Soldiers' and Orphans' Home, Miss M. French.

Schools and Text Books, School for the Deaf, Maude Mayer.

Board of Control, Public Buildings, Dollina Mann.

Drainage, Judicial Districts, Miss Marion Harrison,

Elections, Agricultural College, Mattie Larimer.

Conservation of Resources, County and Township Organization, Myrta Reynolds.

Labor, Domestic Manufactures, J. F. Burns.

Food and Dairy, Woman's Suffrage, Emma L. Kizer.

Public Health, Constitutional Amendments, Callie M. Cline.

Horticulture, Representative Districts, Mrs. Ellen Rourke.

Compensation of Public Officers, Police Regulations, Ethel Whittle.

Insurance, Federal Relations, Miss Leona Pequignot.

Telegraph and Express, Military, Rose Johnson.

Mines and Mining, Institute of Feeble Minded, Mrs. Lou Woodruff.

Pardns, Public Libraries, Helen Greenwald.

Printing, State Educational Institutions, Olive Cotter.

Pharmacy, Senatorial Districts, Miss Annette McGrady.

Telephones, Normal Schools, Mary E. Church.

Animal Industry, College for Blind, Ray Albers.

Claims, Public Accounting, Mrs. Gregg.

Fish and Game, State University of Iowa, Miss Theresa Claire.

Suppression of Intemperance and State Normal Schools, Miss Emma Landis.

Enrolled Bills, Miss Della Wolf.

Rules, Penitentiaries, Miss Thayer.

Public Lands, Public Charities, Miss Burke.

Contest, Boomgarden v. Olson, Miss McCrory.

Contest, Spencer v. Penn, Mrs. Eno.

Contest, Dent v. Newell, Leora Wheeler.

Miss M. Barnes, Elizabeth Nelson, Miss M. Murphy, Miss Mildred Johnson, Miss Mary Neylan, F. J. McCullough, generally assigned.

WM. LARRABEE, JR.,

W. L. HARDING,

F. A. O'CONNOR,

Committee.

Motion prevailed and report adopted.

On motion of Harding of Woodbury, House adjourned until 10:00 o'clock A. M. Thursday.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, JANUARY 19, 1911.

House met pursuant to adjournment, Speaker Stillman in the Chair.

Prayer was offered by Rev. Fred Harris of Indianola, Iowa.

Journal of Wednesday, January 18th, corrected and approved.

The Speaker named as committee to prepare Resolutions respecting the life and public service of M. H. Calkins, Byerly of Jones, Dawson of Cherokee and Hayes of Montgomery.

The Speaker appointed as committee on the part of the House to arrange for the Joint Convention to commemorate the life and public services of Hon. J. P. Dolliver, Perkins of Delaware, Zeller of Madison, Campbell of Webster.

PETITIONS, MEMORIALS AND REMONSTRANCES.

Moore of Linn presented petition of citizens of Linn County relative to the amount to be paid County Farmers' Institutes.

Referred to Committee on Agriculture.

Zeller of Madison presented petition of citizens of Iowa relative to the license to be paid by men selling family and veterinary medicines from wagons traveling through the county.

Referred to Committee on Pharmacy.

Hickenlooper of Monroe presented petition of Orman Post No. 337, Department of Iowa, G. A. R., relative to assessed valuation of soldiers and sailors.

Referred to Committee on Military.

Milton of Cedar presented petition of Springdale Mutual Fire Insurance Association relative to State Fire Marshal Law.

Referred to Committee on Insurance.

Dewey of Guthrie, Chairman of the Committee on Mileage, offered the following report:

Mr. Speaker—Your committee appointed to fix the amount of mileage due each member beg leave to submit the following report:

	LES AMOUNT
Bascom, John L 3	340 \$17.00
Bauman, Samuel H 2	
Beans, Wellington I	128 6.40
Beebe, N. W	188 9.40
	142 7.10
Boettger, H. H 3	350 1 7.50
— • · · — · · · · · · · · · · · · · · ·	296 14.80
Brady, Henry	68 3.40
	280 14.00
210 112, 11 122222 2 1 1 1 1 1 1 1 1 1 1 1	204 10.20
——————————————————————————————————————	350 17.50
Bybee, Lyman L	70 3.50
	354 17.70
	234 11.70
	166 8.30
	282 14.10
Cousins, John A	254 12.70
	114 5.70
Cunningham, Ed H	260 13.00
,	224 11.20
— — — — — — — — — — — — — — — — — — —	192 9.60
Dawson, Wilfred P	306 15.30
20,,00,, 22022, 221111111111111111111111	120 6.00
Dixon, Wm. J	232 11.60
Downey, Edward	234 11.70
Dunlap, John W	390 19.50
Edmunds, James	218 10.90
	416 20.80
Enger, Lauritz M	450 22.50
—, - ,	200 10.00
Felt, Benjamin F	314 15.70
Finlayson, Robert M	194 9.70
Fletcher, Willard G	210 10.50
	706 35.30
Fraley, Wilbert S	0
Fry, Francis R	200 10.00
Fulton, Charles J	234 11.70
George, William P	78 3.90
Gilbert, Frank	700 35.00
Goodykoontz, Wm. W	86 4.30
Green, William J	454 22.70
Griggs, Thomas W	
Grout, Henry W	
Halgrims, Colonel	210 10.50
Hamilton, Joseph M. C	
Harding, William L	452 22.60

Harvey, Maholn	MILES 344	AMOUNT 17.20
Hayes, Gordon		14.10
Hazen, John T		10.70
Hickenlooper, Thomas		6.80
Hogan, Denis P		13.50
Huff, Herbert A		10.00
Hunt, Charles W		17.20
Huntley, Clark W		6.80
Hutchins, Clayton B		12.30
Jacobs, John W.		11.80
Jacobson. Ole H		10.10
Johnson, Karl J		17.15
Klay, Gerrit		21.00
Koontz, George W		12.10
Krebill, Frederick H		20.25
Kull, Herman		26.90
Kulp, David E		13.00
Larrabee, William, Jr		16.70
Leach, Elmer F	. 280	14.00
Lenocker, Alfred A	. 238	11.90
Linnan, Charles F	. 228	11.40
Lounsberry, Harold C	. 116	5.80
Lund, Frank J	. 154	7.70
McCleery, Samuel M	. 240	12.00
McCullough, Michael F		21.50
Miller, Charles W		13.00
Miller, Simon	. 414	20.70
Milton, Floyd L		17.95
Moore, Ernest R		14.40
Murtagh, Charles B		15.20
Newell, Henry N		19.80
O'Connor, Frank A		16.10
Odendahl, Robert		10.90
Olson, Olaf		20.30
Patterson, David M		8.70
Penn, Alfonso V		18.60
Perkins, Eli C		19.60
Pickford, Arthur		13.10
Ripley, Andrew C		16.20
		16.80
Ritter, Henry		
Robbins, Joseph D		16.20
Rowles, William M.		19.60
Russell, Frank W		15.50
Sater, Samuel H		15.50
Schee, George W		19.50
Shane, Frank		9.90
Shankland, Frank S		
Sherman, Ralph		5.50
Skinner, Herbert K	. 60	3.00

MILES	AMOUNT
Smith, Edgar H 224	11.20
Smith, Israel A 210	10.50
Speer, George W 44	2.20
Stephenson, James A 246	13.30
Stipe, William F	14.10
Stoddard, Benjamin F	12.00
Taylor, Francis J	9.60
Townsend, William N	9.00
Van Camp, G. W	11.70
White, Harry C 286	14.30
Whitney, Ulysses G 452	22.60
Zeller, Elias R 84	4.20
Mr. Speaker 132	6.60
H. K. DEWEY,	
W. C. Brown,	

F. H. KREBILL,

Committee.

We recommend that such mileage be duly certified.

H. K. DEWEY,

Chairman.

Ripley of Hancock moved that consideration of report be deferred until Friday.

Motion prevailed.

Klay of Sioux called up Resolution laid over under Rule 34 relative to furnishing the Journal Clerks with a first-class typewriter, and moved its adoption.

Motion prevailed and Resolution was adopted.

Johnson of Mitchell called up Concurrent Resolution laid over under Rule 34 relative to the appointment of a Joint Committee to whom shall be referred the reports of the Board of Education and to visit the State Educational Institutions, and moved its adoption.

Motion prevailed and Resolution was adopted.

INTRODUCTION OF BILLS.

By Pickford of Cerro Gordo, House File No. 66, a bill for an act to amend Sections Twenty-seven Hundred and Ninety-four-a (2794-a), Supplement to the Code, 1907, and Twenty-eight Hundred and Three (2803) and Twenty-eight Hundred and Eighteen (2818), Code, 1897, and repeal Sections Twenty-eight Hundred and Thirty-one (2831) and Twenty-eight Hundred and Thirtytwo (2832), Supplement to the Code, 1907, and Section Twenty-eight Hundred and Thirty-five (2835), Code, 1897, and to enact substitutes therefor, relative to the election and organization and duties of the County Board of Education.

Read first and second time, and referred to Committee on Schools and Text Books.

By Stoddard of Buchanan, House File No. 67, a bill for an act to prohibit the exhibition of deformed, idiotic or abnormal persons.

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

By Ritter of Des Moines, House File No. 68, a bill for an act to amend Section Four Hundred and Thirty (430) of the Code, 1907, relative to the dependent Soldiers' and Sailors' Tax.

Read first and second time, and referred to Committee on Military.

By Ritter of Des Moines, House File No. 69, a bill for an act to amend the law as it appears in Sections Twenty-six Thirty-four-d (2634-d), Twenty-seven Thirty-four-e (2734-e), Twenty-seven Thirty-four-g (2734-g), and Twenty-seven Thirty-eight (2738) of the Supplement to the Code of 1907, to repeal Section Twenty-six Thirty-four-h (2634-h) of the Supplement to the Code of 1907, and Twenty-seven Thirty-four-h (2734-h) of the Supplement to the Code of 1907 as amended by Chapter One Hundred Eightyone (181), Acts of the Thirty-third General Assembly, and to enact substitutes therefor, to repeal Sections Twenty-seven Thirtyfour-i (2734-i) and Twenty-seven Thirty-four-k (2734-k) of the Supplement to the Code of 1907, relating to the issuance, validation and renewal of state and county certificates to teachers and enrollment fee in the County Normal Institutes and to provide for the issuance to teachers of life certificates and diplomas and for the lapse of such certificates.

Read first and second time, and referred to Committee on Schools and Text Books.

By Skinner of Jasper, House File No. 70, a bill for an act to amend the law as it appears in Chapter Two-a (2-a), Title Eight (VIII) of the Supplement to the Code, 1907, relating to motor vehicle license fees.

Read first and second time, and referred to Committee on Ways and Means.

By Fulton of Jefferson, House File No. 71, 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) and Fourteen Hundred Seven-e (1407-e) of the Supplement to the Code of Iowa, 1907, in relation to employing assistance to discover property not listed or assessed by law, and making it unlawful for cities and towns or counties to make tax ferret contracts.

Read first and second time, and referred to Committee on Ways and Means.

By Dawson of Cherokee, House File No. 72, a bill for an act to repeal Sections Twenty-six Hundred Thirty-four-d (2634-d) and Twenty-six Hundred Thirty-four-h (2634-h) of the Supplement to the Code of 1907, relative to the renewal of state certificates.

Read first and second time, and referred to Committee on Schools and Text Books.

By Hickenlooper of Monroe, House File No. 73, a bill for an act to legalize the acts of the Directors of School Township of Pleasant, in the County of Monroe and State of Iowa, in contracting for the erection of an addition to school house in the Village of Lockman in Subdistrict No. 11 of said township, and levying a tax therefor.

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

By Hickenlooper of Monroe, House File No. 74, a bill for an act to amend Sections One Thousand Eighty-seven-a-10 (1087-a-10), One Thousand Eighty-seven-a-25 (1087-a-25) of the Supplement to the Code, 1907, and Section Six (6) of Chapter Sixty-nine (69), Acts of the Thirty-third General Assembly of the State of Iowa, relative to the election of delegates to County Convention.

Read first and second time, and referred to Committee on Elections.

By Bruce of Floyd, House File No. 75, a bill for an act to amend the law as the same appears in Section Four Hundred Sixteen (416) of the Code, relating to County Supervisor Districts.

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

By Ellis of Jackson, House File No. 76, a bill for an act to amend Section 1400-f of the Supplement to the Code, 1907, providing for additional forest trees.

Read first and second time, and referred to Committee on Conservation of Resources.

By Skinner of Jasper, House File No. 77, a bill for an act to amend Section Five (5) of Chapter One Hundred Fifty-four (154) of the Acts of the Thirty-third General Assembly, relating to hunters' license fees.

Read first and second time, and referred to Committee on Ways and Means.

By Crist of Clarke, House File No. 78, a bill for an act repealing Section Forty-one (41) of the Code and providing the manner in which the Code and Supplement thereto, together with the Acts of the General Assembly shall be amended.

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

By Stipe of Page, House File No. 79, a bill for an act to repeal Chapter 216 of the Acts of the Thirty-second General Assembly and to increase the efficiency and enlarge the work of the Department of Agricultural Extension of the State College of Agriculture and Mechanic Arts; to support the work now being carried on by said department and to enable it to enlarge its agricultural correspondence courses and to increase the number of agricultural short courses, including summer agricultural short courses for teachers, to be held at the State Agricultural College; and making appropriation therefor.

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

By O'Connor of Chickasaw, House File No. 80, a bill for an act providing for the place of trial in actions against companies or corporations authorized to furnish bonds in Iowa.

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

By Jacobson of Audubon, House File No. 81, a bill for an act to amend the law as it appears in Subdivision Nine (9) of Section Twenty-four Hundred Forty-eight (2448) of the Supplement to the Code, 1907, relating to the time in which intoxicating liquors may be sold.

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

By Felt of Clay, House File No. 82, a bill for an act to amend the law as it appears in Section Four Hundred and Sixteen of the Code, 1907, relating to the dividing of counties into supervisor districts.

Read first and second time, and referred to Committee on Elections.

By Ellis of Jackson, House File No. 83, a bill for an act to amend the law as it appears in Section Twelve Hundred Ninety-a (1290-a), Supplement to the Code, 1907, relating to the compensation of collateral inheritance tax appraisers.

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

By Dewey of Guthrie, House File No. 84, a bill for an act to repeal Paragraph Seven (7), Section Thirteen Hundred and Four (1304), Title Seven (7) of the Code of 1897, relating to exemptions and enact a substitute therefor.

Read first and second time, and referred to Committee on Military.

Lounsberry of Marshall offered the following Resolution, asked unanimous consent to consider immediately, and moved its adoption:

WHEREAS, Hon. Henry Stone, a resident of Marshalltown, Marshall County, Iowa, and a former member of the Twenty-fourth and Twenty-fifth General Assemblies and Speaker of the Twenty-fifth General Assembly, died on July 31, 1909.

Resolved, That in remembrance of said death a committee of three be appointed to extol his many virtues and commemorate his useful life.

Motion prevailed and Resolution was adopted.

The Speaker named as such committee, Lounsberry of Marshall, Moore of Linn, Koontz of Johnson.

Smith of Decatur offered the following Resolution:

Resolved, That the Board of Control be requested to furnish to this House by Saturday, March 18, 1911, a statement showing the unexpended balance in each of the separate funds for the different institutions under control of said Board remaining in the hands of the Treasurer of State on March 1, 1911; this statement to also include the unexpended balances of the support fund for each institution on the above date, also the date when the appropriations were made for the different amounts of unexpended balance.

Laid over under Rule 34.

Grout of Black Hawk moved that House File No. 56 be recalled from the Committee on Commerce and Trade, to which it was referred, and that it be referred to the Committee on Judiciary.

Motion prevailed and, by unanimous consent, House File No. 56 was so referred.

Harding of Woodbury offered the following Concurrent Resolution, asked unanimous consent for immediate consideration, and moved its adoption:

Be It Resolved by the House of Representatives, the Senate Concurring:

That copies of the Code of Iowa, together with the Supplement and Session Laws, be given to the First Assistant Secretary of the Senate and to the Journal Clerks of the Senate, also to the Assistant Clerk and the Reading Clerk of the House.

Motion prevailed and the Resolution was adopted.

Stipe of Page moved that 1,000 additional copies of House File No. 79 be printed for the use of the House.

O'Connor of Chickasaw moved that the matter be deferred until the bill has been printed and placed in the files of the members of the House.

Motion prevailed and consideration was deferred.

The following Committee Clerks assembled at the desk, 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 Iowa, and that I will faithfully perform the duties of my office to the best of my ability, so help me God.

MARTHA L. BARNES, MARY E. CHURCH, ANNETTE R. McGRADY.

The following communication was received from the Governor: STATE OF IOWA,

EXECUTIVE DEPARTMENT.

To the Honorable Speaker of the House of the Thirty-fourth General Assembly:

Sir—I have herewith the honor to transmit to you, and through you to the General Assembly, certified copy of joint resolution passed by the first session of the Sixty-first Congress of the United States of America, proposing an amendment to the Constitution of the United States, to be known as Article (16) thereof, which joint resolution has been transmitted to me by the Secretary of State of the United States, in order that the same may be submitted to the present session of the General Assembly for action thereon as contemplated with reference to amending the federal constitution.

Respectfully submitted,

(Signed) B. F. CARROLL,

Done this 19th day of January, 1911.

No. 1133.

UNITED STATES OF AMERICA.

DEPATRMENT OF STATE.

To all to whom these present shall come—Greeting:

I certify that the copy hereto attached is a true copy of a resolution of Congress, entitled "Joint Resolution Proposing an Amendment to the Constitution of the United States," the original of which is on file in this department.

In testimony whereof I, P. C. Knox, Secretary of State, have hereunto caused the Seal of the Department of State to [SEAL] be affixed, and my name to be subscribed by the Chief of the Bureau of Citizenship of the said Department, at the City of Washington, this 27th day of July, 1909.

P. C. Knox,

Secretary of State.

By R. W. Flournoy, Jr.,

Chief, Bureau of Citizenship.

SIXTY-FIRST CONGRESS OF THE UNITED STATES OF AMERICA,
AT THE FIRST SESSION.

Begun and held at the City of Washington on Monday, the fifteenth day of March, one thousand nine hundred and nine.

JOINT RESOLUTION

Proposing an amendment to the Constitution of the United States.

Resolved, by the Senate and House of Representatives of the United States of America, in Congress assembled (two-thirds of each House concurring therein), That the following article is proposed as an amendment to the Constitution of the United States, which, when ratified by the Legislatures of three-fourths of the several States, shall be valid to all intents and purposes as a part of the Constitution:

"ARTICLE XVI. That Congress shall have power to lay and collect taxes on incomes, from whatever source derived, without apportionment among the several States, and without regard to any census or enumeration."

J. G. CANNON,

Speaker of the House of Representatives.

J. S. SHERMAN,

Vice-President of the United States and
President of the Senate.

Attest:

A. McDowell,

Clerk of the House of Representatives.

CHARLES G. BENNETT,

Secretary.

By HENRY H. GILFRY,

Chief Clerk.

Fry of Wayne moved that a committee of three be appointed to notify the Senate that the House was ready to receive it in Joint Convention.

Motion prevailed.

The Speaker named as such committee, Fry of Wayne, Edmunds of Taylor, Hazen of Pottawattamie.

The Sergeant-at-Arms announced the arrival of the members of the Senate, who took their seats on the west side of the House Chamber.

JOINT CONVENTION.

The Joint Convention was called to order by Lieutenant Governor Clarke, President of the Joint Convention, at 12:00 o'clock, noon.

The roll was then called and the following members responded as present:

Adams, Allen of Pocahontas, Allen of Jefferson, Ames, Balkema, Balluff, Bascom, Bauman, Beans, Beebe, Bennett, Black, Boettger, Bowman, Brady, Brockway, Brown of Decatur, Brown of Wright, Bruce, Bybee, Byerly, Campbell of Ida, Campbell of Webster, Chapman, Chase, Clarkson, Collin, Cousins, Cowles, Crist, Crow, Cunningham, Dabney, Daniels, Dawson, Dewey, DeWolf, Dixon, Downey, Dunlap, Dunnegan, Edmunds, Ellis, Enger, Escher, Felt, Finlayson, Fitchpatrick, Fletcher, Fourt, Fraley, Francis, Fry, Fulton, Garrett, Gates, George, Gilbert, Gillilland, Goodykoontz, Greene, Griggs, Grout, Halgrims, Hamilton, Hammill, Harding, Harvey, Hayes, Hazen, Hickenlooper, Hogan, Hoyt, Huff, Hunt, Hunter, Huntley, Hutchins, Jacobs, Jacobson, Jewell, Johnson, Klay, Koontz, Krebill, Kull, Kulp, Larrabee of Webster, Larrabee of Fayette, Leach, Legel, Lenocker, Linnan, Lounsberry, Lund, Mc-Cleery, McColl, McCulloch of Wayne, McCullough of Dubuque, McManus, Malmberg, Mattes, Miller of Dubuque, Milton, Moore, Murtagh, Neal, Newell, O'Connor, Odendahl, Olson, Parshall, Patterson, Penn, Perkins, Pickford, Proudfoot, Quigley, Ream, Ripley, Ritter, Robbins, Rowles, Russell, Sammis, Sater, Savage, Schee, Schrup, Shane, Shankland, Sherman, Skinner, Smith of Adams, Smith of Decatur, Smith of Mitchell, Smith of Shelby, Spaulding, Speer, Stephenson, Stipe, Stoddard, Stuckslager, Sullivan, Taylor of Union, Taylor of Appanoose, Townsend, Van Camp, Webber, White of Benton, White of Iowa, Whitney, Wilson, Zeller, Mr. Speaker—155.

Absent or not voting:

Miller of Bremer, Saunders, Van Law-3.

President Clarke announced the Joint Convention duly organized, with a quorum of members present.

President Clarke then announced that the roll would be called for the purpose of electing a United States Senator to Congress, and appointed as tellers on the part of the Senate, Senators McColl of Dallas and Webber of Wapello.

Speaker Stillman appointed as tellers on the part of the House, Representatives Collin of Worth and Lenocker of Pottawattamie.

Upon the roll being called, those voting for Claude R. Porter were:

Balluff, Bauman, Black, Boettger, Byerly, Clarkson, Crow, Dabney, DeWolf, Downey, Dunlap, Dunnegan, Ellis, Escher, Fletcher, Garrett, Gilbert, Greene, Griggs, Hamilton, Hayes, Hazen, Koontz, Krebill, Kull, Leach, Legel, Lenocker, Linnan, McCullough of Dubuque, McManus, Miller of Dubuque, Milton, Murtagh, O'Connor, Odendahl, Olson, Parshall, Penn, Quigley, Ream, Ritter, Rowles, Sater, Schrup, Stephenson, Taylor of Union, Taylor of Appanoose, Townsend, Webber, White of Benton, White of Iowa, Wilson—53.

Those voting for Lafayette Young, Sr., were:

Adams, Beans, Bennett, Bowman, Brown of Decatur, Chapman, Cowles, Crist, Daniels, Dewey, Edmunds, Fourt, Fraley, Fulton, Gillilland, Harding, Hickenlooper, Hoyt, McCleery, McCulloch of Wayne, Malmberg, Moore, Perkins, Proudfoot, Robbins, Savage, Shane, Smith of Adams, Smith of Decatur, Speer, Stipe, Stuckslager, Zeller—33.

Those voting for W. S. Kenyon were:

Allen of Pocahontas, Ames, Beebe, Brady, Brockway, Campbell of Webster, Collin, Felt, Fitchpatrick, Fry, Goodykoontz, Grout, Halgrims, Hammill, Huff, Hutchins, Jacobs, Larrabee of Webster, Larrabee of Fayette, Lund, Patterson, Ripley, Schee, Shankland, Stoddard—25.

Those voting for A. B. Funk were:

Allen of Jefferson, Balkema, Bascom, Campbell of Ida, Cunningham, Dawson, Dixon, Francis, Harvey, Hunter, Johnson, Klay, Lounsberry, Newell, Pickford, Sammis, Sherman, Skinner, Smith of Mitchell, Spaulding, Sullivan, Whitney—22.

Those voting for H. W. Byers were:

Brown of Wright, Bybee, Cousins, George, Hogan, Hunt, Huntley, Jacobson, Jewell, McColl, Neal, Russell, Smith of Shelby, Van Camp—14.

Those voting for Warren Garst were:

Bruce, Chase, Enger, Finlayson, Kulp, Mattes, Mr. Speaker-7.

Those voting for Carl F. Franke were:

Gates-1.

Absent or not voting:

Miller of Bremer, Saunders, Van Law-3.

President Clarke announced that no one had received a majority of the votes cast in the Joint Convention for United States Senator in Congress, and that no election had occurred.

Journal of the Joint Convention was then read and approved.

On motion of Clarkson of Monroe, the Joint Convention was dissolved.

House reconvened, Speaker Stillman in the Chair.

On motion of Harding of Woodbury, House adjourned until 10:00 o'clock A. M. Friday.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, JANUARY 20, 1911.

House met pursuant to adjournment, Speaker Stillman in the Chair.

Prayer was offered by Rev. H. E. Van Horn of Des Moines, Iowa. Journal of Thursday, January 19th, corrected and approved.

PETITIONS, MEMORIALS AND REMONSTRANCES.

Brown of Wright presented remonstrance of the citizens of Wright County relative to the appointment of a County Engineer and State Highway Commission.

Referred to Committee on Roads and Highways.

Lounsberry of Marshall presented petition of the officers and directors of the Eden District Agricultural Society, relative to the granting of additional State aid to county and district fairs in Iowa.

Referred to Committee on Agriculture.

Harding of Woodbury offered the following motion:

MR. SPEAKER—We move that it be the sense of this House that the Chief Clerk of the House be instructed to extend to Governor Larrabee the congratulations of this House on this, the seventy-ninth anniversary of his birth, and to wish for him a long extension of his life of usefulness to this State, and to express the wish that this body may be honored with his presence during the present session.

E. R. MOORE, J. W. JACOBS, W. L. HARDING.

Motion was adopted by a rising vote.

Campbell of Webster, from the committee appointed to prepare resolutions respecting the life and public services of the late Hon. Jonathan P. Dolliver, submitted the Resolution prepared by that committee, and moved its adoption.

Resolution was adopted by a rising vote.

Charles Ellis and Emma Landis 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 Iowa, and that I will faithfully perform the duties of my office to the best of my ability, so help me God.

CHAS. ELLIS, EMMA LANDIS.

Dewey of Guthrie offered the following amendment to the report of the Committee on Mileage:

I move to amend the report of the Committee on Mileage, as printed in the Journal of yesterday, by changing the mileage of B. H. Black to 284 miles and \$14.20; Ed H. Campbell, to 366 miles and \$18.30; Michael F. McCullough, to 509 miles and \$25.45; Simon Miller, to 509 miles and \$25.45; Frank Gilbert, to 660 miles and \$33.00.

Report as amended was adopted.

Shankland of Polk, of the Joint Committee on Extra Help, made the following report:

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

Your committee, to whom was referred the employment of additional help for the Thirty-fourth General Assembly, beg leave to report that they have had the subject under further consideration, and the committee have instructed us to introduce a joint resolution covering their recommendations for additional help, which is herewith submitted, with the recommendation that the same do pass.

Respectfully submitted,

Frank S. Shankland, F. W. Bennett, S. W. Neal, D. C. Chase, Frank J. Lund.

Report was adopted.

Shankland of Polk offered the following Resolution:

HOUSE JOINT RESOLUTION NO. 3, RELATING TO ADDITIONAL HELP.

Be It Enacted by the General Assembly of the State of Iowa:

Section 1. The Custodian is hereby authorized and directed to appoint J. B. Carman of Wapello County and F. B. Brown of Jasper County as assistant custodians at a salary of \$70 per month.

Sec. 2. The Curator of the Historical Building is hereby authorized and directed to apoint A. E. Hollowell night watchman of the Historical Building at a salary of \$70 per month.

Sec. 3. Harry Marshall, now acting as a page and assistant bill clerk in the House, is hereby made assistant bill clerk in the House at a salary of \$60 per month.

Sec. 4. The Curator of the Historical Building is hereby authorized and directed to appoint a stenographer for service in the Historical Building at a salary of \$60 per month.

Read first and second time, and, on motion of Shankland of Polk, the Rules were suspended, the Joint Resolution was considered engrossed and placed on its passage.

On the question, "Shall the Joint Resolution pass?" the ayes were:

Bascom, Bauman, Beans, Beebe, Black, Boettger, Bowman, Brady, Brockway, Brown, Bruce, Bybee, Byerly, Campbell of Ida, Campbell of Webster, Collin, Cousins, Crist, Cunningham, Daniels, Dawson, Dewey, Dixon, Downey, Dunlap, Edmunds, Ellis, Enger, Escher, Felt, Finlayson, Fletcher, Fourt, Fry, Fulton, George, Gilbert, Goodykoontz, Greene, Griggs, Grout, Halgrims, Hamilton, Harding, Harvey, Hayes, Hazen, Hickenlooper, Hogan, Huff, Hunt, Huntley, Hutchins, Jacobs, Jacobson, Johnson, Klay, Koontz, Krebill, Kulp, Larrabee, Leach, Lenocker, Linnan, Lounsberry, McCleery, McCullough, Miller of Dubuque, Milton, Moore, Murtagh, Newell, O'Connor, Odendahl, Patterson, Penn, Perkins, Pickford, Ripley, Ritter, Robbins, Rowles, Russell, Sater, Shane, Shankland, Sherman, Skinner, Smith of Adams, Speer, Stephenson, Stipe, Stoddard, Taylor, Townsend, Van Camp, White, Whitney, Zeller, Mr. Speaker—100.

Absent or not voting:

Dabney, Kull, Lund, Miller of Bremer, Olson, Schee, Smith of Decatur, Fraley—8.

So the Joint Resolution, having received a constitutional majority, was declared to have passed the House.

INTRODUCTION OF BILLS.

By Jacobs of Calhoun, House File No. 85, a bill for an act to repeal Section One Thousand Three Hundred and Twenty-two (1322) of the Supplement to the Code, 1907, relating to the taxation of national, state and savings banks and loan and trust companies. and to enact a substitute therefor.

Read first and second time, and referred to Committee on Banks and Banking.

By Campbell of Ida, House File No. 86, a bill for an act to allow an attachment of personal property upon the filing of petition and bond with sheriff or constable.

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

By Halgrims of Humboldt, House File No. 87, a bill for an act fixing the standard of qualifications of all persons desiring to practice osteopathy and for the regulation thereof; to create a State Board of Osteopathic Examiners, and to provide for the registration of those entitled to practice osteopathy, and providing penalties for violation of any of the provisions thereof.

Read first and second time, and referred to Committee on Public Health.

By Ritter of Des Moines, House File No. 88, a bill for an act to repeal Chapter Eleven (11) of the Laws of the Thirty-third (33d) General Assembly, relating to the assignment of judges of the District Court.

Read first and second time, and referred to Committee on Judicial Districts.

By Crist of Clarke, House File No. 89, a bill for an act to establish a Public Service Commission and prescribing its powers and duties; and providing for the regulation and control of public utilities, and making an appropriation therefor; also transferring the powers and duties of the Executive Council as prescribed by Chapter Seventy-one (71) of the Acts of the Thirty-second General Assembly of Iowa, in so far as they relate to public service commissions, and the powers and duties of the railroad commissioners as prescribed by law, to said commission; also repealing the powers heretofore granted to cities and towns and cities acting under a special charter and cities acting under the commission plan to fix charges for meters or to regulate and fix the rates or service of water, gas, electric light or other public utilities, and the period of duration of their franchises; also repealing all powers heretofore granted to such towns and cities in conflict with this Act and confer on such cities and towns certain additional powers.

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

By Hutchins of Kossuth, House File No. 90, a bill for an act to amend Section One Thousand Eighty-seven-a4 (1087-a4) of the Supplement to the Code, 1907, relating to the holding of primary elections by political parties.

Read first and second time, and referred to Committee on Elections.

By Boettger of Scott, House File No. 91, a bill for an act to appropriate for the use of the Iowa Soldiers' Orphans' Home at Davenport, Iowa.

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

By Sater of Des Moines, House File No. 92, a bill for an act to amend Section Thirteen Hundred Four (1304), Chapter One (1), Title Seven (7), Subdivision Seven (7) of the Supplement to the Code of Nineteen Hundred Seven (1907), relating to exemptions.

Read first and second time, and referred to Committee on Military.

By Ripley of Hancock, House File No. 93, a bill for an act to repeal Sections Twenty-seven Hundred Forty-three (2743), Twenty-seven Hundred Fifty-one (2751), Twenty-seven Hundred Fifty-three (2753), Twenty-seven Hundred Ninety (2790) and Twenty-seven Hundred Ninety-seven Hundred Ninety-seven Hundred Forty-four (2797), Code, 1897, and Sections Twenty-seven Hundred Forty-four (2744), Twenty-seven Hundred Fifty-two (2752), Twenty-eight Hundred (2800) and Twenty-eight Hundred One (2801) of the Supplement to the Code, 1907, and enact substitutes therefor; and to amend Section Twenty-seven Hundred Eighty (2780), Code, 1897, and Sections Twenty-seven Hundred Fifty-four (2754), Twenty-seven Hundred Ninety-four (2794), and Twenty-seven Hundred Ninety-four-a (2794-a), Supplement to the Code, 1907, relative to the unit of school organization.

Read first and second time, and referred to Committee on Schools and Text Books.

By Cousins of Butler, House File No. 94, a bill for an act to amend Section Five (5), Chapter One Hundred Fifty-four (154), Laws of the Thirty-third General Assembly, relating to the expenditure of the Fish and Game Protection Fund.

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

By Lenocker of Pottawattamie, House File No. 95, a bill for an act for compulsory voting at general and city elections.

Read first and second time, and referred to Committee on Elections.

By Lenocker of Pottawattamie, House File No. 96, a bill for an act to repeal Section Twenty-five Hundred Ninety-six-a (2596-a) of the 1907 Supplement to the Code as amended by Chapter One Hundred Sixty-three (163) of the Acts of the Thirty-third General Assembly, relating to the sale of cocaine and certain other drugs, and to enact a substitute therefor.

Read first and second time, and referred to Committee on Pharmacy.

By Dawson of Cherokee, House File No. 97, a bill for an act to amend Section Twenty-five Hundred Eighty-nine-b (2589-b) of the Supplement to the Code of 1907, relating to the practice of pharmacy.

Read first and second time, and referred to Committee on Pharmacy.

By Fulton of Jefferson, House File No. 98, a bill for an act to repeal Section Two Thousand Six Hundred Twenty-eight (2628) of the Code, relating to the Board of Educational Examiners, and to enact a substitute therefor.

Read first and second time, and referred to Committee on Schools and Text Books.

By Shane of Wapello, House File No. 99, a bill for an act requiring physicians and osteopaths to report all cases of tuberculosis to the Secretary of the State Board of Health, and fixing a penalty for the violation thereof.

Read first and second time, and referred to Committee on Public Health.

By Dixon of Sac, House File No. 100, a bill for an act to repeal Sections Twenty-seven Hundred Thirty-four-d (2734-d) and Twenty-six Hundred Twenty-nine (2629) of the Supplement to the Code, 1907, and to enact substitutes therefor; to repeal Section Twenty-seven Hundred Seventy-five (2775) of the Code and enact a substitute therefor, relating to subjects of examination of teachers and providing instruction in certain branches in the public schools, including agriculture and home economics.

Read first and second time, and referred to Committee on Schools and Text Books.

By Van Camp of Adair, House File No. 101, a bill for an act authorizing street improvements in incorporated towns and providing

for the levy of special assessments therefor, and the repeal of Chapter Fifty-three (53) of the Acts of the Thirty-third General Assembly.

Read first and second time, and referred to Committee on Municipal Corporations.

By Lounsberry of Marshall, House File No. 102, a bill for an act to amend the law as it appears in Section Fourteen Hundred Seventy-five (1475) of the Code of 1897, relating to the assessment and collection of the collateral inheritance tax.

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

By Cunningham of Buena Vista, House File No. 103, a bill for an act to establish the office of Commerce Counsel, and defining the powers and duties of the same.

Read first and second time, and referred to Committee on Railroads and Transportation.

By Ellis of Jackson, House File No. 104, a bill for an act authorizing the giving of pensions to retired public school teachers of all rural and urban public schools and creating a fund from which to pay such persons and providing for the distribution thereof, creating a Board of Trustees to care for such pension fund and prescribing their powers and duties and authorizing the retiring from service of public school teachers under certain conditions.

Read first and second time, and referred to Committee on Schools and Text Books.

By Fletcher of Iowa, House File No. 105, a bill for an act to amend the law as it appears in Section Twenty-seven Hundred Ninety-three (2793) of the Supplement to the Code, 1907, relating to the boundary lines of school corporations.

Read first and second time, and referred to Committee on Schools and Text Books.

By Dewey of Guthrie, House File No. 106, a bill for an act to repeal Section Thirty-one Hundred and Seventy-four (3174) of the Code of 1897, relative to cause for divorce, and enact a substitute therefor.

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

By Whitney of Woodbury, House File No. 107, a bill for an act to require bonds of witnesses in criminal proceedings triable on indictment to provide for the procedure in such cases, to provide for the commitment of witnesses to jail in default of such bond, to provide for compensation to such witnesses while so committed and to repeal Sections Five Thousand Two Hundred Thirty-two (Sec. 5232) to Section Five Thousand Two Hundred Thirty-five (Sec. 5235), inclusive of the Code, relating to the taking of undertakings from witnesses in criminal cases, triable on indictment.

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

By Whitney of Woodbury, House File No. 108, a bill for an act to define employment agencies, to place such agencies under the jurisdiction and control of the Commissioner of the Bureau of Labor Statistics, to require a license before engaging in such business, to define who shall engage in such business, to regulate and control such business, to prescribe the duty of the said Commissioner with reference to such business and to repeal lines Fourteen (14), Fifteen (15), Sixteen (16) and Seventeen (17) of Section Seven Hundred (700) of the 1907 Supplement to the Code, and to repeal Sections Two Thousand Four Hundred Seventy-seven-h (2477-h) to Two Thousand Four Hundred Seventy-seven-l (2477-l) inclusive of the 1907 Supplement to the Code, and to enact substitutes therefor.

Read first and second time, and referred to Committee on Labor.

By Shankland of Polk, House File No. 109, a bill for an act abolishing the office of School Treasurer and providing for the handling of all school funds by the County Treasurer.

Read first and second time, and referred to Committee on Schools and Text Books.

By Shankland of Polk, House File No. 110, a bill for an act to provide for the nomination of district judges in judicial districts composed wholly of one county and having a population of 75,000 or more, at the primary election.

Read first and second time, and referred to Committee on Judicial Districts.

By Moore of Linn, House File No. 111, a bill for an act to confer additional powers on certain cities organized under Chapter

Forty-eight (48) of the Acts of the Thirty-second General Assembly of Iowa as the same appears in Chapter Fourteen-c (14-c) of Title Five (V) of the Supplement to the Code, 1907, and providing for the levy of a special tax for the benefit of the police department.

Read first and second time, and referred to Committee on Municipal Corporations.

By Moore of Linn, House File No. 112, a bill for an act to amend Sections 1470 and 1471 of the Code of 1897, relating to collateral inheritance tax on remainders and life and term estates.

Read first and second time, and referred to Committee on Ways and Means.

By Moore of Linn, House File No. 113, a bill for an act authorizing the issue of bridge bonds of cities of the first class.

Read first and second time, and referred to Committee on Municipal Corporations.

By Harding of Woodbury, House File No. 114, a bill for an act to amend Section Two Hundred Ninety-seven (297) of the Code of Iowa, 1897, fixing the salaries of clerks of the district courts in certain counties.

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

Cousins of Butler moved that House File No. 94 be recalled from the Committee on Fish and Game, to which it was referred, and that it be referred to the Committee on Roads and Highways.

Motion prevailed and, by unanimous consent, House File No. 94 was so referred.

Dewey of Guthrie moved to recall for further consideration of the House, House File No. 84, which was referred to the Committee on Military.

Motion prevailed and House File No. 84 was recalled.

Zeller of Madison offered the following Resolution:

Resolved, That the special committee authorized by the House for the purpose of examining into the affairs of the State educational institutions be instructed to ascertain by what authority a new system of spelling has been instituted and required at the State Teachers' College. Resolved, That if upon investigation it be found that this radical innovation be advisable, the president of said college be instructed to introduce other needed reforms; and that if said president of said college can do so without seriously interfering with the great work of spelling reform, he be especially requested to introduce a new alphabet and new multiplication table.

Resolved, That hereafter the catalogue of the State Teachers' College be printed in Esperanto or Volapuk.

Laid over under Rule 34.

MESSAGES 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 House is asked:

CONCURRENT RESOLUTION.

Relative to the adjournment today of both Houses until Monday morning.

GEO. A. WILSON,

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 the printing of a list of Standing Committees.

GEO. A. WILSON,

Secretary.

Also:

MR. SPEAKER—I am directed to inform your honorable body that the President of the Senate has appointed as committee on part of the Senate to make arrangements for the holding of a joint convention to commemorate the life, public services and character of the late Senator J. P. Dolliver, Senators Larrabee and Francis.

GEO. A. WILSON.

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 furnishing the members of the House and Senate with a work entitled "History of Taxation in Iowa."

GEO. A. WILSON, 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. 11.

A bill for an act to authorize the Sheriff and County Attorney, when permitted by the Board of Supervisors, to employ the service of detectives, and providing payment therefor.

Geo. A. Wilson, Secretary.

Harding of Woodbury called up Senate Concurrent Resolution relative to adjournment, moved that the Rules be suspended and the Resolution be considered at this time.

Motion prevailed and the Rules were suspended.

Harding of Woodbury then moved that the House concur in said Resolution.

Perkins of Delaware and Miller of Dubuque demanded a roll call.

On the question, "Shall the Resolution be concurred in?" the ayes were:

Bascom, Bauman, Brockway, Brown, Campbell of Ida, Campbell of Webster, Crist, Dewey, Dixon, Edmunds, Ellis, Enger, Escher, Finlayson, Fourt, Fraley, George, Goodykoontz, Grout, Halgrims, Harding, Hayes, Huff, Huntley, Leach, Lounsberry, Lund, Milton, Patterson, Ripley, Rowles, Sater, Shane, Shankland, Skinner, Smith of Adams, Speer, Whitney—37.

The nays were:

Beebe, Black, Boettger, Bowman, Brady, Bruce, Bybee, Byerly, Collin, Cousins, Cunningham, Dabney, Daniels, Dawson, Downey, Dunlap, Felt, Fletcher, Fry, Gilbert, Greene, Griggs, Hamilton, Hazen, Hickenlooper, Hogan, Hunt, Hutchins, Jacobs, Jacobson, Johnson, Klay, Koontz, Krebill, Kull, Kulp, Larrabee, Lenocker, Linnan, McCleery, McCullough, Miller of Dubuque, Moore, Murtagh, Newell, O'Connor, Odendahl, Olson, Penn, Perkins, Pickford, Ritter, Robbins, Russell, Schee, Sherman, Smith of Decatur, Stephenson, Stipe, Stoddard, Taylor, Townsend, Van Camp, White. Zeller, Mr. Speaker—65.

Absent or not voting:

Beans, Felt, Finlayson, Fulton, Harvey, Miller of Bremer—6. So the House refused to concur.

Beans of Mahaska moved that a committee of three be appointed to notify the Senate that the House was ready to receive it in Joint Convention.

Motion prevailed.

The Speaker named as such committee, Beans of Mahaska, Huntley of Lucas, Leach of Henry.

The Sergeant-at-Arms announced the arrival of the members of the Senate, who took their seats on the west side of the House Chamber.

JOINT CONVENTION.

The Joint Convention was called to order by Lieutenant Governor Clarke, President of the Joint Convention, at 12:00 o'clock, noon.

The roll was then called and the following members responded as present:

Adams, Allen of Pocahontas, Allen of Jefferson, Ames, Balkema, Balluff, Bascom, Bauman, Beans, Beebe, Bennett, Black, Boettger, Bowman, Brady, Brockway, Brown of Decatur, Brown of Wright, Bruce, Bybee, Byerly, Campbell of Ida, Campbell of Webster, Chapman, Chase, Clarkson, Collin, Cousins, Cowles, Crist, Crow, Cunningham, Dabney, Daniels, Dawson, Dewey, DeWolf, Dixon, Downey, Dunlap, Dunnegan, Edmunds, Ellis, Enger, Escher, Felt, Finlayson, Fitchpatrick, Fletcher, Fourt, Fraley, Francis, Fry, Fulton, Garrett, Gates, George, Gilbert, Gillilland, Goodykoontz, Greene, Griggs, Grout, Halgrims, Hamilton, Hammill, Harding, Harvey, Hayes, Hazen, Hickenlooper, Hogan, Hoyt, Huff, Hunt, Hunter, Huntley, Hutchins, Jacobs, Jacobson, Jewell, Johnson, Klay, Koontz, Krebill, Kull, Kulp, Larrabee of Webster, Larrabee of Fayette, Leach, Legel, Lenocker, Linnan, Lounsberry, Lund, Mc-Cleery, McColl, McCulloch of Wayne, McCullough of Dubuque, McManus, Malmberg, Mattes, Miller of Dubuque, Milton, Moore, Murtagh, Neal, Newell, O'Connor, Odendahl, Olson, Parshall, Patterson, Penn, Perkins, Pickford, Proudfoot, Quigley, Ream, Ripley, Ritter, Robbins, Rowles, Russell, Sammis, Sater, Saunders, Savage, Schee, Shane, Shankland, Sherman, Skinner, Smith of Adams, Smith of Decatur, Smith of Mitchell, Smith of Shelby, Spaulding, Speer, Stephenson, Stipe, Stoddard, Stuckslager, Sullivan, Taylor of Union, Taylor of Appanoose, Townsend, Van Camp, Van Law, Webber, White of Benton, White of Iowa, Whitney, Wilson, Zeller, Mr. Speaker—156.

Absent or not voting:

Miller of Bremer, Schrup-2.

President Clarke announced the Joint Convention duly organized, with a quorum of members present.

President Clarke then announced that the roll would be called for the purpose of electing a United States Senator to Congress, and appointed as tellers on the part of the Senate, Senators Van Law of Marshall and McManus of Lee.

Speaker Stillman appointed as tellers on the part of the House, Representatives Enger of Winnesheik and Fraley of Polk.

Upon the roll being called, those voting for Claude R. Porter were:

Balluff, Bauman, Black, Boettger, Byerly, Clarkson, Crow, Dabney, DeWolf, Downey, Dunlap, Dunnegan, Ellis, Escher, Fletcher, Garrett, Gilbert, Greene, Griggs, Hamilton, Hayes, Hazen, Koontz, Krebill, Kull, Leach, Legel, Lenocker, Linnan, McCullough of Dubuque, McManus, Miller of Dubuque, Milton, Murtagh, O'Connor, Odendahl, Olson, Parshall, Penn, Quigley, Ream, Ritter, Rowles, Sater, Stephenson, Taylor of Union, Taylor of Appanoose, Townsend, Webber, White of Benton, White of Iowa, Wilson—52.

Those voting for Lafayette Young, Sr., were:

Adams, Beans, Bennett, Bowman, Brown of Decatur, Chapman, Cowles, Crist, Daniels, Dewey, Edmunds, Fourt, Fulton, Gillilland, Harding, Hickenlooper, Hoyt, McCleery, McCulloch of Wayne, Malmberg, Moore, Perkins, Proudfoot, Robbins, Saunders, Shane, Savage, Speer, Smith of Adams, Smith of Decatur, Stuckslager, Zeller—32.

Those voting for W. S. Kenyon were:

Allen of Pocahontas, Ames, Beebe, Brady, Brockway, Campbell of Webster, Collin, Felt, Fitchpatrick, Fry, Goodykoontz, Grout, Halgrims, Hammill, Huff, Hutchins, Jacobs, Larrabee of Webster, Larrabee of Fayette, Lund, McColl, Patterson, Ripley, Schee, Shankland, Skinner, Stoddard—27.

Those voting for A. B. Funk were:

Allen of Jefferson, Balkema, Bascom, Campbell of Ida, Cunningham, Dawson, Dixon, Fraley, Francis, Harvey, Hunter, Johnson, Klay, Lounsberry, Newell, Pickford, Sammis, Sherman, Smith of Mitchell, Spaulding, Sullivan, Whitney—22.

Those voting for H. W. Byers were:

Brown of Wright, Bybee, George, Hogan, Hunt, Huntley, Jacobson, Jewell, Neal, Russell, Smith of Shelby, Van Camp, Van Law—13.

Those voting for Warren Garst were:

Bruce, Chase, Enger, Finlayson, Kulp, Mattes, Mr. Speaker-7.

Those voting for Carl F. Franke were:

Cousins, Gates-2.

Those voting for W. P. Hepburn were:

Stipe—1.

Absent or not voting:

Miller of Bremer, Schrup—2.

President Clarke announced that no one had received a majority of the votes cast in the Joint Convention for United States Senator in Congress, and that no election had occurred.

Journal of the Joint Convention was then read and approved.

On motion of Senator Webber of Wapello, the Joint Convention was dissolved.

House reconvened, Speaker Stillman in the Chair.

On request of Whitney of Woodbury, leave of absence was granted Speer of Warren until Monday.

On request of Skinner of Jasper, he was excused until Monday.

The following telegram was sent to Ex-Governor Larrabee in accordance with the Resolution duly adopted:

To Ex-Governor Wm. Larrabee,

Clermont, Iowa:

By unanimous rising votes of the members of the House of the Thirty-fourth General Assembly, I am instructed to congratulate you on this, your seventy-ninth anniversary, to wish you health and happiness, and to extend to you an invitation to visit the House during this session.

C. R. BENEDICT, Chief Clerk.

Harding of Woodbury moved that the House adjourn until 1:30 o'clock P. M.

Bauman of Van Buren moved to amend and to change the time to 10:00 o'clock A. M. Saturday.

Motion prevailed.

Motion to adjourn as amended, carried.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, JANUARY 21, 1911.

House met pursuant to adjournment, Speaker Stillman in the Chair.

Prayer was offered by Rev. Wallace R. Bacon of Eldon, Iowa.

Journal of Friday, January 20th, corrected and approved.

On request of McCullough of Dubuque, leave of absence was granted Black of Muscatine until Monday.

On request of Ritter of Des Moines, leave of absence was granted Sater of Des Moines until Monday.

On request of Boettger of Scott, leave of absence was granted Dabney of Davis until Monday.

On request of Byerly of Jones, leave of absence was granted Hayes of Montgomery until Monday.

On request of Lund of Hamilton, leave of absence was granted Brockway of Louisa until Monday.

On request of Bauman of Van Buren, leave of absence was granted Escher of Shelby and Penn of Fremont until Tuesday.

PETITIONS, MEMORIALS AND REMONSTRANCES.

Miller of Dubuque presented remonstrance of the citizens of Winnesheik County protesting against a pardon for John H. Cater.

Referred to Committee on Pardons.

Milton of Cedar presented petition of the teachers of Davenport, Iowa, relative to life certificates.

Referred to Committee on Schools and Text Books.

The following telegram was received from Ex-Governor William Larrabee in response to the Resolution sent him:

CLERMONT, IOWA, January 20, 1911.

Paul Stillman,

Speaker, House of Representatives.

Des Moines, Iowa:

I am grateful to the House for its kind remembrance and courtesy of the invitation to visit it during the session. It would give me pleasure to do so.

WM. LARRABEE.

REPORT OF COMMITTEE.

Klay of Sioux, from the Committee on Judiciary, submitted the following report:

MR. SPEAKER—Your Committee on Judiciary, to whom was referred House File No. 23, a bill for an act to provide for the printing and distribution of opinions filed by the Supreme Court, 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 be indefinitely postponed.

GERRIT KLAY, Chuirman.

Report adopted, and House File No. 23 was indefinitely post-poned.

Zeller of Madison called up his Resolution laid over under Rule 34 relative to the new system of spelling introduced in the State Teachers' College, and moved that it be amended by striking out all of the second and third paragraphs.

Motion prevailed and amendment was adopted.

Moore of Linn moved that the Resolution be referred to the Committee on Schools and Text Books.

O'Connor of Chickasaw moved as a substitute that the Resolution be referred to a special committee of five, and that they be required to report not later than Tuesday.

Substitute motion was lost.

O'Connor of Chickasaw moved the previous question.

Motion prevailed, and the previous question was ordered.

Motion to refer to the Committee on Schools and Text Books prevailed, and the Resolution was so referred.

INTRODUCTION OF BILLS.

By Koontz of Johnson, House File No. 115, a bill for an act making appropriation to the State Historical Society of Iowa.

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

By Lounsberry of Marshall, House File No. 116, a bill for an act to amend the law as it appears in Section Four Hundred Seventy-eight (478) of the Code of 1897, relative to fees collected by the County Auditor.

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

By Lounsberry of Marshall, House File No. 117, a bill for an act to amend the law as it appears in Section Two Hundred Ninety-Nine (299) of the Code of 1897, relative to the payment of fees collected by the Clerk of the District Court into the county treasury.

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

By Lounsberry of Marshall, House File No. 118, a bill for an act to amend the law as it appears in Section Four Hundred Ninety-five (495) of the Supplement to the Code, 1907, relative to fees reported by County Recorders and paid into the county treasury.

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

By Huff of Hardin, House File No. 119, a bill for an act to repeal Section Fifty-one Hundred and Sixty-five (5165) of the Code and to enact a substitute therefor, relating to the time in which indictments may be found for certain public offenses.

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

By Shane of Wapello, House File No. 120, a bill for an act providing that undertakers shall report to the Mayor of a city or town or to the Township Clerk, the name and residence of any person dying of tuberculosis, and providing for the disinfection of the premises and a penalty for a failure to comply with the provisions of this act.

Read first and second time, and referred to Committee on Public Health.

By Campbell of Ida, House File No. 121, a bill for an act providing that all common carriers operating trains within the State of Iowa, and conveying live stock, shall provide a car equipped with sleeping berths or bunks, for the persons in charge of such live stock.

Read first and second time, and referred to Committee on Railroads and Transportation.

By Harvey of Osceola, House File No. 122, a bill for an act to amend Section Twenty-six Hundred Twenty-six (2626) of the Code, and Section Twenty-seven Hundred Thirty-eight (2738) of the Supplement to the Code of 1907, relating to the support of county teachers' institutes.

Read first and second time, and referred to Committee on Schools and Text Books.

By Dewey of Guthrie, House File No. 123, a bill for an act to repeal Paragraph Seven (7), Section Thirteen Hundred and Four (1304), Title Seven (7) of the Code of 1897; and Paragraph Seven (7), Section Thirteen Hundred and Four (1304) of the Supplement to the Code, 1907, relative to exemption and enacting a substitute therefor.

Read first and second time, and referred to Committee on Ways and Means.

By Whitney of Woodbury, House File No. 124, a bill for an act to amend Section Three Thousand Seven Hundred Sixty-four (Sec. 3764) of the Code, relating to the dismissal of actions.

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

By Whitney of Woodbury, House File No. 125, a bill for an act to repeal Section Three Thousand Eight Hundred Seventy-two (Sec. 3872) of the Code, and to enact a substitute therefor, relating to the taxation of jury fee as costs.

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

SENATE MESSAGE CONSIDERED.

Senate File No. 11, a bill for an act to authorize the Sheriff and County Attorney, when permitted by the Board of Supervisors, to

employ the service of detectives and providing for the payment therefor.

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

Smith of Adams moved that a committee of three be appointed to notify the Senate that the House was ready to receive it in Joint Convention.

Motion prevailed.

The Speaker named as such committee, Smith of Adams, Milton of Cedar, Daniels of Appanoose.

The Sergeant-at-Arms announced the arrival of the members of the Senate, who took their seats on the west side of the House Chamber.

JOINT CONVENTION.

The Joint Convention was called to order by Lieutenant Governor Clarke, President of the Joint Convention, at 12:00 o'clock, noon.

The roll was then called and the following members responded as present:

Adams, Allen of Pocahontas, Allen of Jefferson, Ames, Balkema, Balluff, Bascom, Bauman, Beans, Beebe, Bennett, Boettger, Bowman, Brady, Brown of Decatur, Brown of Wright, Bruce, Bybee, Byerly, Campbell of Ida, Campbell of Webster, Chase, Clarkson, Collin, Cousins, Cowles, Crist, Crow, Cunningham, Daniels, Dawson, Dewey, Dixon, Downey, Dunlap, Dunnegan, Edmunds, Ellis, Enger, Felt, Finlayson, Fletcher, Fourt, Fraley, Francis, Fry, Fulton, Garrett, Gates, George, Gilbert, Gillilland, Goodykoontz, Greene, Griggs, Grout, Halgrims, Hamilton, Hammill, Harding, Harvey, Hazen, Hickenlooper, Hogan, Hoyt, Huff, Hunt, Hunter, Huntley, Hutchins, Jacobs, Jacobson, Jewell, Johnson, Klay, Koontz, Krebill, Kull, Kulp, Larrabee of Webster, Larrabee of Fayette, Leach, Legel, Lenocker, Linnan, Lounsberry, Lund, Mc-Cleery, McColl, McCullough of Dubuque, McManus, Malmberg, Mattes, Miller of Bremer, Miller of Dubugue, Milton, Moore, Murtagh, Neal, Newell, O'Connor, Odendahl, Olson, Parshall, Patterson, Perkins, Pickford, Quigley, Ream, Ripley, Ritter, Robbins, Rowles, Russell, Sammis, Savage, Schee, Shane, Shankland, Sherman, Smith of Adams, Smith of Decatur, Smith of Mitchell, Spaulding, Stephenson, Stipe, Stoddard, Sullivan, Taylor of Union, Taylor of Appanoose, Townsend, Van Camp, White of Benton, White of Iowa, Whitney, Wilson, Zeller, Mr. Speaker—138.

Absent or not voting:

Black, Brockway, Chapman, Dabney, DeWolf, Escher, Fitchpatrick, Hayes, McCulloch of Wayne, Penn, Proudfoot, Sater, Saunders, Schrup, Skinner, Smith of Shelby, Speer, Stuckslager, Van Law, Webber—20.

President Clarke announced the Joint Convention duly organized, with a quorum of members present.

President Clarke then announced that the roll would be called for the purpose of electing a United States Senator in Congress, and appointed as tellers on the part of the Senate, Senators Sammis of Plymouth and Ames of Tama.

Speaker Stillman appointed as tellers on the part of the House, Representatives Lounsberry of Marshall and Murtagh of Emmet.

Upon the roll being called, those voting for Claude R. Porter were:

Balluff, Bauman, Boettger, Byerly, Clarkson, Crow, Downey, Dunlap, Dunnegan, Ellis, Fletcher, Garrett, Gilbert, Greene, Griggs, Hamilton, Hazen, Koontz, Krebill, Kull, Leach, Legel, Lenocker, Linnan, McCullough of Dubuque, McManus, Miller of Bremer, Miller of Dubuque, Milton, Murtagh, O'Connor, Odendahl, Olson, Parshall, Quigley, Ream, Ritter, Rowles, Stephenson, Taylor of Union, Taylor of Appanoose, Townsend, White of Benton, White of Iowa, Wilson—45.

Those voting for Lafayette Young, Sr., were:

Adams, Beans, Bennett, Bowman, Brown of Decatur, Cowles, Crist, Daniels, Dewey, Edmunds, Fourt, Fulton, Gillilland, Harding, Hickenlooper, Hoyt, McCleery, Malmberg, Moore, Perkins, Robbins, Savage, Shane, Smith of Adams, Smith of Decatur, Zeller—26.

Those voting for W. S. Kenyon were:

Allen of Pocahontas, Ames, Beebe, Brady, Campbell of Webster, Collin, Felt, Fry, Goodykoontz, Grout, Halgrims, Hammill, Huff, Hutchins, Jacobs, Larrabee of Webster, Larrabee of Fayette, Lund, McColl, Patterson, Ripley, Schee, Shankland, Stoddard—24.

Those voting for A. B. Funk were:

Allen of Jefferson, Balkema, Bascom, Campbell of Ida, Cunningham, Dawson, Dixon, Fraley, Francis, Harvey, Hunter, Johnson, Klay, Lounsberry, Newell, Pickford, Sammis, Sherman, Smith of Mitchell, Spaulding, Sullivan, Whitney—22.

Those voting for H. W. Byers were:

Brown of Wright, Bybee, George, Hogan, Hunt, Huntley, Jacobson, Jewell, Neal, Russell, Van Camp—11.

Those voting for Warrent Garst were:

Bruce, Chase, Enger, Finlayson, Kulp, Mattes, Stillman—7.

Those voting for Carl F. Franke were:

Cousins, Gates-2.

Those voting for H. M. Towner were:

Stipe-1.

Absent or not voting:

Black, Brockway, Chapman, Dabney, DeWolf, Escher, Fitchpatrick, Hayes, McCulloch of Wayne, Penn, Proudfoot, Sater, Saunders, Schrup, Skinner, Smith of Shelby, Speer, Stuckslager, Van Law, Webber—20.

President Clarke announced that no one had received a majority of the votes cast in the Joint Convention for United States Senator in Congress, and that no election had occurred.

Journal of the Joint Convention was then read and approved.

On motion of Kull of Howard, the Joint Convention was dissolved.

House reconvened, Speaker Stillman in the Chair.

On motion of Ritter of Des Moines, the House adjourned until 10:00 A. M. Monday.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, JANUARY 23, 1911.

House met pursuant to adjournment, Speaker Stillman in the Chair.

Prayer was offered by Rev. O. R. Sletten of Des Moines, Iowa. Journal of Saturday, January 21st, corrected and approved.

PETITIONS, MEMORIALS AND REMONSTRANCES.

Collin of Worth presented petition of the citizens of Iowa relative to peddlers' tax.

Referred to Committee on Pharmacy.

On request of Ritter of Des Moines, leave of absence was granted Taylor of Union until Tuesday.

REPORTS OF COMMITTEE.

Klay of Sioux, from the Committee on Judiciary, submitted the following report:

MR. SPEAKER—Your Committee on Judiciary, to whom was referred House File No. 21, a bill for an act to amend Subdivision Twenty-nine (29) of Section Two Hundred and Ninety-six (296) of the Supplement to the Code, 1907, relative to fees in probate matters to be collected by the Clerk of the District Court, 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 be indefinitely postponed.

GERRIT KLAY,

Chairman.

Report adopted, and House File No. 21 was indefinitely post-poned.

Also:

MR. SPEAKER—Your Committee on Judiciary, to whom was referred House File No. 102, a bill for an act to amend the law as, it appears in Section 1475 of the Code, 1897, relating to the assessment and collection of the collateral inheritance tax, 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 be referred to the Committee on Ways and Means.

> GERRIT KLAY, Chairman.

Report adopted, and House File No. 102 was so referred.

Also:

MR. SPEAKER—Your Committee on Judiciary, to whom was referred House File No. 59, a bill for an act to legalize a certain special election held in the town of Bettendorf, Scott County, Iowa, on October 15, 1909, and to legalize certain franchises granted and adopted by the town council of said town of Bettendorf pursuant to a favorable vote thereon by the electors of said town at said special election, 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.

GERRIT KLAY, Chairman.

Report adopted.

Also:

Mr. Speaker—Your Committee on Judiciary, to whom was referred House File No. 36, a bill for an act to amend Section 5718-a18 of the 1907 Supplement to the Code, relating to the power of the Board of Parole to parole prisoners in the penitentiary or reformatory, and to repeal Section 5626 of the Supplement to the Code, 1907, relating to pardons, and to enact a substitute 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 be referred to the Committee on Pardons.

GERRIT KLAY, Chairman.

Report adopted, and House File No. 36 was so referred.

Also:

Mr. Speaker—Your Committee on Judiciary, to whom was referred House File No. 89, a bill for an act to establish a Public Service Commission, and prescribing its powers and duties; and providing for the regulation and control of public utilities and making an appropriation therefor; also transferring the powers and duties of the Executive Council as prescribed by Chapter 71 of the Acts of the Thirty-second General Assembly of Iowa, in so far as they relate to Public Service Commissions, and the powers and duties of the Railroad Commissioners as prescribed by law, to said Commissioners; also repealing the powers heretofore granted to cities and towns, and cities and towns acting under a special charter,

etc., 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 be referred to the Committee on Railroads.

GERRIT KLAY, Chairman.

Report adopted, and House File No. 89 was so referred.

INTRODUCTION OF BILLS.

By Cousins of Butler, House File No. 126, a bill for an act to amend the law as it appears in Subdivision Twenty-two (22) of Section Five Hundred Eleven (511) of the Code, 1907, relating to the fees of sheriffs.

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

CONSIDERATION OF BILLS.

On motion of Boettger of Scott, House File No. 59, a bill for an act to legalize a certain special election held in the Town of Bettendorf, Scott County, Iowa, on October 15, 1909, and to legalize certain franchises granted and adopted by the Town Council of said Town of Bettendorf pursuant to a favorable vote thereon by the electors of said town at said special election, with report of committee recommending passage, was taken up and considered.

Mr. Boettger moved that the rules be suspended, 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 ayes were:

Bascom, Bauman, Beebe, Boettger, Bowman, Brady, Brown, Bruce, Bybee, Byerly, Campbell of Ida, Campbell of Webster, Collin, Cousins, Cunningham, Dabney, Dawson, Dewey, Dixon, Downey, Edmunds, Ellis, Enger, Felt, Finlayson, Fletcher, Fraley, Fry, Fulton, George, Gilbert, Greene, Griggs, Halgrims, Hamilton, Harding, Harvey, Hazen, Hickenlooper, Hogan, Huff, Hunt, Huntley, Hutchins, Jacobs, Jacobson, Johnson, Klay, Koontz, Krebill, Kull, Kulp, Larrabee, Lenocker, Linnan, Lounsberry, Lund, McCleery, McCullough, Miller of Bremer, Miller of Dubuque, Moore, Murtagh, Newell, O'Connor, Odendahl, Olson, Patterson, Perkins, Pickford, Ripley, Ritter, Robbins, Rowles, Russell, Shane, Shankland, Sherman, Skinner, Smith of Adams, Smith of Decatur, Speer, Stephenson, Stipe, Stoddard, Townsend, Van Camp, White, Whitney, Zeller, Mr. Speaker—91.

The nays were:

None.

Absent or not voting:

Beans, Black, Brockway, Crist, Daniels, Dunlap, Escher, Fourt, Goodykoontz, Grout, Hayes, Leach, Milton, Penn, Sater, Schee, Taylor—17.

So the bill passed and the title was agreed to.

INTRODUCTION OF BILLS.

By Huff of Hardin, House File No. 127, a bill for an act to amend Division Two of Section Twenty-four Hundred Forty-eight (2448) of the Supplement to the Code of 1907, relating to the limits within which intoxicating liquors may be sold.

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

By Kulp of Palo Alto, House File No. 128, a bill for an act to amend Section One Thousand Nine Hundred Eighty-six (1986) as it appears in the Supplement to the Code, 1907, relating to the maintaining of levees, ditches and drains.

Read first and second time, and referred to Committee on Drainage.

By O'Connor of Chickasaw, House File No. 129, a bill for an act to amend Chapter Thirteen (13), Title Twelve (XII) of the Supplement to the Code, 1907, and providing for the appointment of Dairy Commissioner, Deputy Commissioner and State Dairy Inspector, and fixing the salary of said officers and regulating the sale of milk and cream, and providing penalties for violation thereof, and repealing all acts or parts of acts in conflict herewith.

Read first and second time, and referred to Committee on Food and Dairy.

By Kull of Howard, House File No. 130, a bill for an act relating to the proof of title to real estate as affected by certain defects arising from conveyances and other instruments and otherwise prior to January 1, 1895.

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

Zeller of Madison moved that a committee of three be appointed to notify the Senate that the House was ready to receive it in Joint Convention.

Motion prevailed.

The Speaker named as such committee, Zeller of Madison, Hunt of Harrison, Odendahl of Carroll.

The Sergeant-at-Arms announced the arrival of the members of the Senate, who took their seats on the west side of the House Chamber.

JOINT CONVENTION.

The Joint Convention was called to order by Lieutenant Governor Clarke, President of the Joint Convention, at 12:00 o'clock, noon.

The roll was then called and the following members responded as present:

Adams, Allen of Pocahontas, Allen of Jefferson, Ames, Balkema, Balluff, Bascom, Bauman, Beans, Beebe, Bennett, Black, Boettger, Bowman, Brady, Brockway, Brown of Decatur, Brown of Wright, Bruce, Bybee, Byerly, Campbell of Ida, Campbell of Webster, Chapman, Chase, Clarkson, Collin, Cousins, Crist, Crow, Cunningham, Dabney, Daniels, Dawson, Dewey, DeWolf, Dixon, Downey, Dunlap, Dunnegan, Edmunds, Ellis, Enger, Felt, Finlayson, Fitchpatrick, Fletcher, Fourt, Fraley, Francis, Fry, Fulton, Garrett, Gates, George, Gilbert, Gillilland, Goodykoontz, Greene, Griggs, Grout, Halgrims, Hamilton, Hammill, Harding, Harvey, Hayes, Hazen, Hickenlooper, Hogan, Hoyt, Huff, Hunt, Hunter, Huntley, Hutchins, Jacobs, Jacobson, Jewell, Johnson, Klay, Koontz, Krebill, Kull, Kulp, Larrabee of Webster, Larrabee of Fayette, Legel, Lenocker, Linnan, Lounsberry, Lund, McCleery, McColl, McCullough of Dubuque, McManus, Malmberg, Mattes, Miller of Bremer, Miller of Dubuque, Moore, Murtagh, Neal, Newell, O'Connor, Odendahl, Olson, Parshall, Patterson, Perkins, Pickford, Proudfoot, Quigley, Ream, Ripley, Ritter, Robbins, Rowles, Russell, Savage, Schee, Schrup, Shane, Shankland, Sherman, Skinner, Smith of Adams, Smith of Decatur, Smith of Mitchell, Smith of Shelby, Spaulding, Speer, Stephenson, Stipe, Stoddard, Stuckslager, Sullivan, Taylor of Appanoose, Townsend, Van Camp, Webber, White of Benton, White of Iowa, Whitney, Wilson, Zeller, Mr. Speaker -147.

Absent or not voting:

Cowles, Escher, Leach, McCulloch of Wayne, Milton, Penn, Sammis, Sater, Saunders, Taylor of Union, Van Law—11.

President Clarke announced the Joint Convention duly organized, with a quorum of members present.

President Clarke then announced that the roll would be called for the purpose of electing a United States Senator in Congress, and appointed as tellers on the part of the Senate, Senators Hammill of Hancock and Hunter of Woodbury.

Speaker Stillman appointed as tellers on the part of the House, Representatives Brown of Wright and Linnan of Pocahontas.

Upon the roll being called, those voting for Claude R. Porter were:

Balluff, Bauman, Black, Boettger, Byerly, Clarkson, Crow, Dabney, DeWolf, Downey, Dunlap, Dunnegan, Ellis, Fletcher, Garrett, Gilbert, Greene, Griggs, Hamilton, Hazen, Koontz, Krebill, Kull, Legel, Lenocker, Linnan, McCullough of Dubuque, McManus, Miller of Bremer, Miller of Dubuque, Murtagh, O'Connor, Odendahl, Olson, Parshall, Quigley, Ream, Ritter, Rowles, Schrup, Stephenson, Taylor of Appanoose, Townsend, Webber, White of Benton, White of Iowa, Wilson—47.

Those voting for Lafayette Young, Sr., were:

Adams, Beans, Bennett, Bowman, Brown of Decatur, Chapman, Crist, Daniels, Dewey, Edmunds, Fourt, Fraley, Fulton, Gilliland, Harding, Hickenlooper, Hoyt, McCleery, Malmberg, Moore, Perkins, Proudfoot, Robbins, Savage, Shane, Smith of Adams, Smith of Decatur, Speer, Stipe, Stuckslager, Zeller—31.

Those voting for W. S. Kenyon were:

Allen of Pocahontas, Ames, Beebe, Brady, Campbell of Webster, Collin, Felt, Fitchpatrick, Fry, Goodykoontz, Grout, Halgrims, Hammill, Huff, Hutchins, Jacobs, Larrabee of Webster, Larrabee of Fayette, Lund, McColl, Patterson, Ripley, Schee, Shankland, Stoddard—25.

Those voting for A. B. Funk were:

Allen of Jefferson, Balkema, Bascom, Campbell, Cunningham, Dawson, Dixon, Francis, Harvey, Hunter, Johnson, Klay, Lounsberry, Newell, Pickford, Sherman, Skinner, Smith of Mitchell, Spaulding, Sullivan, Whitney—21.

Those voting for H. W. Byers were:

Brown of Wright, Bybee, George, Hogan, Hunt, Huntley, Jacobson, Jewell, Neal, Russell, Smith of Shelby, Van Camp—12.

Those voting for Warren Garst were:

Bruce, Chase, Enger, Finlayson, Kulp, Mattes, Stillman-7.

Those voting for Carl F. Franke were:

Cousins, Gates—2.

Absent or not voting:

Brockway, Cowles, Escher, Hayes, Leach, McCulloch of Wayne, Milton, Penn, Sammis, Sater, Saunders, Taylor of Union, Van Law—13.

President Clarke announced that no one had received a majority of the votes cast in the Joint Convention for United States Senator in Congress, and that no election had occurred.

Journal of the Joint Convention was then read and approved.

On motion of Bauman of Van Buren, the Joint Convention was dissolved.

House reconvened, Speaker Stillman in the Chair.

On motion of Dewey of Guthrie, the House adjourned until 10:00 A. M. Tuesday.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, JANUARY 24, 1911.

House met pursuant to adjournment, Speaker Stillman in the Chair.

Prayer was offered by Rev. D. W. Blakeley of Nora Springs, Iowa.

Journal of Monday, January 23d, corrected and approved.

PETITIONS, MEMORIALS AND REMONSTRANCES.

Stipe of Page presented petition of the citizens of Page County, relating to bridge tax.

Referred to Committee on Roads and Highways.

MESSAGES FROM THE SENATE.

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 the appointment of a Joint Committee authorized to visit and inspect the several State institutions, and the President of the Senate appoints as such committee on the part of the Senate, Senators McColl, Larrabee and Clarkson.

Geo. A. Wilson, Secretary.

Also:

MR. SPEAKER—I am directed to inform your honorable body that the Senate has amended by substitute and concurred in the following Concurrent Resolution, in which the concurrence of the Senate was asked:

CONCURRENT RESOLUTION.

Relative to endorsing the city of New Orleans as the logical point to hold the World's Panama Exposition.

Geo. A. WILSON, 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. 22.

A bill for an act to amend Section Three Hundred and Seventy-seven (377) of the Code relating to the powers of notaries public.

GEO. A. WILSON, Secretary.

REPORTS OF COMMITTEE.

Klay of Sioux, from the Committee on Judiciary, submitted the following report:

MR. SPEAKER—Your Committee on Judiciary, to whom was referred House File No. 61, a bill for an act to amend Section One Thousand Nine Hundred and Ninety-five (1995) of the Code relative to taking private property for works of internal improvement, and to prohibit the condemnation of cemeteries or any portion thereof, 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 be amended as follows: By striking out Section 1 and inserting the following in lieu thereof:

Section 1. That Section One Thousand Nine Hundred and Ninety-five of the Code be and the same is hereby amended by inserting after the comma following the word "railway" and before the word "and" in the fifth line of said section, the following: "providing no part of any territory actually platted, used and devoted to cemetery purposes shall be taken without the consent of the proper officers or owners thereof," that the word "cemetaries" as it appears in the title be spelled "cemeteries."

Amend Section 2 by striking out the catch words "In effect," and when so amended the bill do pass.

GERRIT KLAY,
Chairman.

Report adopted.

Also:

Mr. Speaker—Your Committee on Judiciary, to whom was referred House File No. 10, a bill for an act to amend the law as it appears in Section Two Hundred and Ninety-six (296) of the Supplement of the Code of 1907, relating to the fees collected and paid to the County by the Clerk of the District Court, 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 be amended as follows:

(1) That the title thereto be amended by striking therefrom the entire title and substituting therefor as follows, to-wit: "A bill for an act to repeal Paragraph Twenty-nine (29) of Section Two Hundred

Ninety-six (296) of the Supplement to the Code, 1907, relating to the fees collected and paid to the County by the Clerk of the District Court and enacting a substitute therefor.

(2) That it be further amended by striking therefrom all following the enacting clause and substituting in lieu thereof the following:

Section 1. That Paragraph Twenty-nine (29) of Section Two Hundred Ninety-six (296) of the Supplement to the Code, 1907, be and the same is hereby repealed, and in lieu thereof the following is enacted:

"29." "For all services performed in the settlement of the estate of any decedent, minor, insane person or other persons laboring under any legal disability, except where actions are brought by the administrator, guardian, trustee or person acting in a representative capacity, or against him, or as may be otherwise provided herein, where the value of the personal property of the estate does not exceed Three Thousand Dollars, three dollars; where such value is between Three and Five Thousand Dollars, five dollars; where such value is between Five and Seven Thousand Dollars, eight dollars; where the value exceeds Seven Thousand Dollars, ten dollars," and when so amended the bill do pass.

GERRIT KLAY, Chairman.

Report adopted.

INTRODUCTION OF BILLS.

By Whitney of Woodbury, House File No. 131, a bill for an act to revise the road laws, to create a plan of township and county road, bridge and culvert work, and weed and brush destruction, to provide tax levies and funds for carrying on said work, to provide for the manner of expending said funds, to fix the rights, powers, duties, compensation and responsibilities of officers over and pertaining to said work, to create the office of county highway engineer and to provide for his appointment, compensation and duties, to authorize changes in highways and the procedure therefor, to abolish the office of county surveyor, and to impose the duties of such office on the county highway engineer, to promote and encourage the use of wide-tired vehicles on the public roads, to provide for a school of highway instruction, to provide for the purchase or condemnation of lands for the purpose of improving and changing the course of highways and securing proper drainage and materials therefor, and to repeal all of Chapter Two (2) of Title VIII (8) of the Code, except Section One Thousand Five Hundred Sixty-nine (1569) thereof, and to repeal all of Chapter Two (2) of Title VIII (8) of the Supplement to the Code, 1907, and to repeal Section Two (2) of Chapter Ninety-three (93) of the Acts of the Thirty-third (33d) General Assembly, and to repeal all

of Chapters Ninety-six (96), Ninety-seven (97), Ninety-eight (98), Ninety-nine (99), One Hundred (100) and One Hundred One (101 of the Acts of the Thirty-third (33d) General Assembly, and to repeal Paragraph Four (4) of Section One Thousand Three Hundred Three (1303) of the Supplement to the Code, 1907, and to repeal Section One Thousand Five Hundred Twenty-seven-a (1527-a) of the Supplement to the Code, 1907, and to repeal Section Two Thousand Twenty-four-i (2024-i) of the Supplement to the Code, 1907, and to amend Section One Thousand Seventy-two (1072) of the Supplement to the Code, 1907, relating to the election of county officers.

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

By Jacobson of Audubon, House File No. 132, a bill for an act to amend the law as it appears in Section Six Hundred Fifty-two (652), Supplement to the Code, 1907, relating to the appointment of a health physician by the mayors of cities and towns.

Read first and second time, and referred to Committee on Public Health.

By Odendahl of Carroll, House File No. 133, a bill for an act to amend Section Fifteen Hundred Seventy-one-f (1571-f), Supplement to the Code, 1907, relative to numbering of automobiles.

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

By Fraley of Polk, House File No. 134, a bill for an act to provide for the erection, establishment and operation of a state trade school by the State Board of Education and levying a tax and making an appropriation for such purpose.

Read first and second time, and referred to Committee on State Educational Institutions.

By Byerly of Jones, House File No. 135, a bill for an act to provide additional support for the wardens of the reformatory at Anamosa and the state penitentiary at Fort Madison, to fix the compensation of certain officers and employes and to enlarge the support fund of said institutions, repealing Sections Five Thousand Seven Hundred and Seventeen (5717) and Five Thousand Seven Hundred and Eighteen (5718) of Chapter Two (2), Title Twentysix (XXVI) of the Code and the law as found in Sections Five

Thousand Seven Hundred and Sixteen (5716) and Five Thousand Seven Hundred and Eighteen-a-twenty-eight (5718-a28), Chapter Two (2), Title Twenty-six (XXVI) of the Supplement to the Code, 1907.

Read first and second time, and referred to Committee on Penitentiaries.

By Smith of Adams, House File No. 136, a bill for an act prohibiting the sale as a beverage or keeping for sale as a beverage any intoxicating liquor within five miles of any city having a population of over two thousand (2,000) and under twenty-five thousand (25,000) when such city has located therein any state educational institution under the control of the State Board of Education, and providing a penalty therefor.

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

By Moore of Linn, House File No. 137, a bill for an act providing for the collection of taxes upon premiums paid to unauthorized insurance companies.

Read first and second time, and referred to Committee on Insurance.

By Dawson of Cherokee, House File No. 138, a bill for an act to provide for the support of the state hospitals for the insane and repealing the law as it appears in Section 2291-b, Chapter 2, Title XII, Supplement to the Code, 1907.

Read first and second time, and referred to Committee on Board of Control.

By Boettger of Scott, House File No. 139, a bill for an act to repeal Section Four Hundred Ninety-six (496) of the Code and enact a substitute therefor, relative to the compensation of deputy recorder.

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

By Sater of Des Moines, House File No. 140, a bill for an act to amend Section Two Thousand Seven Hundred and Seventy-eight (2778) of the Code, relating to election of teachers, school-daymonth and year.

Read first and second time, and referred to Committee on Schools and Text Books.

By Campbell of Ida, House File No. 141, a bill for an act to repeal Section Three Hundred Thirty-five of the Code as amended by Chapter Twenty of the Acts of the Twenty-third General Assembly, relating to the selection of jury lists, and to enact a substitute therefor.

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

By Johnson of Mitchell, House File No. 142, a bill for an act to amend Chapter One Hundred Thirty-eight (138), Acts of the Thirty-third (33d) General Assembly, relative to the definition of a legal fence.

Read first and second time, and referred to Committee on Agriculture.

By Cunningham of Buena Vista, House File No. 143, a bill for an act to repeal Section Sixteen Hundred and Fitfy-seven-n (1657-n), Supplement to the Code, 1907, and to enact a substitute therefor, relating to the office of the Department of Agriculture and the salary of the secretary and his assistants.

Read first and second time, and referred to Committee on Agriculture.

By Fourt of Allamakee, House File No. 144, a bill for an act to amend the law as the same appears in Section One Thousand Three Hundred and Four (1304) of the Supplement to the Code of 1907, relative to the exemption of taxes.

Read first and second time, and referred to Committee on Ways and Means.

By Fourt of Allamakee, House File No. 145, a bill for an act to amend the law as the same appears in the Laws of the Thirty-third General Assembly of the State of Iowa, Chapter Eighty-one (81), Section Two (2), relative to the classes of property exempt from assessment of taxes.

Read first and second time, and referred to Committee on Ways and Means.

By Sater of Des Moines, House File No. 146, a bill for an act to amend Sections Twenty-seven Sixty-three-a (2763-a) and Section Twenty-seven Sixty-three-b (2763-b) and Twenty-seven Sixty-three-c (2763-c) of the Supplement to the Code of 1907, relative to school districts.

Read first and second time, and referred to Committee on Schools and Text Books.

By Dabney of Davis, House File No. 147, a bill for an act to create a depositors' guaranty fund to insure depositors against loss if the bank becomes insolvent and empowering the Auditor of State to levy and collect the same. Additional to Title Nine (IX), Chapter Twelve (12) of the Code and Code Supplement.

Read first and second time, and referred to Committee on Banks and Banking.

Jacobson of Audubon offered the following Concurrent Resolution:

Be It Resolved by the House, the Senate Concurring:

That a committee of five be appointed by the respective presiding officers, three from the House and two from the Senate, to make a thorough examination of the condition of the Soldiers' and Sailors' Monument, the ground surrounding the same, the steps and walks leading into the Capitol from the south, west and North, and all of the buildings and property adjacent to the Capitol owned by the State, and make a full and complete report with respect to such repairs and improvements as in the judgmnet of the committee should be made to any or all of such property.

Laid over under Rule 34.

SENATE MESSAGE CONSIDERED.

Senate File No. 22, a bill for an act to amend Section Three Hundred Seventy-seven (377) of the Code, relating to the powers of notaries public.

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

Finlayson of Grundy moved that a committee of three be appointed to notify the Senate that the House was ready to receive it in Joint Convention.

Motion prevailed.

The Speaker named as such committee, Finlayson of Grundy, Bybee of Jones, Downey of Crawford.

The Sergeant-at-Arms announced the arrival of the members of the Senate, who took their seats on the west side of the House Chamber.

JOINT CONVENTION.

The Joint Convention was called to order by Lieutenant Governor Clarke, President of the Joint Convention, at 12:00 o'clock, noon.

The roll was then called and the following members responded as present:

Adams, Allen of Pocahontas, Allen of Jefferson, Ames, Balkema, Balluff, Bascom, Bauman, Beans, Beebe, Bennett, Black, Boettger, Bowman, Brady, Brockway, Brown of Decatur, Brown of Wright, Bruce, Bybee, Byerly, Campbell of Ida, Campbell of Webster, Chapman, Chase, Clarkson, Collin, Cousins, Cowles, Crist, Crow, Cunningham, Dabney, Daniels, Dawson, Dewey, DeWolf, Dixon, Downey, Dunlap, Dunnegan, Edmunds, Ellis, Enger, Escher, Felt, Finlayson, Fitchpatrick, Fletcher, Fourt, Fraley, Francis, Fry, Fulton, Garrett, Gates, George, Gilbert, Gillilland, Goodykoontz, Greene, Griggs, Grout, Halgrims, Hamilton, Hammill, Harding, Harvey, Hayes, Hazen, Hickenlooper, Hogan, Hoyt, Huff, Hunt, Hunter, Huntley, Hutchins, Jacobs, Jacobson, Jewell, Johnson, Klay, Koontz, Krebill, Kull, Kulp, Larrabee of Webster, Larrabee of Fayette, Legel, Lenocker, Linnan, Lounsberry, Lund, McCleery, McColl, McCulloch of Wayne, McCullough of Dubuque, McManus, Malmberg, Mattes, Miller of Bremer, Miller of Dubuque, Milton, Murtagh, Neal, Newell, O'Connor, Odendahl, Parshall, Patterson, Penn, Perkins, Pickford, Proudfoot, Quigley, Ream, Ripley, Ritter, Robbins, Rowles, Russell, Sammis, Sater, Saunders, Savage, Schee, Schrup, Shane, Shankland, Sherman, Skinner, Smith of Adams, Smith of Decatur, Smith of Mitchell, Smith of Shelby, Spaulding, Speer, Stephenson, Stipe, Stoddard, Stuckslager, Sullivan, Taylor of Union, Taylor of Appanoose, Townsend, Van Camp, Van Law, Webber, White of Benton, White of Iowa, Whitney, Wilson, Zeller, Mr. Speaker—157.

Absent or not voting:

Leach—1.

President Clarke announced the Joint Convention duly organized, with a quorum of members present.

President Clarke then announced that the roll would be called for the purpose of electing a United States Senator in Congress, and appointed as teller on the part of the Senate, Senator Savage of Adair, and as assistant teller, Senator Hoyt of Buchanan. Speaker Stillman appointed as teller on the part of the House, Representative Huff of Hardin, and as assistant teller, Representative Crist of Clarke.

Upon the roll being called, those voting for Claude R. Porter were:

Balluff, Bauman, Black, Boettger, Byerly, Clarkson, Crow, Dabney, DeWolf, Downey, Dunlap, Dunnegan, Ellis, Escher, Fletcher, Garrett, Gilbert, Greene, Griggs, Hamilton, Hayes, Hazen, Koontz, Krebill, Kull, Legel, Lenocker, Linnan, McCullough of Dubuque, McManus, Miller of Bremer, Miller of Dubuque, Milton, Murtagh, O'Connor, Odendahl, Olson, Parshall, Penn, Quigley, Ream, Ritter, Rowles, Sater, Schrup, Stephenson, Taylor of Union, Taylor of Appanoose, Townsend, Webber, White of Benton, White of Iowa, Wilson—53.

Those voting for Lafayette Young, Sr., were:

Adams, Beans, Bennett, Bowman, Brown of Decatur, Chapman, Cowles, Crist, Daniels, Dewey, Edmunds, Fourt, Fraley, Fulton, Gillilland, Harding, Hickenlooper, Hoyt, McCleery, McCulloch of Wayne, Malmberg, Moore, Perkins, Proudfoot, Robbins, Saunders, Savage, Shane, Smith of Adams, Smith of Decatur, Smith of Shelby, Speer, Stipe, Stuckslager, Zeller—35.

Those voting for W. S. Kenyon were:

Allen of Pocahontas, Ames, Beebe, Brady, Brockway, Brown of Wright, Bybee, Campbell of Webster, Collin, Felt, Fitchpatrick, Fulton, George, Goodykoontz, Grout, Halgrims, Hammill, Hogan, Huff, Hunt, Hutchins, Jacobs, Jacobson, Larrabee of Webster, Larrabee of Fayette, Lund, McColl, Patterson, Pickford, Ripley, Schee, Shankland, Stoddard, Van Camp—34.

Those voting for A. B. Funk were:

Allen of Jefferson, Balkema, Bascom, Campbell of Ida, Cunningham, Dawson, Dixon, Francis, Gates, Harvey, Hunter, Huntley, Jewell, Johnson, Klay, Lounsberry, Neal, Newell, Russell, Sammis, Sherman, Skinner, Smith of Mitchell, Spaulding, Sullivan, Van Law, Whitney—27.

Those voting for Warren Garst were:

Bruce, Chase, Cousins, Enger, Finlayson, Kulp, Mattes, Stillman—8.

Absent or not voting:

Leach—1.

President Clarke announced that no one had received a majority of the votes cast in the Joint Convention for United States Senator in Congress, and that no election had occurred.

Journal of the Joint Convention was then read and approved.

On motion of O'Connor of Chickasaw the Joint Convention was dissolved.

House reconvened, Speaker Stillman in the Chair.

The Chief Clerk made the following assignment of desks to members of the press:

Arthur R. Hultman, Register and Leader, and Evening Tribune, No. 8.

Paul T. Robarts, Daily Capital, No. 9.

Neal Jones, Daily News, No. 10.

Ora Williams, Marshalltown Times-Republican, No. 11.

Fred Davis, Sioux City Journal, No. 12.

J. S. Woodhouse, General, No. 13.

Ray I. Tennant, Minneapolis Journal and St. Paul Dispatch, No. 14.

On motion of Harding of Woodbury, the House adjourned until 10:00 A. M. Wednesday.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, JANUARY 25, 1911.

House met pursuant to adjournment, Speaker Stillman in the Chair.

Prayer was offered by Dr. Thomas Osborn of Fairfield, Iowa. Journal of Tuesday, January 24th, corrected and approved.

The following requests for subpænas were received by the Chief Clerk, and subpænas were issued according to Resolution duly adopted:

January 24, 1911.

C. R. Benedict,

Chief Clerk of the House:

Please issue to the undersigned three blank subpoenas for use in requiring attendance of witnesses in election contest of William H. Dent vs. Henry N. Newell.

W. W. GOODYKOONTZ, Chairman of Special Contest Committee.

DES MOINES, IOWA, January 21, 1911.

Hon. Paul E. Stillman and C. R. Benedict,

Speaker and Chief Clerk, respectively, of the House of Representatatives of the Thirty-fourth General Assembly:

Your committee, appointed to hear and report on the election contest filed by F. P. Spencer, contestant, against A. V. Penn, incumbent, has directed me to request the issuance of a subpoena for W. H. Norcott, M. M. Thorton, L. E. Hollaway, E. J. Anderson, L. F. Webster and E. N. Harrison, all of Sidney, Iowa.

FRANK S. SHANKLAND, Chairman of Committee.

DES MOINES, IOWA, January 12, 1911.

Honorable Paul E. Stillman,
Speaker, House of Representatives,
Honorable C. R. Benedict,
Chief Clerk:

On behalf of the special committee in the contest case of Boomgaarden vs. Olson, I ask that subpoenss be issued for the attendance of the following persons as witnesses in said contest: E. J. Reegel and H. G. Eggertt.

W. J. DIXON, Chairman of Committee.

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. 52.

A bill for an act to amend Section 4769 of the Code, relating to the crime of malicious threats to extort.

GEO. A. WII SON,
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. 12.

A bill for an act to amend the law as it appears in Section 16, Chapter 14, of the Thirty-third General Assembly, relating to the enticing away of children and providing a penalty for the violation thereof.

GEO. A. WILSON, Secretary.

Also:

Mr. Speaker—I am directed to inform your honorable body that the Senate has indefinitely postponed the following Joint Resolution, in which the concurrence of the Senate was asked:

HOUSE JOINT RESOLUTION NO. 3.

Relating to additional help.

GEO. A. WILSON,
Secretary.

On request of Hickenlooper of Monroe, leave of absence was granted Escher of Shelby until Thursday.

On request of Sater of Des Moines, leave of absence was granted Linnan of Pocahontas until Friday.

PETITIONS, MEMORIALS AND REMONSTRANCES.

Brown of Wright presented petition from citizens of Wright County, asking that a liberal appropriation be made for the extension of the benefit of agricultural short courses in Iowa.

Referred to Committee on Appropriations.

Lounsberry of Marshall presented petition of sixteen Republicans of State Center, Iowa, relative to existing deadlock as to senatorial situation in the Legislature.

Referred to Committee on Joint Convention.

REPORTS OF COMMITTEES.

Goodykoontz of Boone, 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. 70, a bill for an act to amend the law as it appears in Chapter Two-a (2-a), Title Eight (VIII), of the Supplement to the Code, 1907, relating to motor vehicle license fees, 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 be referred to the Committee on Roads and Highways.

W. W. GOODYKOONTZ,

Chairman.

Report adopted and House File No. 70 was so referred.

Harding of Woodbury, from the Committee on Municipal Corporations, submitted the following report:

Mr. Speaker—Your Committee on Municipal Corporations, to whom was referred House File No. 113, a bill for an act authorizing the issue of bridge bonds of cities of the first class, 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 be amended as follows:

By striking out the word "of" after the word "bonds" in the first line of the title and inserting in lieu thereof the word "by." That Section 2 of the Bill be amended by striking out the word "of" before the word "cities" in the third line thereof and inserting in lieu thereof the word "in." That Section 3 of the Bill be amended by inserting the word "immediate" in the first line thereof after the word "of" and before the word "importance," and when so amended the bill do pass.

W. L. HARDING, Chairman.

Report adopted.

Jacobson of Audubon called up Concurrent Resolution relative to examination of Capitol grounds, laid over under Rule 34, and moved its adoption.

Motion prevailed and Resolution was adopted.

INTRODUCTION OF BILLS.

By Huff of Hardin, House File No. 148, a bill for an act relating to the burden of proof as to contributory negligence.

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

By Halgrims of Humboldt, House File No. 149, a bill for an act to require railroads to stop passenger trains when signaled to do so.

Read first and second time, and referred to Committee on Railroads and Transportation.

By Harding of Woodbury, House File No. 150, a bill for an act to repeal Section One Thousand Seventy-two (1072) of the Supplement to the Code, 1907, relating to the election of county officers, and enacting a substitute therefor.

Read first and second time, and referred to Committee on Elections.

By Cousins of Butler, House File No. 151, a bill for an act relating to a eash road poll tax.

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

By Bowman of Linn, House File No. 152, a bill for an act authorizing cities and towns to levy a tax for aiding in the erection, payment or maintenance of memorial halls for soldiers or sailors of the Civil War.

Read first and second time, and referred to Committee on Ways and Means.

By Boettger of Scott, House File No. 153, a bill for an act to amend the law as it appears in Section Six Hundred Seventy-four (674) of the Supplement to the Code, 1907, relating to the compensation of assessors and deputies.

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

By Shane of Wapello, House File No. 154, a bill for an act relating to the practice of pharmacy, creating the office of Commissioner of Pharmacy, Pharmacy Inspectors and a Board of Examiners, and fixing the compensation thereof, also abolishing the office of Commission of Pharmacy and of secretary and treasurer thereof.

Read first and second time, and referred to Committee on Pharmacy.

By Miller of Dubuque, House File No. 155, a bill for an act to amend Section Forty-nine Hundred and Ninety-nine-a1 (4999-a1) of the Supplement to the Code of 1907, relative to water closets or privies.

Read first and second time, and referred to Committee on Labor.

By Whitney of Woodbury, House File No. 156, a bill for an act to provide for the commitment of females to certain benevolent or charitable institutions, in certain cases, for the violation of laws, ordinances or police regulations and to require work from such persons so committed, and to provide for the supervision of such institutions by the Board of Control.

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

By Whitney of Woodbury, House File No. 157, a bill for an act to create a cause of action in favor of the wife or husband, in their own right, for a wilful wrong or negligent injury resulting in the instantaneous death of the other, to declare a measure of damages and a rule of evidence in such actions.

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

By Newell of Plymouth, House File No. 158, a bill for an act to legalize the passage, adoption and publication of the ordinances, resolutions and rules of health of the incorporated Town of Akron, Iowa.

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

Enger of Winnesheik offered the following Resolution, asked unanimous consent for immediate consideration, and moved its adoption:

WHEREAS, The Honorable Abraham Jacobson of Winneshiek County, Iowa, a member of the House of the Thirtieth and Thirty-first General Assemblies, died at his home near Decorah, Iowa, on the 15th of June, 1910; therefore be it

Resolved, That a committee of three be appointed to prepare a memorial fittingly to commemorate his life and public service.

Motion prevailed and the Resolution was adopted.

The Speaker named as such committee, Enger of Winnesheik, Hickenlooper of Monroe, Koontz of Johnson.

SENATE MESSAGES CONSIDERED.

Stipe of Page called up Concurrent Resolution with reference to the Panama Exposition, together with Substitute Amendment passed by the Senate. SENATE SUBSTITUTE FOR HOUSE CONCURRENT RESOLUTION RELATING TO THE PANAMA EXPOSITION.

WHEREAS, The City of San Francisco proposes to hold a great international exposition in 1915 to celebrate the opening of the Panama Canal, having raised therefor the sum of seventeen million five hundred thousand dollars, subscribed by the people of the State of California, who ask no financial aid from the Government of the United States, but only that the Government will give to the exposition such recognition as will cause the governments of the world to take part and make it truly international in character; and,

WHEREAS, It is proposed during the next five years to advertise the exposition throughout the world in such a manner as to induce heavy travel from Europe and Eastern States to the Pacific Coast, thereby enabling the visitors to the exposition to become familiar with Iowa and her many advantages. Now, therefore, be it

Resolved, by the House, the Senate concurring, That the Legislature of Iowa calls upon its Senators and Representatives in Congress to vote for resolutions in Congress inviting the nations of the world to participate in the Panama Pacific International Exposition to be held in San Francisco in 1915.

Stipe of Page moved that the House do not concur in Senate Substitute Amendment.

Ripley of Hancock moved the previous question.

Motion prevailed and the previous question was ordered.

Roll call was demanded by Miller of Bremer and Sater of Des Moines.

On the question, "Shall the House concur?"

The ayes were:

Boettger, Bowman, Brady, Brockway, Brown, Byerly, Cunningham, Dewey, Dixon, Dunlap, Edmunds, Fraley, George, Gilbert, Goodykoontz, Greene, Hamilton, Harding, Harvey, Huff, Jacobs, Johnson, Koontz, Kull, Lenocker, McCullough, Miller of Bremer, Murtagh, O'Connor, Penn, Perkins, Rowles, Shankland, Sherman—34.

The nays were:

Bascom, Bauman, Beans, Beebe, Black, Bruce, Bybee, Campbell of Ida, Campbell of Webster, Collin, Cousins, Crist, Dabney, Daniels, Dawson, Downey, Ellis, Enger, Felt, Finlayson, Fletcher, Fourt, Fry, Fulton, Grout, Halgrims, Hayes, Hazen, Hickenlooper, Hogan, Hunt, Huntley, Hutchins, Jacobson, Klay, Krebill, Kulp,

Leach, Lounsberry, Lund, McCleery, Miller of Dubuque, Milton, Newell, Odendahl, Patterson, Pickford, Ripley, Ritter, Robbins, Russell, Sater, Schee, Shane, Skinner, Smith of Adams, Smith of Decatur, Speer, Stephenson, Stipe, Stoddard, Taylor, Townsend, Van Camp, White, Whitney, Zeller, Mr. Speaker—67.

Absent or not voting:

Escher, Griggs, Larrabee, Linnan, Moore, Olson, Schee.

So the House refused to concur.

SENATE MESSAGE CONSIDERED.

Senate File No. 12, a bill for an act to amend the law as it appears in Section Sixteen (16), Chapter Fourteen (14), Acts of the Thirty-third (33d) General Assembly, relating to the enticing away of children and providing a penalty for the violation thereof.

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

Senate File No. 52, a bill for an act to amend Section 4767 of the Code relating to the crime of malicious threats to extort.

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

CONSIDERATION OF BILLS.

On motion of Lounsberry of Marshall, House File No. 10, a bill for an act to amend the law as it appears in Section Two Hundred and Ninety-six (296) of the Supplement of the Code of 1907, relating to the fees collected and paid to the county by the Clerk of the District Court, with report of committee recommending passage as amended, was taken up, considered, and the amendments were adopted.

Mr. Lounsberry moved that the Rules be suspended, 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 ayes were:

Bascom, Bauman, Beans, Beebe, Black, Boettger, Bowman, Brady, Brockway, Brown, Bybee, Byerly, Campbell of Ida, Campbell of Webster, Collin, Cousins, Crist, Dabney, Daniels, Dawson,

Dewey, Dixon, Downey, Dunlap, Edmunds, Ellis, Enger, Felt, Finlayson, Fletcher, Fourt, Fraley, Fry, Fulton, George, Gilbert, Goodykoontz, Greene, Grout, Hamilton, Harding, Harvey, Hayes, Hazen, Hickenlooper, Hogan, Huff, Hunt, Huntley, Hutchins, Jacobs, Jacobson, Johnson, Klay, Koontz, Krebill, Kull, Kulp, Larrabee, Leach, Lenocker, Lounsberry, Lund, McCleery, McCullough, Miller of Bremer, Miller of Dubuque, Milton, Murtagh, Newell, O'Connor, Patterson, Penn, Perkins, Pickford, Ripley, Ritter, Robbins, Russell, Sater, Shane, Shankland, Sherman, Skinner, Smith of Adams, Smith of Decatur, Speer, Stephenson, Stipe, Stoddard, Taylor, Townsend, Van Camp, White, Whitney, Zeller, Mr. Speaker—97.

The nays were:

None.

Absent or not voting:

Bruce, Cunningham, Escher, Griggs, Halgrims, Linnan, Moore, Odendahl, Olson, Rowles, Schee—11.

So the bill, having received a constitutional majority, was declared to have passed the House.

Ripley of Hancock moved that the title be amended by substituting therefor the following: A bill for an act to repeal Paragraph Twenty-nine (29) of Section Two Hundred Ninety-six (296) of the Supplement to the Code, 1907, and to enact a substitute therefor, relating to the fees collected and paid to the county by the Clerk of the District Court.

Motion prevailed and amendment was adopted.

Title as amended was agreed to.

Speaker Stillman appointed as members of the Joint Committee to whom the biennial report of the Board of Control shall be referred and to visit the State Educational Institutions, on the part of the House, Johnson of Mitchell, Jacobs of Calhoun, Ritter of Des Moines.

Bowman of Linn moved that a committee of three be appointed to notify the Senate that the House was ready to receive it in Joint Convention.

Motion prevailed.

The Speaker named as such committee, Bowman of Linn, Mc-Cullough of Dubuque, Russell of Winnebago.

Stipe of Page called up his motion providing for the printing of 1,000 extra copies of House File No. 79.

Motion prevailed.

The Sergeant-at-Arms announced the arrival of the members of the Senate, who took their seats on the west side of the House Chamber.

JOINT CONVENTION.

The Joint Convention was called to order by Lieutenant Governor Clarke, President of the Joint Convention, at 12:00 o'clock, noon

The roll was then called and the following members responded as present:

Adams, Allen of Pocahontas, Allen of Jefferson, Ames, Balkema. Balluff, Bascom, Bauman, Beans, Beebe, Bennett, Black, Boettger. Bowman, Brady, Brockway, Brown of Decatur, Brown of Wright, Bruce, Bybee, Byerly, Campbell of Ida, Campbell of Webster, Chapman, Chase, Clarkson, Collin, Cousins, Cowles, Crist, Crow, Cunningham, Dabney, Daniels, Dawson, Dewey, DeWolf, Dixon, Downey, Dunlap, Dunnegan, Edmunds, Ellis, Enger, Felt, Finlayson, Fitchpatrick, Fletcher, Fourt, Fraley, Francis, Frv. Fulton, Garrett, Gates, George, Gilbert, Gillilland, Goodykoontz, Greene, Griggs, Grout, Halgrims, Hamilton, Hammill, Harding, Harvey, Hayes, Hazen, Hickenlooper, Hogan, Hoyt, Huff, Hunt, Hunter, Huntley, Hutchins, Jacobs, Jacobson, Jewell, Johnson, Klay, Koontz, Krebill, Kull, Kulp, Larrabee of Webster, Larrabee of Fayette, Leach, Legel, Lenocker, Lounsberry, Lund, McCleery, McColl, McCulloch of Wayne, McCullough of Dubuque, McManus, Malmberg, Mattes, Miller of Bremer, Miller of Dubuque, Milton, . Murtagh, Neal, Newell, O'Connor, Odendahl, Olson, Parshall, Patterson, Penn, Perkins, Pickford, Proudfoot, Quigley, Ream, Ripley, Ritter, Robbins, Rowles, Russell, Sammis, Sater, Saunders, Savage, Schee, Schrup, Shane, Shankland, Sherman, Skinner, Smith of Adams, Smith of Decatur, Smith of Mitchell, Smith of Shelby, Spaulding, Speer, Stephenson, Stipe, Stoddard, Stuckslager, Sullivan, Taylor of Union, Taylor of Appanoose, Townsend, Van Camp, Van Law, Webber, White of Benton, White of Iowa, Whitney, Wilson, Zeller, Mr. Speaker—155.

Absent or not voting:

Escher, Linnan, Moore-3.

President Clarke announced the Joint Convention duly organized, with a quorum of members present.

President Clarke then announced that the roll would be called for the purpose of electing a United States Senator in Congress, and appointed as teller on the part of the Senate, Senator Savage of Adair and as assistant teller, Senator Hoyt of Buchanan.

Speaker Stillman appointed as teller on the part of the House, Representative Huff of Hardin, and as assistant teller, Representative Crist of Clarke.

Upon the roll being called, those voting for Claude R. Porter were:

Balluff, Bauman, Black, Boettger, Byerly, Clarkson, Crow, Dabney, DeWolf, Downey, Dunlap, Dunnegan, Ellis, Fletcher, Garrett, Gilbert, Greene, Griggs, Hamilton, Hayes, Hazen, Koontz, Krebill, Kull, Leach, Legel, Lenocker, McCullough of Dubuque, McManus, Miller of Bremer, Miller of Dubuque, Milton, Murtagh, O'Connor, Odendahl, Olson, Parshall, Penn, Quigley, Ream, Ritter, Rowles, Sater, Schrup, Stephenson, Taylor of Union, Taylor of Appanoose, Townsend, Webber, White of Benton, White of Iowa, Wilson—52.

Those voting for Lafayette Young, Sr., were:

Adams, Beans, Bennett, Bowman, Brown of Decatur, Chapman, Cowles, Crist, Daniels, Dewey, Edmunds, Fraley, Fulton, Gillilland, Harding, Hickenlooper, Hoyt, McCleery, McCulloch of Wayne, Maln.berg, Perkins, Proudfoot, Robbins, Saunders, Savage, Shane, Smith of Adams, Smith of Decatur, Smith of Shelby, Speer, Stipe, Stuckslager, Zeller—33.

Those voting for W. S. Kenyon were:

Allen of Pocahontas, Ames, Beebe, Brady, Brockway, Brown of Wright, Bybee, Campbell, Collin, Felt, Fitchpatrick, Fry, George, Goodykoontz, Grout, Halgrims, Hammill, Hogan, Huff, Hunt, Hutchins, Jacobs, Jacobson, Larrabee of Webster, Larrabee of Fayette, Lund, McColl, Patterson, Ripley, Schee, Shankland, Skinner, Stoddard, Van Camp, Stillman—35.

Those voting for A. B. Funk were:

Allen of Jefferson, Balkema, Bascom, Bruce, Campbell of Ida, Cousins, Cunningham, Dawson, Dixon, Enger, Finlayson, Fourt, Francis, Gates, Harvey, Hunter, Huntley, Jewell, Johnson, Klay, Kulp, Lounsberry, Mattes, Neal, Newell, Pickford, Russell, Sammis, Sherman, Smith of Mitchell, Spaulding, Sullivan, Van Law, Whitney—34.

Those voting for Warren Garst were:

Chase—1.

Absent or not voting:

Escher, Linnan, Moore-3.

President Clarke announced that no one had received a majority of the votes cast in the Joint Convention for United States Senator in Congress, and that no election had occurred.

Journal of the Joint Convention was then read and approved.

On motion of Senator Hoyt of Buchanan, the Joint Convention was dissolved.

House reconvened, Speaker Stillman in the Chair.

Hazen of Pottawattamie offered the following Resolution, asked unanimous consent for immediate consideration, and moved its adoption:

CONCURRENT RESOLUTION.

Be It Resolved by the House, the Senate Concurring:

That the Executive Council be requested to arrange for the lighting of the State Historical Building on Sundays during the session of the Legislature

Motion prevailed and the Resolution was adopted.

On motion of Boettger of Scott, the House adjourned until 10:00 A. M., Thursday.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, JANUARY 26, 1911.

House met pursuant to adjournment, Speaker Stillman in the Chair.

Prayer was offered by Dr. H. L. Wissler of Grinnell, Iowa.

Journal of Wednesday, January 25th, corrected and approved.

PETITIONS, MEMORIALS AND REMONSTRANCES.

Larrabee of Fayette presented petition of voters of Fayette County relative to resubmission of the prohibitory amendment.

Referred to Committee on Constitutional Amendments.

Huntley of Lucas presented petition of Chapter No. 13, Daughters of the American Revolution, relative to the desecration of the flag.

Referred to Committee on Military.

REPORTS OF COMMITTEES.

Finlayson of Grundy, from the Committee on Public Health, submitted the following report:

Mr. Speaker—Your Committee on Public Health, to whom was referred House File No. 99, a bill for an act requiring physicians and osteopaths to report all cases of tuberculosis to the Secretary of the State Board of Health and fixing a penalty for the violation thereof, 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.

R. M. FINLAYSON,

Chairman.

Report adopted.

Klay of Sioux, from the Committee on Judiciary, submitted the following report:

Mr. Speaker—Your Committee on Judiciary, to whom was referred House Joint Resolution No. 1, a bill for an act to ratify the Sixteenth Amendment to the Constitution of the United States, 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 be referred to the Committee on Constitutional Amendments.

GERRIT KLAY, Chairman.

Report adopted, and House Joint Resolution No. 1 was so referred.

Also:

MR. SPEAKER—Your Committee on Judiciary, to whom was referred House File No. 75, a bill for an act to amend the law as the same appears in Section Four Hundred and Sixteen (416) of the Code, relating to county supervisor districts, 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.

GERRIT KLAY, Chairman.

Report adopted.

Also:

MR. SPEAKER—Your Committee on Judiciary, to whom was referred House File No. 106, a bill for an act to repeal Section Thirty-one Hundred and Seventy-four (3174) of the Code of 1897, relative to cause for divorce, and enact a substitute 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 be indefinitely postponed.

GERRIT KLAY, Chairman.

Report adopted, and House File 106 was indefinitely postponed.

Also:

Mr. Speaker—Your Committee on Judiciary, to whom was referred House File No. 6, a bill for an act to repeal Section Three Thousand Four Hundred Forty-seven-b (3447-b) of the Supplement to the Code, 1907, relative to the recovery of interest in real estate when spouse failed to join in the conveyance, and to enact a substitute 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 be amended as follows:

By striking out all of that portion of the title following the figures "1907" in the third line thereof, and inserting in lieu thereof a semicolon (;) and the following words: "and to enact a substitute therefor;
relative to the recovery of interest in real estate when spouse failed to
join in conveyance"; by inserting in the third line of Section 1, after the
word "be" and before the word "hereby" the following words: "and the
same is"; and by striking out the word "conveyance" in the eighth line
of Section 1, and inserting in lieu thereof the word "instrument"; by in-

serting after the comma after the word "law" in the ninth line of Section 1 the following: "personal representatives"; by striking out the word "conveyance" in the thirteenth and fourteenth lines of Section 1 and inserting in lieu thereof the word "instrument"; and when so amended the bill do pass.

GERRIT KLAY,
Chairman.

Report adopted.

Also:

MR. SPEAKER—Your Committee on Judiciary, to whom was referred House File No. 58, a bill for an act to repeal Section Ten Hundred Seventy-four (1074) of the Supplement to the Code, 1907; to repeal Section Ten Hundred Seventy-five (1075) of the Supplement to the Code, 1907, and Section Five Hundred Sixty-five (565) of the Code, relating to the election of township officers, and to enact a substitute 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 be indefinitely postponed.

GERRIT KLAY, Chairman.

Report adopted, and House File No. 58 was indefinitely post-poned.

Also:

Mr. Speaker—Your Committee on Judiciary, to whom was referred House File No. 39, a bill for an act to prohibit certain classes of people from signing or being received or accepted on bail bonds, and prescribing the liability for so doing and the procedure to collect same, 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 be indefinitely postponed.

GERRIT KLAY, Chairman.

Report adopted, and House File No. 39 was indefinitely postponed.

Also:

MR. SPEAKER—Your Committee on Judiciary, to whom was referred House File No. 49, a bill for an act to amend the law as it appears in Section Three Thousand Four Hundred Fifteen (3415) of the Code of 1897, relating to compensation allowed to attorneys for services rendered in connection with the settlement of estates, 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 be indefinitely postponed.

GERRIT KLAY,
Chairman.

Report adopted, and House File No. 49 was indefinitely postponed.

Also:

MR. SPEAKER—Your Committee on Judiciary, to whom was referred House File No. 73, a bill for an act to legalize the acts of the directors of school township of Pleasant in the county of Monroe and the state of Iowa, in contracting for the erection of an addition to school house in the village of Lockman, in subdistrict No. 11 of said township, and levying a tax 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 be amended as follows:

First, by striking out the letters "II" in the fourth line of the title and inserting therein the figure "11."

Second, by striking out the letters "LL" at the end of the fifth line of the preamble and by inserting in lieu thereof the figure "11"; and when so amended the bill do pass.

GERRIT KLAY, Chairman.

Report adopted.

Goodykoontz of Boone, 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. 71, 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), and Fourteen Hundred Seven-e (1407-e) of the Supplement to the Code, 1907, in relation to employing assistance to discover property not listed or assessed by law, and making it unlawful for cities and towns or counties to make tax ferret contracts, 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 be ameded by substituting in lieu thereof the following substitute amendment:

A BILL

For an Act making it unlawful for cities, towns, or counties to contract with persons for the discovery of property not listed or assessed for taxation as required by law, and to repeal the law as it appears in Sections 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-e), Supplement to the Code, 1907.

Be It Enacted by the General Assembly of the State of Iowa:

Section 1. That it shall be unlawful for the council of any city or town, including cities under special charter, or for the board of supervisors of any county to employ or contract with any person to assist the

proper officers in the discovery of property not listed or assessed for taxation as required by law. Any acts or parts of acts in conflict herewith are hereby repealed.

Sec. 2. That the law as it appears in Sections Fourteen Hundred Seven-a (1407-a), Fourteen Hundred Seven-b (1407-b), Fourteen Hundred Seven-c (1407-c), Fourteen Hundred Seven-d (1407-d), and Fourteen Hundred Seven-e (1407-e), Supplement to the Code, 1907, be and the same is hereby repealed.

Sec. 3. This act, being deemed of immediate importance, shall be in full force and offect 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 the bill do pass.

W. W. GOODYKOONTZ,

Chairman.

Report adopted.

INTRODUCTION OF BILLS.

By Shane of Wapello, House File No. 159, a bill for an act to regulate the occupation of barbering, to create a board of examiners for the licensing of persons to carry on such practice, to provide rules regulating the proper sanitation of barber shops, schools and colleges in which the occupation of barbering is taught and to prevent the spreading of contagious and infectious diseases through such occupation.

Read first and second time, and referred to Committee on Public Health.

By Shane of Wapello, House File No. 160, a bill for an act to amend Section Twenty-one Hundred and Fifty-seven-g (2157-g) of the 1907 Supplement to the Code, relating to the issuance of free passes by common carriers of passengers.

Read first and second time, and referred to Committee on Railroads and Transportation.

By Lenocker of Pottawattamie, House File No. 161, a bill for an act to amend Section Four Thousand Six Hundred Ninety (4690) of the Code relative to who may act as commissioner in the taking of depositions.

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

By Shankland of Polk, House File No. 162, a bill for an act relating to security for cost in justice courts.

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

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 the following Concurrent Resolution, in which the concurrence of the House is asked:

CONCURRENT RESOLUTION.

Authorizing the Trustees of the State Historical Department to return to the Vinton Eagle one volume of its publication in the possession of the State Historical Department.

GEO. A. WILSON,

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. 53.

A bill for an act to amend Section Five Thousand Five Hundred Eighteen (5518) of the Code relating to forfeiture of bail.

GEO. A. WILSON,

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. 19.

A bill for an act to amend Section Four Thousand Eight Hundred Fifty-four (4854) of the Code, relating to the uttering of forged instruments and providing a penalty for the violation thereof.

GEO. A. WILSON,

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. 75.

A bill for an act legalizing certain instruments of writing heretofore executed by corporations affecting real estate without the attaching or affixing of the corporate seal thereto.

GEO. A. WILSON,

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. 70.

A bill for an act legalizing the action of the City of Ottumwa, Iowa, in transferring to the Water Works Fund certain money.

GEO. A. WILSON,
Secretary.

SENATE MESSAGE CONSIDERED.

CONCURRENT RESOLUTION.

WHEREAS, Volume One of the Vinton Eagle was wrongfully presented to and is in possession of the State Historical Department, causing a great loss and inconvenience to the said newspaper, the Vinton Eagle, by the breaking of its files, of which it has a complete set of fifty-five volumes (except Volume One); therefore, be it

Resolved, by the Senate, the House concurring, that the Trustees of the State Historical Department be authorized to return to the Vinton Eagle said Volume One of the said publication, the Vinton Eagle.

Laid over under Rule 34.

Substitute for Senate File No. 53, a bill for an act to amend Section Five Thousand Five Hundred Eighteen (5518) of the Code relating to the forfeiture of bail.

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

Substitute for Senate File No. 19, a bill for an act to amend Section Four Thousand Eight Hundred Fifty-four (4854) of the Code relating to the uttering of forged instruments and providing a penalty for the violation thereof.

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

Senate File No. 75, a bill for an act legalizing certain instruments of writing heretofore executed by corporations affecting real estate without the attaching or affixing of the corporate seal thereto.

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

Senate File No. 70, a bill for an act legalizing the action of the City of Ottumwa, Iowa, in transferring to the water works fund certain money.

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

CONSIDERATION OF BILLS.

On motion of Grout of Black Hawk, House File No. 61, a bill for an act to amend Section One Thousand Nine Hundred and Ninety-five (1995) of the Code relative to taking private property for works of internal improvement, and to prohibit the condemnation of cemeteries or any portion thereof, with report of committee recommending passage as amended, was taken up, considered, and the amendments were adopted.

Mr. Grout moved that the Rules be suspended, 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 ayes were:

Bascom, Bauman, Beans, Beebe, Black, Bowman, Brady, Brockway, Brown, Bruce, Bybee, Byerly, Campbell of Ida, Campbell of Webster, Collin, Cousins, Crist, Cunningham, Dabney, Daniels, Dawson, Dewey, Dixon, Downey, Dunlap, Edmunds, Ellis, Enger, Escher, Fletcher, Fourt, Fraley, Fry, Fulton, George, Gilbert, Goodykoontz, Greene, Griggs, Grout, Halgrims, Hamilton, Harding, Harvey, Hayes, Hazen, Hickenlooper, Huff, Hunt, Huntley, Hutchins, Jacobs, Jacobson, Johnson, Klay, Koontz, Krebill, Kulp, Larrabee, Leach, Lenocker, Linnan, Lounsberry, McCleery, McCullough, Miller of Dubuque, Milton, Moore, Murtagh, Newell, O'Connor, Odendahl, Olson, Patterson, Penn, Perkins, Pickford, Ripley, Ritter, Robbins, Rowles, Russell, Sater, Schee, Shane, Sherman, Skinner, Smith of Adams, Smith of Decatur, Speer, Stephenson, Stipe, Stoddard, Taylor, Townsend, Van Camp, White, Whitney, Zeller, Mr. Speaker—100.

The nays were:

None.

Absent or not voting:

Boettger, Felt, Finlayson, Hogan, Kull, Lund, Miller of Bremer, Shankland—8.

So the bill passed and the title was agreed to.

On motion of Moore of Linn, House File No. 113, a bill for an act authorizing the issue of bridge bonds of cities of the first class, with report of committee recommending passage as amended, was taken up, considered, and the amendments were adopted.

Mr. Moore moved that the Rules be suspended, the bill be considered engrossed, and read a third time now, which motion prevailed, and the bill was read a third time.

Speaker Pro Tempore in the Chair.

On the question, "Shall the bill pass?"

The ayes were:

Bascom, Bauman, Beans, Beebe, Black, Bowman, Brockway, Brown, Bruce, Byerly, Campbell of Ida, Campbell of Webster, Collin, Cousins, Crist, Dabney, Daniels, Dawson, Dewey, Dixon, Edmunds, Ellis, Enger, Escher, Felt, Fletcher, Fourt, Fraley, Fry, Gilbert, Goodykoontz, Greene, Griggs, Grout, Halgrims, Hamilton, Harding, Harvey, Hayes, Hazen, Hickenlooper, Hogan, Huff, Hunt, Huntley, Hutchins, Jacobs, Jacobson, Johnson, Klay, Koontz, Krebill, Kulp, Larrabee, Leach, Lenocker, Linnan, Lounsberry, Lund, McCleery, McCullough, Miller of Bremer, Miller of Dubuque, Milton, Moore, Murtagh, Newell, O'Connor, Olson, Patterson, Penn, Perkins, Pickford, Ripley, Ritter, Robbins, Rowles, Russell, Sater, Shane, Sherman, Smith of Adams, Smith of Decatur, Speer, Stephenson, Stipe, Taylor, Townsend, Van Camp, White, Whitney, Zeller—92.

The nays were:

Bybee—1.

Absent or not voting:

Boettger, Brady, Cunningham, Downey, Dunlap, Finlayson, Fulton, George, Kull, Odendahl, Schee, Shankland, Skinner, Stoddard, Whitney, Mr. Speaker—16.

So the bill passed and the title was agreed to.

On motion of Bruce of Floyd, House File No. 75, a bill for an act to amend the law as the same appears in Section Four Thousand One Hundred Sixty-seven (4167) of the Code, relating to county supervisors' districts, with report of committee recommending passage, was taken up and considered.

Mr. Bruce moved that the Rules be suspended, 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 ayes were:

Bascom, Bauman, Beans, Beebe, Black, Boettger, Bowman, Brockway, Bruce, Bybee, Byerly, Campbell of Ida, Campbell of Webster, Collin, Cousins, Crist, Dabney, Daniels, Dawson, Dewey, Dixon, Dunlap, Edmunds, Ellis, Enger, Escher, Felt, Fletcher, Fourt, Fraley, Fry, Gilbert, Goodykoontz, Greene, Griggs, Grout, Halgrims, Hamilton, Harding, Harvey, Hayes, Hazen, Hickenlooper, Hogan, Huff, Hunt, Huntley, Hutchins, Jacobs, Jacobson, Johnson, Klay, Koontz, Krebill, Kulp, Larrabee, Leach, Lenocker, Linnan, Lounsberry, McCleery, McCullough, Miller of Bremer, Miller of Dubuque, Milton, Moore, Murtagh, Newell, O'Connor, Odendahl, Olson, Patterson, Penn, Perkins, Pickford, Ripley, Ritter, Robbins, Rowles, Russell, Schee, Shane, Shankland, Sherman, Smith of Adams, Smith of Decatur, Speer, Stephenson, Stipe, Stoddard, Taylor, Townsend, Van Camp, White, Whitney, Zeller—96.

The nays were:

Downey, Sater—2.

- Absent or not voting:

Brady, Brown, Cunningham, Finlayson, Fulton, George, Kull, Lund, Skinner, Mr. Speaker—10.

So the bill passed and the title was agreed to.

On motion of Hickenlooper of Monroe, House File No. 73, a bill for an act to legalize the acts of the directors of school township of Pleasant, in the County of Monroe and State of Iowa, in contracting for the erection of an addition to school house in the village of Lockman in Subdistrict No. 11 of said township, and levying a tax therefor, with report of committee recommending passage as amended, was taken up, considered, and the amendments were adopted.

Mr. Hickenlooper moved that the Rules be suspended, the bill be considered engrossed, and read a third time now, which motion prevailed, and the bill was read a third time.

Speaker Stillman in the Chair.

On the question, "Shall the bill pass?"

The ayes were:

Bascom, Bauman, Beans, Beebe, Black, Boettger, Bowman, Brockway, Brown, Bruce, Bybee, Byerly, Campbell of Ida, Campbell

of Webster, Collin, Cousins, Crist, Cunningham, Dabney, Daniels, Dawson, Dewey, Dixon, Downey, Dunlap, Edmunds, Ellis, Enger, Escher, Felt, Fletcher, Fourt, Fraley, Fry, George, Gilbert, Goodykoontz, Greene, Griggs, Grout, Halgrims, Hamilton, Harding, Harvey, Hayes, Hazen, Hickenlooper, Hogan, Huff, Hunt, Huntley, Hutchins, Jacobs, Jacobson, Johnson, Krebill, Kulp, Larrabee, Leach, Lenocker, Linnan, Lounsberry, McCleery, McCullough, Miller of Bremer, Miller of Dubuque, Milton, Moore, Murtagh, Newell, O'Connor, Odendahl, Olson, Patterson, Perkins, Pickford, Ripley, Ritter, Robbins, Rowles, Sater, Schee, Shane, Shankland, Sherman, Skinner, Smith of Adams, Smith of Decatur, Speer, Stephenson, Stipe, Stoddard, Taylor, Townsend, Van Camp, White, Whitney, Zeller, Mr. Speaker—99.

The nays were:

None.

Absent or not voting:

Brady, Finlayson, Fulton, Klay, Koontz, Kull, Lund, Penn, Russell—9.

So the bill passed and the title as amended was agreed to.

On motion of Shane of Wapello House File No. 99, a bill for an act requiring physicians and osteopaths to report all cases of tuberculosis to the secretary of the State Board of Health, and fixing a penalty for the violation thereof, with report of committee recommending passage, was taken up and considered.

Mr. Shane moved that the Rules be suspended, 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 ayes were:

Bascom, Bauman, Beans, Beebe, Black, Boettger, Brockway, Brown, Bruce, Bybee, Campbell of Ida, Campbell of Webster, Collin, Cousins, Crist, Cunningham, Dabney, Daniels, Dewey, Dixon, Ellis, Felt, Finlayson, Fourt, Fraley, Fry, George, Gilbert, Goodykoontz, Greene, Griggs, Grout, Hamilton, Harding, Harvey, Hayes, Hazen, Hickenlooper, Hogan, Huff, Hunt, Hutchins, Jacobs, Jacobson, Johnson, Klay, Koontz, Krebill, Kulp, Larrabee, Lenocker, Linnan, Lounsberry, McCleery, McCullough, Miller of Dubuque,

Milton, Moore, Murtagh, O'Connor, Penn, Perkins, Pickford, Ripley Robbins, Russell, Shane, Shankland, Sherman, Smith of Adams, Smith of Decatur, Speer, Stipe, Stoddard, White, Whitney, Mr. Speaker—77.

The nays were:

Byerly, Dawson, Downey, Dunlap, Edmunds, Enger, Escher, Fletcher, Halgrims, Huntley, Leach, Miller of Bremer, Newell, Odendahl, Patterson, Ritter, Rowles, Sater, Skinner, Stephenson, Taylor, Townsend, Van Camp, Zeller—24.

Absent or not voting:

Bowman, Brady, Fulton, Kull, Lund, Olson, Schee-7.

So the bill passed and the title was agreed to.

On motion of Campbell of Ida, House File No. 6, a bill for an act to repeal Section Three Thousand Four Hundred Forty-seven-b (3447-b) of the Supplement to the Code, 1907, relative to the recovery of interest in real estate when spouse failed to join in conveyance and to enact a substitute therefor, with report of committee recommending passage as amended, was taken up, considered, and the amendments were adopted.

Mr. Campbell move that the Rules be suspended, 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 ayes were:

Bascom, Beans, Beebe, Black, Bowman, Brockway, Brown, Bruce, Bybee, Byerly, Campbell of Ida, Campbell of Webster, Collin, Cousins, Crist, Cunningham, Dabney, Daniels, Dawson, Dewey, Dixon, Downey, Dunlap, Edmunds, Ellis, Enger, Escher, Felt, Finlayson, Fletcher, Fourt, Fraley, Fry, George, Gilbert, Goodykoontz, Greene, Grout, Halgrims, Hamilton, Harding, Harvey, Hayes, Hazen, Hickenlooper, Hogan, Huff, Hunt, Huntley, Hutchins, Jacobs, Jacobson, Johnson, Klay, Kulp, Larrabee, Lenocker, Linnan, Lounsberry, Lund, McCleery, McCullough, Miller of Bremer, Miller of Dubuque, Milton, Murtagh, Newell, O'Connor, Odendahl, Olson, Patterson, Penn, Perkins, Pickford, Ripley, Ritter, Robbins, Russell, Sater, Shane, Shankland, Sherman, Skinner, Smith of Adams, Smith of Decatur, Speer, Stephenson, Stipe, Stoddard, Taylor, Van Camp, White, Whitney, Zeller, Mr. Speaker—95.

The nays were:

Bauman, Rowles, Townsend-3.

Absent or not voting:

Boettger, Brady, Fulton, Griggs, Koontz, Krebill, Kull, Leach, Moore, Schee-10.

So the bill passed and the title was agreed to.

On request of Koontz of Johnson, leave of absence was granted Kull of Howard until Friday.

Grout of Black Hawk moved that a committee of three be appointed to notify the Senate that the House was ready to receive it in Joint Convention.

Motion prevailed.

The Speaker named as such committee, Grout of Black Hawk, Black of Muscatine, Gilbert of Clayton.

The Sergeant-at-Arms announced the arrival of the members of the Senate, who took their seats on the west side of the House Chamber.

JOINT CONVENTION.

The Joint Convention was called to order by Lieutenant Governor Clarke, President of the Joint Convention, at 12:00 o'clock, noon.

The roll was then called and the following members responded as present:

Adams, Allen of Pocahontas, Allen of Jefferson, Ames, Balkema, Balluff, Bascom, Bauman, Beans, Beebe, Bennett, Black, Boettger, Bowman, Brady, Brockway, Brown of Decatur, Brown of Wright, Bruce, Bybee, Byerly, Campbell of Ida, Campbell of Webster, Chapman, Chase, Clarkson, Collin, Cousins, Cowles, Crist, Crow, Cunningham, Dabney, Daniels, Dawson, Dewey, DeWolf, Dixon, Downey, Dunlap, Dunnegan, Edmunds, Ellis, Enger, Escher, Felt, Finlayson, Fitchpatrick, Fletcher, Fourt, Fraley, Francis, Fry, Fulton, Garrett, Gates, George, Gilbert, Gillilland, Goodykoontz, Greene, Griggs, Grout, Halgrims, Hamilton, Hammill, Harding, Harvey, Hayes, Hazen, Hickenlooper, Hogan, Hoyt, Huff, Hunt, Hunter, Huntley, Hutchins, Jacobs, Jacobson, Jewell, Johnson, Klay, Koontz, Krebill, Kulp, Larrabee of Webster, Larrabee

of Fayette, Leach, Legel, Lenocker, Linnan, Lounsberry, Lund, McCleery, McColl, McCulloch of Wayne, McCullough of Dubuque, McManus, Malmberg, Mattes, Miller of Bremer, Miller of Dubuque, Milton, Moore, Murtagh, Neal, Newell, O'Connor, Odendahl, Olson, Parshall, Patterson, Penn, Perkins, Pickford, Proudfoot, Quigley, Ream, Ripley, Ritter, Robbins, Rowles, Russell, Sammis, Sater, Saunders, Savage, Schee, Schrup, Shane, Shankland, Sherman, Skinner, Smith of Adams, Smith of Decatur, Smith of Mitchell, Smith of Shelby, Spaulding, Speer, Stephenson, Stillman, Stipe, Stoddard, Stuckslager, Sullivan, Taylor of Union, Taylor of Appanoose, Townsend, Van Camp, Van Law, Webber, White of Benton, White of Iowa, Whitney, Wilson, Zeller—157.

Absent:

Kull--1.

President Clarke announced the Joint Convention duly organized, with a quorum of members present.

President Clarke then announced that the roll would be called for the purpose of electing a United States Senator in Congress, and appointed as teller on the part of the Senate, Senator Savage of Adair, and as assistant teller, Senator Hoyt of Buchanan.

Speaker Stillman appointed as teller on the part of the House, Representative Huff of Hardin, and as assistant teller, Representative Crist of Clarke.

Upon the roll being called, those voting for Claude R. Porter were:

Balluff, Bauman, Black, Boettger, Byerly, Clarkson, Crow, Dabney, DeWolf, Downey, Dunlap, Dunnegan, Ellis, Escher, Fletcher, Garrett, Gilbert, Greene, Griggs, Hamilton, Hayes, Hazen, Koontz, Krebill, Leach, Legel, Lenocker, Linnan, McCullough of Dubuque, McManus, Miller of Bremer, Miller of Dubuque, Milton, Murtagh, O'Connor, Odendahl, Olson, Parshall, Penn, Quigley, Ream, Ritter, Rowles, Sater, Schrup, Stephenson, Taylor of Union, Taylor of Appanoose, Townsend, Webber, White of Benton, White of Iowa, Wilson—53.

These voting for Lafayette Young, Sr., were:

Adams, Beans, Bennett, Bowman, Brown of Decatur, Chapman, Cowles, Crist, Daniels, Dewey, Edmunds, Fraley, Fulton, Gillilland, Harding, Hickenlooper, Hoyt, McClery, McCulloch of Wayne,

Malmberg, Moore, Perkins, Proudfoot, Robbins, Saunders, Savage, Shane, Smith of Adams, Smith of Decatur, Smith of Shelby, Speer, Stipe, Stuckslager, Zeller—34.

Those voting for W. S. Kenyon were:

Allen of Pocahontas, Ames, Beebe, Brady, Brockway, Brown of Wright, Bybee, Campbell of Webster, Collin, Felt, Fitchpatrick, Fry, George, Goodykoontz, Grout, Halgrims, Hammill, Hogan, Huff, Hunt, Hutchins, Jacobs, Jacobson, Larrabee of Webster, Larrabee of Fayette, Lund, McColl, Patterson, Ripley, Schee, Shankland, Stoddard, Van Camp, Stillman—34.

Those voting for A. B. Funk were:

Allen of Jefferson, Balkema, Bascom, Bruce, Campbell of Ida, Cousins, Cunningham, Dawson, Dixon, Enger, Finlayson, Fourt, Francis, Gates, Harvey, Hunter, Huntley, Jewell, Johnson, Klay, Kulp, Lounsberry, Mattes, Neal, Newell, Pickford, Russell, Sammis, Sherman, Skinner, Smith of Mitchell, Spaulding, Sullivan, Van Law, Whitney—35.

Those voting for Warren Garst were:

Chase-1.

Absent:

Kull-1.

President Clarke announced that no one had received a majority of the votes cast in the Joint Convention for United States Senator in Congress, and that no election had occurred.

Journal of the Joint Convention was then read and approved.

On motion of Senator Chapman of Cedar, the Joint Convention was dissolved.

House reconvened, Speaker Stillman in the Chair.

On motion of O'Connor of Chickasaw, the House adjourned until 10:00 o'clock A. M., Friday.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, JANUARY 27, 1911.

House met pursuant to adjournment, Speaker Stillman in the Chair.

Prayer was offered by Rev. T. W. Jeffrey of Ottumwa, Iowa. Journal of Thursday, January 26th, corrected and approved.

PETITIONS, MEMORIALS AND REMONSTRANCES.

Penn of Fremont presented petition of the citizens of Fremont County relating to special primary.

Referred to Committee on Elections.

Stephenson of Ringgold presented petition of the citizens and voters of Ringgold County, relating to the resubmission of the prohibitory amendment.

Referred to Committee on Constitutional Amendments.

Daniels of Appanoose presented petition of the citizens of Appanoose County relating to special primary.

Referred to Committee on Elections.

On request of Ellis of Jackson, leave of absence was granted Dunlap of Clinton until Tuesday.

On request of Miller of Dubuque, leave of absence was granted Krebill of Lee until Tuesday.

Whitney of Woodbury moved that the Senate be requested to return to this House for correction Senate Joint Resolution No. 2.

Motion prevailed.

MOTIONS TO RECONSIDER.

Mr. Speaker—I move to reconsider the vote by which House File No. 99 passed the House.

I second the motion.

F. A. O'CONNOR.

GORDON HAYES.

Mr. Speaker—I move to reconsider the vote by which House File No. 99 went to its third reading.

F. A. O'CONNOR.

I second the motion.

GORDON HAYES.

INTRODUCTION OF BILLS.

By Joint Committee of Penitentiaries and Pardons, House File No. 163, a bill for an act to amend Section Fifty-six Hundred and Twenty-six (5626) of the Code, referring to the matter of pardon and remission of fines and forfeitures, and the powers of the Board of Parole.

Read first and second time, and referred to Committee on Pardons.

By Hutchins of Kossuth, House File No. 164, a bill for an act to amend Section One Thousand Nine Hundred Eighty-nine-a8 (1989-a8) of the Supplement to the Code, 1907, relating to the letting of contracts for levies, drains and ditches.

Read first and second time, and referred to Committee on Drainage.

By Lund of Hamilton, House File No. 165, a bill for an act to amend the law as it appears in Chapter Two-a (2a) of Title Six (6) of the Supplement to the Code, 1907, as amended by Chapter Sixty-nine (69) of the Acts of the Thirty-third (33d) General Assembly and by Chapter One (1), Acts of Extra Session of Thirtysecond General Assembly, by amending Sections Ten Hundred Eighty-seven-al (1087-al) of the Supplement to the Code, 1907, as amended by Section One (1), Chapter Sixty-nine (69), Acts of the Thirty-third (33d) General Assembly, Ten Hundred Eightyseven-a6 (1087-a6) as amended by Section Three (3), Chapter Sixty-nine (69), Acts of the Thirty-third (33d) General Assembly; Ten Hundred Eighty-seven-a17 (1087-a17) of the Supplement to the Code, 1907, Section Eleven (11), Chapter Sixty-nine (69), Acts of the Thirty-third (33d) General Assembly; Ten Hundred Eightyseven-a-Twenty-two (1087-a22) of the Supplement to the Code, 1907, as amended by Section Twelve (12), Chapter Sixty-nine (69), Acts of the Thirty-third (33d) General Assembly, and Sections Fourteen (14) and Sixteen (16), Acts of the Thirty-third (33d) General Assembly, and Section One (1), Chapter One (1), Acts of Extra Session of the Thirty-second (32d) General Assembly, and repealing Sections Ten Hundred Eighty-seven-a14 (1087-a14) of the Supplement to the Code, 1907, as amended by Section Seven (7), Chapter Sixty-nine (69), Acts of the Thirty-third (33d) General Assembly and enacting a substitute therefor, and Section One Thousand-eighty-seven-al9 (1087-al9) as amended by Section Ten (10), Chapter Sixty-nine (69), Acts of the Thirty-third General Assembly, and enacting a substitute therefor and repealing Section Fifteen (15), Chapter Sixty-nine (69), Acts of the Thirty-third (33d) General Assembly, all relating to the holding of primary elections by political parties and authorizing an expression of a first (1st) and second (2d) choice by the voters for certain candidates for office.

Read first and second time, and referred to Committee on Elections.

By Fraley of Polk, House File No. 166, a bill for an act providing for the sanitation of bakeries, canneries, packing houses, slaughter houses, dairies, creameries, cheese factories, confectionaries, restaurants, hotels, groceries, meat markets, and all other food-producing establishments, manufactories, or other places where food is prepared, manufactured, packed, stored, sold or distributed, and vehicles in which food is placed for transportation; regulating the health of operatives, employes, clerks, drivers and all other persons working on the premises who handle the material from which food is prepared or the finished product; defining food, regulating the wholesomeness of food manufactured, prepared, packed, stored, sold, distributed or transported; defining the duties of the State Food and Dairy Commissioner in relation thereto; providing penalties for the violation thereof, and repealing acts in conflict therewith.

Read first and second time, and referred to Committee on Food and Dairy.

By Miller of Bremer, House File No. 167, a bill for an act to amend the law as it appears in Chapter Forty-two (42) of the Acts of the Thirty-third (33d) General Assembly, relating to the publication of the proceedings of city and town councils.

Read first and second time, and referred to Committee on Printing.

By Whitney of Woodbury, House File No. 168, a bill for an act to repeal Sections Four Thousand Six Hundred Twelve (4612) of the Code and to enact a substitute therefor, relating to the testi-

mony of witnesses in criminal cases, and to aid and encourage the detection of crime and to grant immunity from prosecution to certain witnesses.

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

By Shane of Wapello, House File No. 169, a bill for an act to amend Section One (1), Chapter Fifty-two (52) of the Acts of the Thirty-third General Assembly, relating to the equipment of street cars with brakes and appliances for the control and stopping of the same, and providing a penalty for the violation thereof.

Read first and second time, and referred to Committee on Municipal Corporations.

By Goodykoontz of Boone, House File No. 170, a bill for an act to amend Chapter Eleven (11), Laws of the Thirty-third General Assembly, and additional to Chapter Five (5) of Title Three (III) of the Code, relating to holding district courts and assignment of judges therefor.

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

By Newell of Plymouth, House File No. 171, a bill for an act to amend Section Four Hundred Eleven (411) of the Supplement to the Code, 1907, relative to the election of members of the Board of County Supervisors.

Read first and second time, and referred to Committee on Elections.

By Cunningham of Buena Vista, House File No. 172, a bill for an act requiring evidences of credit issued for and on account of labor performed or services rendered to be so designated, and regulating the transfer thereof.

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

By Linnan of Pocahontas, House File No. 173, a bill for an act to provide for the introduction into accredited high schools of courses of study having for their object the training of teachers for rural schools.

Read first and second time, and referred to Committee on Schools and Text Books.

Shankland of Polk offered the following Concurrent Resolution:

CONCURRENT RESOLUTION.

Memorializing the Senators and Representatives from Iowa in the Congress of the United States in relation to employes in the railway mail service.

WHEREAS, The railway mail service of the United States is one of the most important and necessary activities of the postoffice department, and that efficient postal service adequate to meet the needs of all people and communities is largely dependent thereon; and,

WHEREAS, The duties of railway postal clerks are hazardous and of an exacting nature, and severe mental and physical strain result from continued faithful performance thereof, which tend to injure the health and shorten life; and,

WHEREAS, The business and social interests of the country require that the postal service be raised to and maintained at the highest standard of efficiency; therefore, be it

Resolved by the House, the Senate Concurring:

- Section 1. That our Senators and Representatives in the Congress are respectfully requested to take early, earnest and persistent action and to use their efforts to the end that proper provision be made for:
- (a) A sufficient number of men in the railway mail service to properly distribute the mail at all times;
- (b) Sufficient car space in which to handle all mail under all conditions;
 - (c) Adequate compensation for railway postal clerks;
- (d) Allowance for the necessary expenses of railway postal clerks while away from their homes in the performance of their duty.
- Sec. 2. That duly authenticated copies of this resolution be sent by the Secretary of State to each of our Senators and Representatives in the Congress and to the President of the United States and to the Postmaster General and the Second Assistant Postmaster General.

Laid over under Rule 34.

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. 86.

A bill for an act amending the law as it appears in Chapter 45 of the Acts of the Thirty-third General Assembly, entitled "An Act providing for acquiring by cond mnation proceeding by cities and towns of heating plants, water works, gas works, electric light or electric power plants, and a mode of procedure therefor."

GEO. A. WILSON, Secretary.

SENATE MESSAGES CONSIDERED.

Senate File No. 86, a bill for an act amending the law as it appears in Chapter 45 of the Acts of the Thirty-third General Assembly entitled, "An act providing for acquiring by condemnation proceedings by cities and towns, of heating plants, water works, gas works, electric lights or electric power plants, and a mode of procedure therefor."

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

White of Benton called up Senate Concurrent Resolution relative to the return of Volume I of the Vinton Eagle, and moved that the House concur in the Resolution.

Motion prevailed and the Resolution was concurred in.

CONSIDERATION OF BILLS:

On motion of Fulton of Jefferson, House File No. 71, a bill for an act to repeal Sections Fourteen Hundred Seven-a (1407-a), Fourteen Hundred Seven-b (1407-b), Fourteen Hundred Seven-c (1407-c), Fourteen Hundred Seven-d (1407-d) and Fourteen Hundred Seven-e (1407-e) of the Supplement to the Code, 1907, in relation to employing assistance to discover property not listed or assessed by law, and making it unlawful for cities and towns or counties to make tax ferret contract, with report of committee recommending passage as amended by substitute, was taken up, considered, and the substitute amendment was adopted.

Mr. Fulton moved to amend publication clause by striking out the word "Daily."

Motion prevailed.

Mr. Fulton moved that the Rules be suspended, 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 ayes were:

Bascom, Bauman, Beans, Beebe, Black, Boettger, Bowman, Brady, Brockway, Brown, Bruce, Byerly, Campbell of Ida, Campbell of Webster, Collin, Cousins, Crist, Cunningham, Daniels, Daw-

son, Dewey, Dixon, Edmunds, Ellis, Enger, Escher, Felt, Finlayson, Fletcher, Fourt, Fraley, Fulton, George, Gilbert, Goodykoontz, Greene, Grout, Halgrims, Hamilton, Harding, Hayes, Hazen, Hickenlooper, Hogan, Huntley, Hutchins, Jacobs, Jacobson, Johnson, Klay, Koontz, Kull, Larrabee, Lenocker, Lounsberry, McClery, McCullough, Miller of Bremer, Miller of Dubuque, Milton, Moore, Murtagh, O'Connor, Odendahl, Olson, Patterson, Ripley, Ritter, Robbins, Rowles, Russell, Shane, Shankland, Sherman, Skinner, Smith of Adams, Smith of Decatur, Speer, Stephenson, Taylor, Townsend, Van Camp, White, Whitney, Zeller, Mr. Speaker—83.

The nays were:

Bybee, Dabney, Downey, Fry, Harvey, Hogan, Huff, Hunt, Leach, Linnan, Penn, Pickford, Sater, Schee, Stipe, Stoddard—18. Stoddard—18.

Absent or not voting:

Dunlap, Griggs, Krebill, Kulp, Lund, Newell, Perkins-7.

So the bill passed and the title was agreed to.

Black of Muscatine moved that a committee of three be appointed to notify the Senate that the House was ready to receive it in Joint Convention.

Motion prevailed.

The Speaker named as such committee, Black of Muscatine, Brown of Wright, Greene of Clinton.

The Sergeant-at-Arms announced the arrival of the members of the Senate, who took their seats on the west side of the House Chamber.

JOINT CONVENTION.

The Joint Convention was called to order by Lieutenant Governor Clarke, President of the Joint Convention, at 12:00 o'clock, noon.

The roll was then called and the following members responded as present:

Adams, Allen of Pocahontas, Allen of Jefferson, Ames, Balkema, Bascom, Bauman, Beans, Beebe, Bennett, Black, Boettger, Bowman, Brady, Brockway, Brown of Decatur, Brown of Wright, Bruce, Bybee, Byerly, Campbell of Ida, Campbell of Webster,

Chase, Clarkson, Collin, Cousins, Crist, Cunningham, Dabney, Daniels, Dawson, Dewey, DeWolf, Dixon, Downey, Dunnegan, Edmunds, Ellis, Enger, Escher, Felt, Finlayson, Fletcher, Fourt, Fraley, Francis, Fry, Fulton, Garrett, Gates, George, Gilbert, Gillilland, Goodykoontz, Greene, Griggs, Grout, Halgrims, Hamilton, Hammill, Harding, Harvey, Hayes, Hazen, Hickenlooper, Hogan, Hoyt, Huff, Hunt, Hunter, Huntley, Hutchins, Jacobs, Jacobson, Jewell, Johnson, Klay, Koontz, Kull, Kulp, Larrabee of Webster, Larrabee of Fayette, Leach, Legel, Lenocker, Linnan, Lounsberry, Lund, McCleery, McColl, McCulloch of Wayne, McCullough of Dubuque, McManus, Malmberg, Mattes, Miller of Bremer, Miller of Dubuque, Milton, Moore, Murtagh, Neal. Newell. O'Connor, Odendahl, Olson, Parshall, Patterson, Penn, Perkins, Pickford, Proudfoot, Quigley, Ream, Ripley, Ritter, Robbins, Rowles, Russell, Sammis, Sater, Saunders, Savage, Schee, Schrup, Shane, Shankland, Sherman, Skinner, Smith of Adams, Smith of Decatur, Smith of Mitchell, Smith of Shelby, Spaulding, Speer, Stephenson, Stillman, Stipe, Stoddard, Stuckslager, Sullivan, Taylor of Union, Taylor of Appanoose, Townsend, Van Camp, Van Law, White of Benton, White of Iowa, Whitney, Wilson, Zeller—151.

Absent:

Balluff, Chapman, Cowles, Crow, Dunlap, Krebill, Webber-7.

President Clarke announced the Joint Convention duly organized, with a quorum of members present.

President Clarke then announced that the roll would be called for the purpose of electing a United States Senator in Congress, and appointed as teller on the part of the Senate, Senator Savage of Adair, and as assistant teller, Senator Hoyt of Buchanan.

Speaker Stillman appointed as teller on the part of the House, Representative Huff of Hardin, and as assistant teller, Representative Crist of Clarke.

Upon the roll being called, those voting for Claude R. Porter were:

Bauman, Black, Boettger, Byerly, Clarkson, Dabney, DeWolf, Downey, Dunnegan, Ellis, Escher, Fletcher, Garrett, Gilbert, Greene, Hamilton, Hayes, Hazen, Koontz, Kull, Leach, Legel, Lenocker, Linnan, McCullough of Dubuque, McManus, Miller of Bremer, Miller of Dubuque, Milton, Murtagh, O'Connor, Odendahl,

Olson, Parshall, Penn, Quigley, Ream, Ritter, Rowles, Sater, Schrup, Stephenson, Taylor of Union, Taylor of Appanoose, Townsend, White of Benton, White of Iowa, Wilson—48.

Those voting for Lafayette Young, Sr., were:

Adams, Beans, Bennett, Bowman, Brown of Decatur, Crist, Daniels, Dewey, Edmunds, Fourt, Fraley, Fulton, Gillilland, Harding, Hickenlooper, Hoyt, McCleery, McCulloch of Wayne, Malmberg, Moore, Perkins, Proudfoot, Robbins, Saunders, Savage, Shane, Smith of Adams, Smith of Decatur, Smith of Shelby, Speer, Stipe, Stuckslager, Zeller—33.

Those voting for W. S. Kenyon were:

Allen of Pocahontas, Ames, Beebe, Brady, Brockway, Brown of Wright, Bybee, Campbell of Webster, Collin, Cousins, Felt, Fitchpatrick, Fry, George, Goodykoontz, Grout, Halgrims, Hammill, Hogan, Huff, Hunt, Hutchins, Jacobs, Jacobson, Kulp, Larrabee of Webster, Larrabee of Fayette, Lund, McColl, Patterson, Pickford, Ripley, Schee, Shankland, Stoddard, Van Camp, Stillman—37.

Those voting for A. B. Funk were:

Allen of Jefferson, Balkema, Bascom, Bruce, Campbell of Ida, Cunningham, Dawson, Dixon, Enger, Finlayson, Francis, Gates, Harvey, Hunter, Huntley, Jewell, Johnson, Klay, Louinsberry, Mattes, Neal, Newell, Russell, Sammis, Sherman, Skinner, Smith of Mitchell, Spaulding, Sullivan, Van Law, Whitney—31.

Those voting for Warren Garst were:

Chase-1.

Absent or not voting:

Balluff, Chapman, Cowles, Crow, Dunlap, Krebill, Griggs, Webber—8.

President Clarke announced that no one had received a majority of the votes cast in the Joint Convention for United States Senator in Congress, and that no election had occurred.

Journal of the Joint Convention was then read and approved.

On motion of Kull of Howard, the Joint Convention was dissolved.

House reconvened, Speaker Stillman in the Chair.

On motion of Boettger of Scott, the House adjourned until 10:00 o'clock A. M. Saturday.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, JANUARY 28, 1911.

House met pursuant to adjournment, Speaker Stillman in the Chair.

Prayer was offered by Father J. F. Nugent of Des Moines.

Journal of January 27th was corrected and approved.

The following request for subpæna was received:

DES MOINES, IOWA, JANUARY 27, 1911.

Hon. Paul E. Stillman and C. R. Benedict,

Speaker and Chief Clerk, respectively, of the House of Representatives of the Thirty-fourth General Assembly:

The committee appointed to hear and report on the election contest filed by F. P. Spencer, contestant, against Alphonso V. Penn, incumbent, has directed me to request the issuance of a subpoena for John S. Adams of Sidney, Iowa.

Frank S. Shankland, Chairman.

PETITIONS, MEMORIALS AND REMONSTRANCES.

Smith of Decatur presented petition of the voters of Decatur County relating to the question of the enfranchisement of women.

Referred to Committee on Woman's Suffrage.

Smith of Decatur presented petition of voters of Black Hawk County, relative to resubmission of prohibitory amendment.

Referred to Committee on Constitutional Amendments.

Fletcher of Iowa presented petition of the business men and farmers of Iowa County relating to navigable canal along Iowa River Valley.

Referred to Committee on Railroads and Transportation.

On request of Koontz of Johnson, leave of absence was granted Rowles of Monona until Wednesday.

On request of Huff of Hardin, leave of absence was granted Murtagh of Emmett until Wednesday.

On request of Koontz of Johnson, leave of absence was granted O'Connor of Chickasaw until Monday.

On request of Bybee of Marion, leave of absence was granted Sater of Des Moines until Thursday.

On request of Larrabee of Fayette, leave of absence was granted Moore of Linn until Monday.

On request of Bascom of Dickinson, leave of absence was granted Edmunds of Taylor until Tuesday.

REPORTS OF COMMITTEES.

Goodykoontz of Boone, 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. 77, a bill for an act to amend Section Five (5) of Chapter One Hundred Fifty-four (154) of the Acts of the Thirty-third General Assembly, relating to hunters license fees, 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 be referred to the Committee on Fish and Game.

W. W. Goodykoontz,

Chairman.

Report adopted, and House File No. 77 was so referred.

Harding of Woodbury, from the Committee on Municipal Corporations, submitted the following report:

Mr. Speaker—Your Committee on Municipal Corporations, to whom was referred House File No. 9, a bill for an act to amend Section Five (5) of Chapter Sixtyone (61) of the Acts of the Thirty-third General Assembly of Iowa, relating to pensions for disabled and retired firemen, 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 be amended as follows:

That Section 1 be amended by striking out the following head note words, "Who Entitled to Pensions—Amounts—How Paid—Exempt from Liability for Debts," in lines one and two of the bill, and further to amend Section 1 by striking out from line six the word "twentieth" and the figures included thereafter in parenthesis, to-wit, "20," and inserting in lieu thereof the following, to-wit, "nineteenth (19)".

That the bill be further amended by striking out all of Section 3 and inserting in lieu thereof the following, to-wit: "Section 3. This act, being deemed of immediate importance, shall be in force and effect from

and after its publication in the Register and Leader and the Des Moines Capital, newspapers published in Des Moines, Iowa;" and when so amended the bill do pass.

W. L. HARDING, Chairman.

Report adopted.

Mr. Speaker—Your Committee on Municipal Corporations, to whom was referred House File No. 42, a bill for an act to amend Section Seven Hundred Twenty (720) of the Code Supplement of 1907, providing for the amending of franchises granted to individuals or private corporations, 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 be amended as follows:

That the title of said bill be amended by striking therefrom the word "Code" in the second line thereof and by inserting after the word "Supplement," in the second line of said title "to the Code," and after said words a comma, and further striking therefrom the word "of" where first used in the second line of said title.

2. That Section 1 of said bill be amended by striking therefrom the word "Code" in the second line thereof where the same now appears, and inserting after the word "Supplement" the words "to the Code," followed by a comma, and also striking from the second line thereof the word "of," as same now appears; and when so amended the bill do pass.

W. L. HARDING,

Chairman.

Report adopted.

Smith of Decatur, from the Committee on Constitutional Amendments, submitted the following report:

MR. SPEAKER—Your Committee on Constitutional Amendments, to whom was referred House Joint Resolution No. 2, making application to the Congress of the United States to call a convention for proposing amendment to the Constitution of the United States, 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 be amended as follows:

By striking out all of Section 1 and inserting in lieu thereof the following: "Section 1. That the Legislature of the State of Iowa hereby makes application to the Congress of the United States, under Article V of the Constitution of the United States, to call a Constitutional Convention for proposing amendments to the Constitution of the United States," and by striking out the word "the" between the words "of" and "Representatives" in line 3 of Section 2; and when so amended the Joint Resolution do pass.

I. A. SMITH, Chairman,

Report adopted

Klay of Sioux, from the Committee on Judiciary, submitted the following report:

MR. SPEAKER—Your Committee on Judiciary, to whom was referred House File No. 43, a bill for an act to repeal Section 3276 of the Supplement to the Code, 1907, relating to the cancellation of wills, and to enact a substitute 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 be indefinitely postponed.

GERRIT KLAY, Chairman.

Report adopted, and House File No. 43 was indefinitely postponed.

Also:

MR. SPEAKER—Your Committee on Judiciary, to whom was referred House File No. 86, a bill for an act to allow an attachment upon the filling of petition and bond with the sheriff or constable, 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 be indefinitely postponed.

GERRIT KLAY, Chairman.

Report adopted, and House File No. 86 was indefinitely post-poned.

Also:

MR. SPEAKER—Your Committee on Judiciary, to whom was referred House File No. 4, a bill for an act to require all persons, firms or corporations engaged in the business of making abstracts of title to real estate within the State of Iowa to execute and file bonds with the County Auditor of each county of the State of Iowa in which such person, firms or corporations are engaged in such abstract business, and to provide a penalty for the violation of this act, 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 be indefinitely postponed.

GERRIT KLAY, Chairman.

Report adopted, and House File No. 4 was indefinitely postponed.

Also:

MR. SPEAKER—Your Committee on Judiciary, to whom was referred House File No. 80, a bill for an act providing for the place of trial in actions against companies or corporations authorized to furnish bonds

in Iowa, 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 be amended as follows:

By inserting between the word "sued" and the word "in", in the third (3d) line of Section 1, the following words: "in any county in which their principal place of business is kept, or"; and when so amended the bill do pass.

GERRIT KLAY, Chairman.

Report adopted.

MR. SPEAKER—Your Committee on Judiciary, to whom was referred Senate File No. 11, a bill for an act to authorize the sheriff and the county attorney, when permitted by the board of supervisors, to employ the service of detectives and providing for payment 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 be indefinitely postponed.

GERRIT KLAY, Chairman.

Report adopted, and Senate File No. 11 was indefinitely postponed.

Also:

MR. SPEAKER—Your Committee on Judiciary, to whom was referred House File No. 26, a bill for an act to amend Section 4299 of the Code relating to the Declaration of Forfeiture of Contract and the service of notice relating thereto, and to amend Section 4300 of the Code relating to the recording of notice of forfeiture of contract, 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.

GERRIT KLAY, Chairman.

Report adopted.

Also:

MR. SPEAKER—Your Committee on Judiciary, to whom was referred House File No. 47, a bill for an act to amend the law as it appears in Chapter Eight (8), Title Two (2) of the Supplement to the Code, 1907, in reference to the census, beg leave to report they have had the same under consideration and have instructed me to report back to the House with the recommendation that the same be amended as follows:

By striking from the last line thereof the word "Daily" and inserting in lieu thereof the words "The Des Moines", so that the same will read "The Des Moines Capital", and when so amended the bill do pass.

GERRIT KLAY,

Chairman.

Report adopted.

Also:

Mr. Speaker—Your Committee on Judiciary, to whom was referred House File No. 14, a bill for an act to repeal Section 1569 of the Code, 1907, and to enact a substitute therefor, relating to passing of vehicles, including automobiles, on public highway, beg leave to report that they 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 following therefor:

A BILL

For an Act to repeal Section Fifteen Hundred Sixty-nine (1569) of the Code and to enact a Substitute therefor, relating to the passing of Vahicles on Public Highways.

Be It Enacted by the General Assembly of the State of Iowa:

Section 1. That Section Fifteen Hundred Sixty-nine of the Code be and the same is hereby repealed and the following enacted in lieu thereof:

"Whenever a person on horseback, or in a vehicle, or operating a motor vehicle, shall meet on a public highway another person on horseback or in a vehicle, including a motor vehicle, such person shall turn to the right so as to pass without interference, giving at least half of the road-way, when possible. Whenever any person on horseback, or in a vehicle, or operating a motor vehicle, shall overtake another person on horseback, or in a vehicle, or operating a motor vehicle, such person so overtaken shall upon signal or request, turn to the right, allowing free passage-way on the left, when possible. Failure to comply with the provisions hereof shall make the delinquent liable for all damages resulting therefrom, and also liable to a fine in any sum not exceeding one hundred dollars (\$100), and costs of prosecution and shall stand committed to the county jail until such fine and costs are paid, as provided by law. No prosecution shall be instituted except upon complaint of the person wronged;" and when so amended the bill do pass."

GERRIT KLAY,

Report adopted.

Chairman.

Shane of Wapello, from the Committee on Pharmacy, submitted the following report:

MR. SPEAKER—Your Committee on Pharmacy to whom was referred House File No. 96, a bill for an act to repeal Section Twenty-five Hundred and Ninety-six-a (2596-a) of the 1907 Supplement to the Code as amended by Chapter One Hundred Sixty-three (163) of the Acts of the Thirty-third General Assembly, relating to the sale of cocaine and certain other drugs and to enact a substitute 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.

FRANK SHANE,

Report adopted.

Chairman.

Shankland of Polk called up Concurrent Resolution referring to employes in the Railway Mail Service, and asked that it be referred to the Committee on Federal Relations.

Concurrent Resolution was so referred.

INTRODUCTION OF BILLS.

By Cousins of Butler, House File No. 174, a bill for an act relating to the cutting of weeds and brush on the public highways and providing penalties for violation thereof.

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

By Greene of Clinton, House File No. 175, a bill for an act making unlawful the camping on the public highway or adjacent land for a period longer than twenty-four (24) hours, by gypsies, wanderers, travelers or other persons, and providing a penalty therefor.

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

By Skinner of Jasper, House File No. 176, a bill for an act to repeal the law as it appears in Section Fourteen Hundred Eighty-three (1483) of the Supplement to the Code, 1907, and enact a substitute therefor, relating to the width of roads.

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

By Ripley of Hancock, House File No. 177, a bill for an act to amend Section Twenty-eight Hundred and Sixteen (2816), Code, 1897, relative to the title and disposition of real estate acquired by a school corporation.

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

By Ripley of Hancock, House File No. 178, a bill for an act to repeal Section Twenty-eight Hundred and Thirteen (2813), Supplement to the Code, 1907, and to enact a substitute therefor, relative to a tax to pay bonds and interest and to create a sinking fund.

Read first and second time, and referred to Committee on Schools and Text Books.

By Hazen of Pottawattamie, House File No. 179, a bill for an act to provide for the payment of damages caused by deer or elk out of the State Fish and Game Protection Fund and providing for the assessment of such damages by the township trustees.

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

By McCullough of Dubuque, House File No. 180, a bill for an act amending Chapter Eight (8) of Title Thirteen (XIII) of the Supplement to the Code, 1907, and being additional thereto and providing that females liable to be committed to the State Industrial School may be committed to accredited institutions.

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

By Taylor of Union, House File No. 181, a bill for an act to amend Section Two Thousand Six Hundred and Six (2606), Supplement to the Code, relating to admission of soldiers' wives to Iowa Soldiers' Home at Marshalltown.

Read first and second time, and referred to Committee on Military.

By Brady of Dallas, House File No. 182, a bill for an act requiring the payment of interest on school funds.

Read first and second time, and referred to Committee on Ways and Means.

By Brady of Dallas, House File No. 183, a bill for an act to amend the law relating to fraternal beneficiary associations, additional to Chapter Nine (9) of Title Nine (IX) of the Code.

Read first and second time, and referred to Committee on Insurance.

By Dewey of Guthrie, House File No. 184, a bill for an act to provide for the payment of bounties for killing crows.

Read first and second time, and referred to Committee on Agriculture.

By Goodykoontz of Boone, House File No. 185, a bill for an act to create a State Board of Publicity and Development and to provide for the support thereof.

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

By Goodykoontz of Boone, House File No. 186, a bill for an act to amend the law as it appears in Section Twenty-one Hundred and Fifty-seven-g (2157-g) of the Supplement to the Code, 1907, in relation to the issuance, furnishing and giving of free tickets, free passes, free transportation and discriminating reduced rates to certain persons.

Read first and second time, and referred to Committee on Railroads and Transportation.

By Bruce of Floyd, House File No. 187, a bill for an act to amend the law as it appears in Section Twenty-five Hundred Ninety-four (2594) of the Code, relating to itinerant vendors of drugs; and to amend. Section Twenty-five Hundred Eighty-one (2581) of the Supplement to the Code, 1907, relating to itinerant physicians.

Read first and second time, and referred to Committee on Public Health.

By Bowman of Linn, House File No. 188, a bill for an act to regulate the profession of public accountants.

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

By Hickenlooper of Monroe, House File No. 189, a bill for an act to amend Section Two Thousand Seven Hundred Ninety-three-a (2793-a) of the Supplement to the Code, 1907, relative to the boundary lines between a school township and an independent city or town district.

Read first and second time, and referred to Committee on Schools and Text Books.

Harding of Woodbury in the Chair.

By Shankland of Polk, House File No. 190, a bill for an act to prohibit and regulate hospitals, institutions and places created for or maintained, and used as hospitals, sanitariums or places for the reception, care and treatment of persons afflicted with or suffering from cancer. (Additional to Chapter Sixteen (16) of Title Twelve (12) of the Code, relating to the State Board of Health.)

Read first and second time, and referred to Committee on Public Health.

By Kulp of Palo Alto, House Joint Resolution No. 4.

HOUSE JOINT RESOLUTION NO. 4.

Joint Resolution proposing to amend the Constitution so as to provide for the initiative and referendum within this state.

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:

There shall be submitted to the qualified electors of the State of Iowa the following constitutional amendment, which, when ratified by a majority of those voting thereon, shall be valid as a part of the Constitution:

Section 1. That Section One (1) of Article III of the Constitution of the State of Iowa be so amended as to read as follows:

The legislative authority of the State shall be vested in the General Assembly, consisting of a Senate and House of Representatives, both to be elected by the people, but the people reserve to themselves the power to propose laws and amendments to the Constitution and to enact or reject the same at the polls, independent of the General Assembly, and also reserve at their own option the right to approve or reject at the polls any act, item, section or part of any act of the General Assembly. The first power hereby reserved by the people is the initiative, and at least eight per cent of the legal voters shall be required to propose any measure by petition, and every such petition shall include the full text of the measure so proposed; initiative petitions for state legislation and amendments to the Constitution shall be addressed to and filed with the Secretary of State at least four months before the election at which they are to be voted upon.

The second power hereby reserved is the referendum, and it may be ordered, except as to laws necessary for the immediate preservation of the public peace, health or safety, and except as to appropriations for the support and maintenance of the department of state and state institutions, which shall be declared an emergency act by a vote of threefourths of all members elected to each body of the legislature, against any act, section or part of any act of the General Assembly, either by petition signed by five per cent of the legal voters or by the General Assembly. Referendum petitions shall be addressed to and filed with the Secretary of State not more than ninety days after the final adjournment of the session of the General Assembly that passed the bill on which the referendum is demanded. The filing of a referendum petition against any item, section or part of any act, shall not delay the remainder of the act from becoming operative. The vote power of the Governor shall not extend to measures initiated by, or referred to by, the people. All elections on measures referred to the people of the state shall be held at the biennial regular general election, and all such measures shall become a law or a part of the Constitution when approved by a majority of the votes cast thereon, and not otherwise, and shall take effect from and after the date of the official declaration of the vote thereon by

proclamation of the Governor, but not later than thirty days after the vote has been canvassed. This section shall not be construed to deprive the General Assembly of the right to enact any measure The whole number of votes cast for the Secretary of State at the regular general election last preceding the filing of any petition for the initiative or referendum shall be the basis on which the number of legal voters necessary to The Secretary of State shall subsign such petition shall be counted. mit all measures initiated by or referred to the people for adoption or rejection at the polls, in compliance herewith. The petition shall consist of sheets having such general form printed or written at the top thereof, as shall be designated or prescribed by the Secretary of State; such petitions shall be signed by the qualified electors, in their own proper persons only, to which shall be attached the residence address of such person and the date of signing the same. To each of such petitions, which may consist of one or more sheets, shall be attached an affidavit of some qualified elector, that each signature thereon is the signature of the person whose name it purports to be, and that to the best of the knowledge and belief of the affiant each of the persons signing said petition was, at the time of signing, a qualified elector. Such petition so verified shall be prima facia evidence that the signatures thereon are genuine and true, and that the persons signing the same are qualified electors. The text of all measures to be submitted shall be published as constitutional amendments are published, unless otherwise provided by law, and in submitting the same and in all matter pertaining to the form of all petitions the Secretary of State and all other officers shall be guided by the general laws, and the act submitting this amendment, until legislation shall be especially provided for. The style of all laws adopted by the people through the initiative shall be, "Be it Enacted by the People of the State of Iowa." The initiative and referendum powers reserved to the people by this section are hereby further reserved to the legal voters of every city, town and municipality as to all local, special and municipal legislation of every character in and for their respective municipalities. The manner of exercising said powers shall be prescribed by general laws, except that cities, towns and municipalities may provide for the manner of exercising the initiative and referendum powers as to their municipal legislation. Not more than ten per cent of the legal voters may be required to order the referendum, nor more than fifteen per cent to propose any measure by the initiative in any city, town or municipality. This section of the Constitution shall be, in all respects, self-executive.

Section 1-a. Each elector voting at said election and desirous of voting for or against this amendment shall deposit in the ballot box a ticket whereon shall be printed or written the words, "For an amendment to Section One (1) of Article Three (3) of the Constitution, providing for the initiative and referendum," and "Against the amendment to Section One (1) of Article Three (3) of the Constitution, providing for the initiative and referendum," and shall indicate his or her approval or rejection of the proposition by placing a cross (X) after one of such sentences. The vote cast for the adoption or rejection of said amend-

ment shall be canvassed and the result determined in the manner provided by the laws of the State of Iowa for the canvass of votes for representative in Congress.

Read first and second time, and referred to Committee on Constitutional Amendments.

Beebe of Franklin offered the following Resolution, asked unanimous consent for immediate consideration, and moved its adoption:

WHEREAS, Hon. D. J. Patton, an honored member of the Twenty-eighth and Twenty-ninth General Assemblies, died at his home in Hampton, Iowa, March 14, 1910; therefore, be it

Resolved, That a committee of three be appointed to present suitable resolutions commemorating his life and service to his state and nation.

Motion prevailed.

The Speaker named as such committee, Beebe of Franklin, Smith of Decatur, O'Connor of Chickasaw.

Whitney of Woodbury asked unanimous consent for the suspension of the Rules to move the reconsideration of the vote by which Senate Joint Resolution No. 2 passed the House and the vote by which it passed to its third reading.

Unanimous consent was granted.

Whitney of Woodbury moved to reconsider the vote by which Senate Joint Resolution No. 2 passed the House.

Motion prevailed.

Whitney of Woodbury moved that the House reconsider the vote by which Senate Joint Resolution passed to its third reading.

Motion prevailed.

Whitney of Woodbury moved that Senate Joint Resolution No. 2 be amended as follows: Insert the word "dollars" immediately after the word "seventy" in the last line of Section Three.

Insert the word "dollars" immediately after the word "seventy" in the last line of Section Four.

Mr. Whitney moved that the Rules be suspended and that the Resolution be read a third time.

SENATE JOINT RESOLUTION.

Joint Resolution relating to the selection of additional employes of the Thirty-fourth General Assembly fixing their compensation and defining their duties:

Be It Resolved by the General Assembly of the State of Iowa:

- Section 1. The Custodian is hereby authorized and directed to appoint the following named persons, I. F. Hodson, H. A. King, J. C. Smith, Fred Johnson, J. Q. Jordan, George Thomas, Edwin Conrad, B. I. Kinsey, Tony Thompson, D. A. Winchel, J. J. Hensal, H. H. Baldwin, to be designated as assistants to the Custodian, whose duties shall be designated by him, and whose salary shall be seventy dollars per month.
- Sec. 2. The Secretary of State is hereby authorized and directed to appoint J. M. Whipple and I. O. Pickett for service as clerks in the document department at a salary of seventy dollars per month.
- Sec. 3. The Secretary of State is hereby authorized and directed to appoint J. H. Stewart and J. E. Winder for service in the document room at a salary of seventy dollars per month.
- Sec. 4. The Secretary of the Executive Council is hereby authorized and directed to appoint L. L. Couse for service in the supply department at a salary of seventy dollars per month.
- Sec. 5. The Custodian is hereby authorized and directed to appoint three experienced elevator tenders at a salary of sixty dollars per month.
 - Sec. 6. J. R. White is hereby appointed mail carrier.
- Sec. 7. The Librarian is hereby authorized and directed to appoint a competent stenographer for service in the library at a salary of sixty dollars per month.
- Sec. 8. The Speaker of the House is hereby authorized and directed to appoint Harry Marshall and Milton Childs for service as pages in the House at a salary of forty-five dollars per month.
- Sec. 9. The President of the Senate and the Speaker of the House are each authorized to appoint a page for service as telephone messenger at a salary of forty-five dollars per month.
- Sec. 10. The Curator of the Historical Building is hereby authorized and directed to appoint Mrs. William Coalson for service as matron in the Historical Building at a salary of sixty dollars per month, two assistant janitors for service in the Historical Building at a salary of sixty dollars per month.
- Sec. 11. The Custodian is hereby authorized and directed to appoint C. H. Comley as assistant janitor in the cloak rooms at a salary of sixty dollars per month.
- Sec. 12. 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 to exceed two weeks after adjournment of the Thirty-fourth General Assembly.

On the question, "Shall the Joint Resolution be adopted?"

The ayes were:

Bascom, Bauman, Beans, Beebe, Black, Bowman, Brady, Bruce, Bybee, Byerly, Campbell of Ida, Campbell of Webster, Collin, Cousins, Crist, Cunningham, Daniels, Dawson, Dewey, Dixon, Downey, Ellis, Enger, Escher, Felt, Finlayson, Fletcher, Fourt, Fry, Fulton, George, Gilbert, Goodykoontz, Greene, Grout, Halgrims, Hamilton, Harding, Hayes, Hazen, Hickenlooper, Huff, Hunt, Huntley, Hutchins, Jacobs, Jacobson, Johnson, Klay, Krebill, Kull, Kulp, Larrabee, Leach, Lenocker, Linnan, Lounsberry, Lund, McCleery, Miller of Bremer, Miller of Dubuque, Milton, Newell, Patterson, Perkins, Pickford, Ripley, Robbins, Russell, Shane, Shankland, Sherman, Skinner, Smith of Decatur, Stipe, Stoddard, Townsend, Van Camp, White, Whitney, Zeller—81.

The nays were:

None.

Absent or not voting:

Boettger, Brockway, Brown, Dabney, Dunlap, Edmunds, Fraley, Griggs, Harvey, Hogan, Koontz, McCullough, Moore, Murtagh, O'Connor, Odendahl, Olson, Penn, Ritter, Rowles, Sater, Schee, Smith of Adams, Speer, Stephenson, Taylor, Mr. Speaker—27.

So the Joint Resolution, having received a constitutional majority, was declared to have passed the House.

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. 73.

A bill for an act to legalize the acts of the directors of School Township of Pleasant, in the County of Monroe and State of Iowa.

Geo. A. Wilson, 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. 34.

A bill for an act to require persons, companies and corporations engaged in the operation of railroads to stop passenger trains at certain stations, and providing procedure for enforcement and penalties for violation, additional to Chapter Six, Title Ten, of the Code.

GEO. A. WILSON,
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. 59.

A bill for an act to legalize a certain special election held in the town of Bettendorf, Scott County, Iowa.

GEO. A. WILSON,

Secretary.

Also:

MR. SPEAKER—I am directed to inform your 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. 75.

A bill for an act to amend the law as it appears in Section Four Hundred Sixteen (416) of the Code, relating to county supervisor districts.

GEO. A. WILSON,

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 the lighting of the State Historical Building on Sunday.

GEO. A. WILSON.

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. 76.

A bill for an act to legalize the issuing of certain warrants on the school fund by the board of directors of the Independent School District of Centerville, Appanoose County, Iowa.

Geo. A. Wilson, Secretary.

Also:

MR. SPEAKER—I am directed to inform your honorable body that the Senate, as requested by the House, herewith returns Senate Joint Resolution No. 2.

JOINT RESOLUTION.

Relating to additional employes.

Geo. A. Wilson, Secretary.

SENATE MESSAGE CONSIDERED.

Senate File No. 76, a bill for an act to legalize the issuing of certain warrants on the School Fund by the Board of Directors of the Independent School District of Centerville, Appanoose County. Iowa.

Read first and second time, and referred to Committee on Judieiary.

CONSIDERATION OF BILLS.

On motion of Shane of Wapello, House File No. 96, a bill for an act to repeal Section Twenty-five Hundred Ninety-six-a (2596-a) of the Supplement to the Code, 1907, as amended by Chapter One Hundred Sixty-three (163) of the Acts of the Thirty-third General Assembly, relating to the sale of cocaine and certain other drugs, and to enact a substitute therefor, with report of committee recommending passage, was taken up and considered.

Mr. Shane moved that the Rules be suspended, 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 ayes were:

Bascom, Bauman, Beans, Beebe, Black, Boettger, Bowman, Brady, Brown, Bruce, Bybee, Byerly, Campbell of Ida, Campbell of Webster, Collin, Cousins, Crist, Cunningham, Dabney, Daniels, Dawson, Dewey, Dixon, Downey, Ellis, Escher, Finlayson, Fletcher, Fraley, Fry, Fulton, George, Gilbert, Greene, Grout, Halgrims, Harding, Harvey, Hazen, Hickenlooper, Hogan, Huff, Hunt, Huntley, Hutchins, Jacobs, Jacobson, Johnson, Kull, Kulp, Larrabee, Lenocker, Linnan, Lounsberry, Lund, McCleery, McCullough, Miller of Bremer, Miller of Dubuque, Newell, Odendahl, Olson, Patterson, Perkins, Pickford, Ripley, Ritter, Robbins, Russell, Shane, Shankland, Sherman, Skinner, Smith of Adams, Smith of

Decatur, Stipe, Townsend, Van Camp, White, Zeller, Mr Speaker—81.

The nays were:

Enger, Klay, Whitney-3.

Absent or not voting:

Brockway, Dunlap, Edmunds, Felt, Fourt, Goodykoontz, Grigge, Hamilton, Hayes, Koontz, Krebill, Leach, Milton, Moore, Murtagu, O'Connor, Penn, Rowles, Sater, Schee, Speer, Stephenson, Stondard, Taylor—24.

So the bill passed the House and the title was agreed to.

Speaker Stillman in the Chair.

On motion of Ripley of Hancock, House File No. 26, a bill ion an act to amend Section Four Thousand Two Hundred Ninetynine (4299) of the Code, relating to the declaration of forfeiture of contract and the service of notice relating thereto, and to amend Section Four Thousand Three Hundred (4300) of the Code, relating to the recording of notice of forfeiture of contracts, with report of committee recommending passage, was taken up and considered.

Mr. Ripley moved that the Rules be suspended, 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 ayes were:

Bascom, Bauman, Beans, Beebe, Boettger, Bowman, Brady, Brown, Bruce, Bybee, Byerly, Campbell of Ida, Campbell of Webster, Collin, Cousins, Crist, Cunningham, Dabney, Daniels, Dawson, Dewey, Dixon, Downey, Ellis, Enger, Escher, Felt, Finlayson, Fletcher, Fourt, Fraley, Fry, Fulton, George, Gilbert, Goodykoontz, Greene, Grout, Halgrims, Harding, Harvey, Hayes, Hazen, Hickenlooper, Huff, Hunt, Huntley, Hutchins, Jacobs, Jacobson, Johnson, Klay, Kull, Kulp, Larrabee, Leach, Linnan, Lounsberry, Lund, McCleery, Miller of Dubuque, Milton, Newell, Odendahl, Olson, Patterson, Perkins, Pickford, Ripley, Ritter, Robbins, Russell, Schee, Shane, Shankland, Sherman, Skinner, Smith of Adams, Smith of Decatur,

Stipe, Stoddard, Taylor, Townsend, Van Camp, White, Whitney, Zeller, Mr. Speaker—88.

The nays were:

None.

Absent or not voting:

Black, Brockway, Dunlap, Edmunds, Griggs, Hamilton, Hogan, Koontz, Krebill, Lenocker, McCullough, Miller of Bremer, Moore, Murtagh, O'Connor, Penn, Rowles, Sater, Speer, Stephenson—20.

So the bill passed the House and the title was agreed to.

Whitney of Woodbury moved that 1,000 extra copies of House File No. 131 be printed for the use of the members of the House.

Hayes of Montgomery moved to amend by changing the figures 1,000 to 2,000.

Amendment lost.

Original motion prevailed.

George of Story moved that a committee of three be appointed to notify the Senate that the House was ready to receive it in Joint Convention.

Motion prevailed.

The Speaker named as such committee, George of Story, Newell of Plymouth, Olson of Lyons.

The Sergeant-at-Arms announced the arrival of the members of the Senate, who took their seats on the west side of the House Chamber.

JOINT CONVENTION.

The Joint Convention was called to order by Lieutenant Governor Clarke, President of the Joint Convention, at 12:00 o'clock, noon.

The roll was then called and the following members responded as present:

Adams, Allen of Pocahontas, Allen of Jefferson, Ames, Balkema, Bascom, Bauman, Beans, Beebe, Bennett, Black, Boettger, Bowman, Brady, Brown of Decatur, Brown of Wright, Bruce, Bybee, Byerly, Campbell of Ida, Campbell of Webster, Chase, Clarkson, Collin, Cousins, Crist, Crow, Cunningham, Dabney, Daniels, Dawson, Dewey, Dixon, Downey, Bunnegan, Ellis, Enger,

Escher, Felt, Finlayson, Fitchpatrick, Fletcher, Fourt, Fraley. Francis, Fry, Fulton, Garrett, Gates, George, Gilbert, Gillilland. Goodykoontz, Greene, Grout, Halgrims, Hamilton, Hammill, Harding, Harvey, Hayes, Hazen, Hickenlooper, Hogan, Hoyt, Huff, Hunt, Hunter, Huntley, Hutchins, Jacobs, Jacobson, Jewell, Johnson, Klay, Kull, Kulp, Larrabee of Webster, Larrabee of Fayette, Leach, Legel, Lenocker, Linnan, Lounsberry, Lund, Mc-Cleery, McColl, McCullough of Dubuque, McManus, Malmberg, Mattes, Miller of Bremer, Miller of Dubuque, Milton, Neal, Newell, Odendahl, Olson, Parshall, Patterson, Perkins, Pickford, Quigley, Ream, Ripley, Ritter, Robbins, Russell, Sammis, Saunders, Savage, Schee, Shane, Shankland, Sherman, Skinner, Smith of Adams, Smith of Decatur, Smith of Mitchell, Smith of Shelby, Stillman, Stipe, Stoddard, Sullivan, Taylor of Union, Taylor of Appanoose, Townsend, Van Camp, White of Benton, White of Iowa, Whitney, Wilson, Zeller-133.

Absent:

Balluff, Brockway, Chapman, Cowles, DeWolf, Dunlap, Edmunds, Griggs, Koontz, Krebill, McCulloch, Moore, Murtagh, O'Connor, Penn, Proudfoot, Rowles, Sater, Schrup, Spaulding, Speer, Stephenson, Stuckslager, Van Law, Webber—25.

President Clarke announced the Joint Convention duly organized, with a quorum of members present.

President Clarke then announced that the roll would be called for the purpose of electing a United States Senator in Congress, and appointed as teller on the part of the Senate, Senator Savage of Adair, and as assistant teller, Senator Hoyt of Buchanan.

Speaker Stillman appointed as teller on the part of the House, Representative Huff of Hardin, and as assistant teller, Representative Crist of Clarke.

Upon the roll being called, those voting for Claude R. Porter were:

Bauman, Black, Boettger, Byerly, Clarkson, Crow, Dabney, Downey, Dunnegan, Ellis, Escher, Fletcher, Garrett, Gilbert, Greene, Hamilton, Hayes, Hazen, Kull, Leach, Legel, Lenocker, Linnan, McCullough of Dubuque, McManus, Miller of Bremer, Miller of Dubuque, Milton, Odendahl, Olson, Parshall, Quigley, Ream, Ritter, Taylor of Union, Taylor of Appanoose, Townsend, White of Benton, White of Iowa, Wilson—40.

Those voting for Lafayette Young, Sr., were:

Adams, Beans, Bennett, Bowman, Brown of Decatur, Crist, Daniels, Dewey, Fourt, Fraley, Fulton, Gillilland, Harding, Hickenlooper, Hoyt, McCleery, Malmberg, Perkins, Robbins, Savage, Shane, Smith of Adams, Smith of Decatur, Smith of Shelby, Stipe, Zeller—26.

Those voting for W. S. Kenyon were:

Allen of Pocahontas, Ames, Beebe, Brady, Brown of Wright, Bybee, Campbell of Webster, Collin, Cousins, Felt, Fitchpatrick, Fry, George, Goodykontz, Grout, Halgrims, Hammill, Hogan, Huff, Hunt, Hutchins, Jacobs, Jacobson, Kulp, Larrabee of Webster, Larrabee of Fayette, Lund, McColl, Patterson, Pickford, Ripley, Schee, Shankland, Stillman, Stoddard—35.

Those voting for A. B. Funk were:

Allen of Jefferson, Balkema, Bascom, Bruce, Campbell of Ida, Cunningham, Dawson, Dixon, Enger, Finlayson, Francis, Gates, Harvey, Hunter, Huntley, Jewell, Johnson, Klay, Lounsberry, Mattes, Neal, Newell, Russell, Sammis, Sherman, Skinner, Smith of Mitchell, Sullivan, Van Camp, Whitney—30.

Those voting for Warrent Garst were:

Chase—1.

Absent or not voting:

Balluff, Brockway, Chapman, Cowles, DeWolf, Dunlap, Edmunds, Griggs, Koontz, Krebill, McCulloch of Wayne, Moore, Murtagh, O'Connor, Penn, Proudfoot, Rowles, Sater, Saunders, Schrup, Spaulding, Speer, Stephenson, Stuckslager, Van Law, Webber—26.

President Clarke announced that no one had received a majority of the votes cast in the Joint Convention for United States Senator in Congress, and that no election had occurred.

Journal of the Joint Convention was then read and approved.

On motion of Senator Hoyt of Buchanan, the Joint Convention was dissolved.

House reconvened, Speaker Stillman in the Chair.

On motion of Byerly of Jones, the House adjourned until 10:00 o'clock A. M. Monday.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES,
DES MOINES IOWA, JANUARY 30, 1911.

House met pursuant to adjournment, Speaker Stillman in the Chair.

Prayer was offered by Rev. H. G. Rice of Albia, Iowa.

Journal of January 28th corrected and approved.

On request of Ritter of Des Moines, leave of absence was granted Milton of Cedar until Tuesday.

On request of Patterson of Keokuk, leave of absence was granted Skinner of Jasper until Tuesday.

On request of Townsend of Tama, leave of absence was granted Hayes of Montgomery until Tuesday.

On request of Boettger of Scott, leave of absence was granted Griggs of Scott until Wednesday.

On request of Whitney of Woodbury, leave of absence was granted Lounsberry of Marshall until Tuesday.

On request of Jacobson of Audubon, leave of absence was granted Halgrims of Humboldt until Tuesday.

On request of Bruce of Floyd, leave of absence was granted Enger of Winneshiek until Tuesday.

On request of Dawson of Cherokee, leave of absence was granted Huntley of Lucas until Tuesday.

On request of McCullough of Dubuque, leave of absence was granted Rowles of Monona until Tuesday.

On request of Boettger of Scott, leave of absence was granted Dunlap of Clinton until Tuesday.

PETITIONS, MEMORIALS AND REMONSTRANCES.

Bauman of Van Buren presented petition of Stockport Auto Club relative to better roads.

Referred to Committee on Roads and Highways.

Bybee of Marion presented petition of the Board of Supervisors of Marion County relative to public highways.

Referred to Committee on Roads and Highways.

Miller of Bremer presented memorial of the W. C. T. U. of Bremer County relative to the white slave traffic.

Referred to Committee on Public Health.

Hunt of Harrison presented petition of the citizens of Harrison County relative to the tax to be paid by itinerant medicine vendors.

Referred to Committee on Pharmacy.

George of Story presented petition of the citizens of Story County relating to the sale of intoxicating liquors at or near state educational institutions.

Referred to Committee on Suppression of Intemperance.

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 concurred in the following Concurrent Resolution, in which the concurrence of the Senate was asked:

HOUSE CONCURRENT RESOLUTION.

Relative to the appointment of a committee to make a thorough examination of the condition of the Soldiers' and Sailors' Monument and grounds surrounding the Capitol and report with respect to repairs and improvements, and the President named as such committee on the part of the Senate, Senators Spaulding and Dunnegan.

Geo. A. Wilson, Secretary.

INTRODUCTION OF BILLS.

By Lenocker of Pottawattamie, House File No. 191, a bill for an act to repeal Chapter One Hundred Thirty-one (131) of the Acts of the Thirty-second General Assembly, and to enact a substitute therefor, relating to exposing and offering for sale, paint, turpentine or linseed oil, and providing a penalty for the mislabeling thereof.

Read first and second time, and referred to Committee on Commerce and Trade.

By Ripley of Hancock, House File No. 192, a bill for an act to amend Section One Thousand Three Hundred and Nineteen (1319)

of the Code, in relaiton to taxation of shares of stock in corporations.

Read first and second time, and referred to Committee on Ways and Means.

By Stipe of Page, House File No. 193, a bill for an act to amend Section Three Thousand Four Hundred and Forty-seven-c (3447-c) of the Supplement to the Code, 1907, relative to the foreclosure of certain mortgages.

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

By Stipe of Page, House File No. 194, a bill for an act appropriating the sum of one hundred thirty-nine dollars and sixty-five cents (139.65) to be paid to S. J. McCord in settlement of a claim against the State of Iowa arising by reason of the efforts of the said S. J. McCord to extradite one James F. Milligan.

Read first and second time, and referred to Committee on Claims.

By Fourt of Allamakee, House File No. 195, a bill for an act to amend Section Twenty-seven Hundred Twenty-seven-a-Twenty-eight-a (2727a-28a) of the Supplement to the Code, 1907, relating to non-resident insane—care and removal.

Read first and second time, and referred to Committee on Board of Control.

By Fraley 6f Polk, House File No. 196, a bill for an act authorizing cities and towns to levy a special tax and issue bonds for the construction of market houses. (Additional to Title V (5) of the Code, relative to city and town government.)

Read first and second time, and referred to Committee on Municipal Corporations.

By Ellis of Jackson, House File No. 197, a bill for an act to amend the law as it appears in Section Five Hundred Sixty-four (564) of the Code, relating to the appearance by the County Attorney for township trustees.

Read first and second time, and referred to Committee on County and Township Organizations.

By Bowman of Linn, House File No. 198, a bill for an act to prevent the adulteration of and deception in the sale of raw lin-

seed oil and boiled linseed oil; setting standards for the same; regulating the sale of compounds, mixtures and substitutes for linseed oil (raw or boiled); defining the duties of the State Food and Dairy Commissioner in relation thereto; fixing penalties for the violation thereof; and repealing sections in conflict therewith.

Read first and second time, and referred to Committee on Food and Dairy.

By Bowman of Linn, House File No. 199, a bill for an act to prevent the adulteration of and deception in the sale of oil of turpentine; setting standards for the same; regulating the sale of compounds, mixtures and substitutes for oil of turpentine; defining the duties of the State Food and Dairy Commissioner in relation thereto; and fixing penalties for the violation thereof.

Read first and second time, and referred to Committee on Food and Dairy.

By Hunt of Harrison, House File No. 200, a bill for an act to amend Section One Thousand Seven Hundred Fifty-nine-a (1759-a) of the Supplement to the Code, 1907, relating to insurance of mutual, fire, tornado and hailstorm assessment insurance associations.

Read first and second time, and referred to Committee on Insurance.

By Robbins of Mills, House File No. 201, a bill for an act to amend Section Three Thousand Four Hundred Fifty-three (3453) of the Code relating to limitation of actions in favor of minors and insane persons.

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

By Robbins of Mills, House File No. 202, a bill for an act to amend Sections Four Thousand Ninety-one (4091) and Four Thousand Ninety-four (4094) of the Code, relating to proceedings to reverse, vacate or modify judgments in the trial courts.

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

By Dabney of Davis, House File No. 203, a bill for an act providing for a special election of the voters for an expression of their choice to fill vacancy in the office of Senator in the Congress of the United States.

Read first and second time, and referred to Committee on Elections.

SENATE MESSAGE CONSIDERED.

Senate File No. 34, a bill for an act to require persons, companies and corporations engaged in the operation of railroads to stop passenger trains at certain stations, and providing procedure for enforcement and penalties for violation, additional to Chapter Six (6), Title Ten (10) of the Code.

Read first and second time, and referred to Committee on Railroads and Transportation.

CONSIDERATION OF BILLS.

On motion of Smith of Decatur, House File No. 47, a bill for an act to amend the law as it appears in Chapter Eight (8), Title Two (2) of the Supplement to the Code, 1907, in reference to the census, with report of committee recommending passage as amended, was taken up, considered, and the committee amendment was adopted.

Mr. Smith moved that the Rules be suspended, 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 ayes were:

Bascom, Bauman, Beebe, Black, Boettger, Bowman, Brady, Brockway, Brown, Bruce, Bybee, Byerly, Campbell of Webster, Collin, Cousins, Cunningham, Dabney, Daniels, Dawson, Dewey, Dixon, Downey, Ellis, Felt, Finlayson, Fletcher, Fourt, Fraley, Fry, Fulton, George, Gilbert, Greene, Grout, Harding, Harvey, Hazen, Hickenlooper, Hogan, Huff, Hunt, Hutchins, Jacobs, Jacobson, Johnson, Klay, Kull, Kulp, Larrabee, Lenocker, Linnan, Lund, McCleery, McCullough, Miller of Bremer, Miller of Dubuque, Moore, Newell, O'Connor, Odendahl, Patterson, Penn, Perkins, Pickford, Ripley, Ritter, Robbins, Russell, Schee, Shane, Shankland, Sherman, Smith of Adams, Smith of Decatur, Speer, Stephenson, Stipe, Stoddard, Taylor, Townsend, Van Camp, White, Whitney, Zeller, Mr. Speaker—85.

The nays were:

None.

Absent or not voting:

Beans, Campbell of Ida, Crist, Dunlap, Enger, Escher, Edmunds, Goodykoontz, Griggs, Halgrims, Hamilton, Hayes, Huntley, Koontz, Krebill, Leach, Lounsberry, Milton, Murtagh, Olson, Rowles, Sater, Skinner—23.

So the bill passed and the title was agreed to.

On motion of Harding of Woodbury, House File No. 42, a bill for an act to amend Section Seven Hundred Twenty (720) of the Code Supplement of 1907, providing for the amending of franchises granted to individuals or private corporations, with report of committee recommending passage as amended, was taken up, considered, and the committee amendments were adopted.

Mr. Harding moved that the Rules be suspended, 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 ayes were:

Bascom, Bauman, Beebe, Black, Boettger, Brady, Brockway, Brown, Bruce, Bybee, Byerly, Campbell of Webster, Collin, Cousins, Dabney, Daniels, Dawson, Dewey, Dixon, Ellis, Felt, Finlayson, Fletcher, Fourt, Fraley, Fry, Fulton, George, Gilbert, Greene, Grout, Harding, Harvey, Hazen, Hickenlooper, Hogan, Huff, Hunt, Hutchins, Klay, Kull, Lenocker, Linnan, Lund, Miller of Bremer, Miller of Dubuque, Newell, O'Connor, Odendahl, Patterson, Penn, Perkins, Pickford, Ripley, Ritter, Robbins, Russell, Schee, Shane, Shankland, Sherman, Smith of Adams, Smith of Decatur, Speer, Stephenson, Stipe, Stoddard, Taylor, Townsend, Van Camp, White, Whitney, Zeller, Mr. Speaker—74.

The nays were:

Kulp—1.

Absent or not voting:

Beans, Bowman, Campbell of Ida, Crist, Cunningham, Downey, Dunlap, Edmunds, Enger, Escher, Goodykoontz, Griggs, Halgrims, Hamilton, Hayes, Huntley, Jacobs, Jacobson, Johnson, Koontz, Krebill, Larrabee, Leach, Lounsberry, McCleery, McCullough, Milton, Moore, Murtagh, Olson, Rowles, Sater, Skinner—33.

So the bill passed and the title was agreed to.

On motion of Boettger of Scott, House File No. 9, a bill for an act to amend Section Five (5) of Chapter Sixty-one (61) of the Acts of the Thirty-third General Assembly of Iowa, relating to pensions for disabled and retired firemen, with report of committee recommending passage as amended, was taken up, considered, and the committee amendments were adopted.

Mr. Boettger moved that the Rules be suspended, the bill be considered engrossed, and read a third time now, which motion prevailed, and the bill was read a third time.

Ripley of Hancock in the Chair.

On the question, "Shall the bill pass?"

The ayes were:

Bascom, Bauman, Beebe, Black, Boettger, Bowman, Brady, Brockway, Brown, Bruce, Bybee, Byerly, Campbell of Ida, Campbell of Webster, Collin, Cousins, Crist, Dabney, Daniels, Dawson, Dewey, Dixon, Downey, Ellis, Felt, Fletcher, Fourt, Fraley, Fry, Fulton, George, Gilbert, Goodykoontz, Greene, Grout, Hamilton, Harding, Harvey, Hazen, Hickenlooper, Hogan, Huff, Hunt, Jacobs, Jacobson, Johnson, Klay, Kulp, Larrabee, Linnan, Lund, McCleery, McCullough, Miller of Dubuque, Moore, O'Connor, Paterson, Penn, Perkins. Pickford, Ritter, Robbins, Russell. Sater. Shane, Shankland, Sherman, Smith of Adams, Smith of Decatur, Speer, Stephenson, Stoddard, Taylor, Townsend, Van Camp, White, Whitney, Zeller, Mr. Speaker—80.

The nays were:

None.

Absent or not voting:

Beans, Cunningham, Dunlap, Edmunds, Enger, Escher, Finlayson, Griggs, Halgrims, Hayes, Huntley, Hutchins, Koontz, Krebill, Kull, Leach, Lenocker, Lounsberry, Miller of Bremer, Milton, Murtagh, Newell, Odendahl, Olson, Ripley, Rowles, Skinner, Stipe—28.

So the bill passed and the title was agreed to.

On motion of O'Connor of Chickasaw, House File No. 80, a bill for an act providing for the place of trial in actions against companies or corporations authorized to furnish bonds in Iowa, with report of committee recommending passage as amended, was taken up, considered, and the committee amendments were adopted.

Mr. O'Connor moved that the Rules be suspended, 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 ayes were:

Bascom, Bauman, Beans, Beebe, Black, Boettger, Bowman, Brady, Brockway, Brown, Bruce, Bybee, Byerly, Campbell of Ida, Campbell of Webster, Collin, Cousins, Crist, Cunningham, Dabney, Daniels, Dawson, Dewey, Dixon, Downey, Ellis, Felt, Finlayson, Fletcher, Fourt, Fraley, Fry, Fulton, George, Gilbert, Goodykoontz, Greene, Grout, Harding, Harvey, Hazen, Hickenlooper, Hogan, Huff, Hunt, Hutchins, Jacobs, Jacobson, Johnson, Klay, Kull, Kulp, Larrabee, Lenocker, Linnan, Lund, McCleery, McCullough, Miller of Bremer, Miller of Dubuque, Moore, Newell, O'Connor, Odendahl, Patterson, Penn, Perkins, Pickford, Ripley, Ritter, Robbins, Russell, Shane, Shankland, Sherman, Smith of Adams, Speer, Stephenson, Stipe, Stoddard, Taylor, Townsend, Van Camp, White, Whitney, Zeller—86.

The nays were:

None.

Absent or not voting:

Dunlap, Edmunds, Enger, Escher, Griggs, Halgrims, Hamilton, Hayes, Huntley, Koontz, Krebill, Leach, Lounsberry, Milton, Murtagh, Olson, Rowles, Sater, Schee, Skinner, Smith of Decatur, Mr. Speaker—22.

So the bill passed and the title was agreed to.

On motion of Dabney of Davis, House Joint Resolution No. 2, a bill for an act making application to the Congress of the United States to call a convention for proposing amendment to the Constitution of the United States, with report of committee recommending passage as amended, was taken up, considered, and the committee amendments were adopted.

Lund of Hamilton moved the previous question.

Motion prevailed and the previous question was ordered.

Mr. Dabney moved that the Rules be suspended, the Joint Resolution be considered engrossed, and read a third time now, which motion prevailed, and the Joint Resolution was read a third time.

HOUSE JOINT RESOLUTION NO. 2.

Joint Resolution of the Thirty-fourth General Assembly of the State of Iowa, making application to the Congress of the United States to call a convention for proposing amendment to the Constitution of the United States.

WHEREAS, We believe that Senators of the United States should be elected directly by the voters; and,

WHEREAS, To authorize such direct election, an amendment to the Constitution of the United States is necessary; and,

WHEREAS, The failure of Congress to submit such amendment to the states has made it clear that the only practicable method of securing submission of such amendment to the states is through a Constitutional Convention to be called by Congress upon application of the legislatures of two-thirds of all the states; therefore,

Be It Resolved by the General Assembly of the State of Iowa:

Section 1. That the Legislature of the State of Iowa hereby makes application to the Congress of the United States, under Article V of the Constitution of the United States, to call a Constitutional Convention for proposing amendments to the Constitution of the United States.

Sec. 2. That this resolution, duly authenticated, shall be delivered forthwith to the President of the Senate and Speaker of the House of Representatives of the United States, with the request that the same shall be laid before the said Senate and House.

On the question, "Shall the Joint Resolution pass?"

The ayes were:

Bascom, Bauman, Beebe, Black, Boettger, Bowman, Brady, Brockway, Brown, Bruce, Bybee, Byerly, Campbell of Ida, Campbell of Webster, Collin, Cousins, Crist, Cunningham, Dabney, Dawson, Dewey, Dixon, Downey, Ellis, Felt, Finlayson, Fletcher, Fourt, Fry, Fulton, George, Gilbert, Goodykoontz, Greene, Grout, Harding, Harvey, Hazen, Hickenlooper, Hogan, Huff, Hunt, Hutchins, Jacobson, Johnson, Klay, Kull, Kulp, Larrabee, Lenocker, Linnan, Lund, McCleery, McCullough, Miller of Dubuque, Moore, Newell, O'Connor, Odendahl, Patterson, Penn, Pickford, Ripley, Ritter, Robbins, Russell, Schee, Shankland, Sherman, Smith of Adams, Smith of Decatur, Speer, Stephenson, Stipe, Stoddard, Taylor, Townsend, Van Camp, White, Whitney, Zeller—81.

The nays were:

None.

Absent or not voting:

Beans, Daniels, Dunlap, Edmunds, Enger, Escher, Fraley, Griggs, Halgrims, Hamilton, Hayes, Huntley, Jacobs, Koontz, Krebill, Leach, Lounsberry, Miller of Bremer, Milton, Murtagh, Olson, Perkins, Rowles, Sater, Shane, Skinner, Mr. Speaker—27.

So the Joint Resolution passed and the title was agreed to.

Speaker Stillman in the Chair.

Campbell of Ida moved that a committee of three be appointed to notify the Senate that the House was ready to receive it in Joint Convention.

Motion prevailed.

The Speaker named as such committee, Campbell of Ida, Mc-Cleery of Washington, Penn of Fremont.

The Speaker named as members of the committee on the part of the House to make a thorough examination of the condition of the Soldiers' and Sailors' Monument and grounds surrounding the Capitol, Jacobson of Audubon, Schee of O'Brien, McCullough of Dubuque.

The Sergeant-at-Arms announced the arrival of the members of the Senate, who took their seats on the west side of the House Chamber.

JOINT CONVENTION.

The Joint Convention was called to order by Lieutenant Governor Clarke, President of the Joint Convention, at 12:00 o'clock, noon.

The roll was then called and the following members responded as present:

Adams, Allen of Pocahontas, Allen of Jefferson, Ames, Balkema, Bascom, Bauman, Beans, Beebe, Bennett, Black, Boettger, Bowman, Brady, Brockway, Brown of Decatur, Brown of Wright, Bruce, Bybee, Byerly, Campbell of Ida, Campbell of Webster, Collin, Cousins, Cowles, Crist, Crow, Cunningham, Dabney, Daniels, Dawson, Dewey, Dixon, Downey, Dunnegan, Ellis, Felt, Finlayson, Fitchpatrick, Fletcher, Fourt, Fraley, Francis, Fry, Fulton, Garrett, Gates, George, Gilbert, Gillilland, Goodykoontz, Greene.

Grout, Hamilton, Hammill, Harding, Harvey, Hazen, Hickenlooper, Hogan, Hoyt, Huff, Hunt, Hunter, Hutchins, Jacobs, Jacobson, Jewell, Johnson, Klay, Koontz, Kull, Kulp, Larrabee of Webster, Larrabee of Fayette, Legel, Lenocker, Linnan, Lund, McCleery, McColl, McCulloch of Wayne, McCullough of Dubuque, Malmberg, Miller of Bremer, Miller of Dubuque, Moore, Neal, Newell, O'Connor, Odendahl, Parshall, Patterson, Penn, Perkins, Pickford, Proudfoot, Ream, Ripley, Ritter, Robbins, Russell, Savage, Schee, Schrup, Shane, Shankland, Sherman, Smith of Adams, Smith of Decatur, Smith of Mitchell, Smith of Shelby, Spaulding, Speer, Stephenson, Stillman, Stipe, Stoddard, Stuckslager, Taylor of Union, Taylor of Appanoose, Townsend, Van Camp, Van Law, Webber, White of Benton, White of Iowa, Whitney, Wilson, Zeller—130.

Absent:

Balluff, Chapman, Chase, Clarkson, DeWolf, Dunlap, Edmunds, Enger, Escher, Griggs, Halgrims, Hayes, Huntley, Krebill, Leach, Lounsberry, McManus, Mattes, Milton, Murtagh, Olson, Quigley, Rowles, Sammis, Sater, Saunders, Skinner, Sullivan—28.

President Clarke announced the Joint Convention duly organized, with a quorum of members present.

President Clarke then announced that the roll would be called for the purpose of electing a United States Senator in Congress, and appointed as teller on the part of the Senate, Senator Savage of Adair, and as assistant teller, Senator Hoyt of Buchanan.

Speaker Stillman appointed as teller on the part of the House, Representative Huff of Hardin, and as assistant teller, Representative Crist of Clarke.

Upon the roll being called, those voting for Claude R. Porter were:

Bauman, Black, Boettger, Byerly, Crow, Dabney, Downey, Dunnegan, Ellis, Fletcher, Garrett, Gilbert, Greene, Hamilton, Hazen, Koontz, Kull, Legel, Lenocker, Linnan, McCullough of Dubuque, Miller of Bremer, Miller of Dubuque, O'Connor, Odendahl, Parshall, Penn, Ream, Ritter, Schrup, Stephenson, Taylor of Union, Taylor of Appanoose, Townsend, Webber, White of Benton, White of Iowa, Wilson—38.

Those voting for Lafayette Young, Sr., were:

Adams, Beans, Bennett, Bowman, Brown of Decatur, Cowles, Crist, Daniels, Dewey, Fourt, Fraley, Fulton, Gillilland, Harding, Hickenlooper, Hoyt, McCleery, McCulloch of Wayne, Malmberg, Moore, Perkins, Proudfoot, Robbins, Savage, Shane, Smith of Adams, Smith of Decatur, Smith of Shelby, Speer, Stipe, Stuckslager, Zeller—32.

Those voting for W. S. Kenyon were:

Allen of Pocahontas, Ames, Beebe, Brady, Brockway, Brown of Wright, Bruce, Bybee, Campbell of Webster, Collin, Cousins, Felt, Fitchpatrick, Fry, George, Goodykoontz, Grout, Hammill, Hogan, Huff, Hunt, Hutchins, Jacobs, Jacobson, Kulp, Larrabee of Webster, Larrabee of Fayette, Lund, McColl, Patterson, Pickford, Ripley, Russell, Schee, Shankland, Stillman, Stoddard, Van Camp—38.

Those voting for A. B. Funk were:

Allen of Jefferson, Balkema, Bascom, Campbell of Ida, Cunningham, Dawson, Dixon, Finlayson, Francis, Gates, Harvey, Hunter, Jewell, Johnson, Klay, Neal, Newell, Sherman, Smith of Mitchell, Spaulding, Whitney—21.

President Clarke announced that no one had received a majority of the votes cast in the Joint Convention for United States Senator in Congress, and that no election had occurred.

Journal of the Joint Convention was then read and approved.

On motion of Senator Bennett of Taylor, the Joint Convention was dissolved.

House reconvened, Speaker Stillman in the Chair.

On motion of Beebe of Franklin, the House adjourned until 10:00 o'clock A. M. Tuesday.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, JANUARY 31, 1911.

House met pursuant to adjournment, Speaker Stillman in the Chair.

Prayer was offered by Rev. A. M. Elliot of Ames, Iowa.

Journal of January 30th corrected and approved.

PETITIONS, MEMORIALS AND REMONSTRANCES.

Huff of Hardin presented petition of citizens of Hardin County relative to the enactment of the "Five-Mile Limit" bill.

Referred to Committee on Suppression of Intemperance.

Cousins of Butler presented petition of the citizens and voters of Butler County relative to the resubmission of the prohibitory amendment.

Referred to Committee on Constitutional Amendments.

Downey of Crawford presented petition of the citizens of Iowa relative to itinerant medicine vendors.

Referred to Committee on Commerce and Trade.

Patterson of Keokuk presented petition of the citizens of Keokuk County relative to special primary.

Referred to Committee on Elections.

Grout of Black Hawk presented petition of the business men of Black Hawk relative to the four-year term for county officers.

Referred to Committee on Elections.

Fletcher of Iowa presented petition of the voters of Iowa County relative to tax on automobiles.

Referred to Committee on Ways and Means.

Jacobson of Audubon presented petition of the citizens and taxpayers of Audubon County relative to the planking of bridges for traction engines.

Referred to Committee on Roads and Highways.

Moore of Linn presented petition of the citizens of Linn County relative to the enactment of the "Five-Mile Limit" bill.

Referred to Committee on Suppression of Intemperance.

Shankland of Polk presented petition of the Mitchellville Christian Church relative to the enactment of the "Five-Mile Limit" bill.

Referred to Committee on Suppression of Intemperance.

REPORTS OF COMMITTEES.

Klay of Sioux, from the Committee on Judiciary, submitted the following report:

Mr. Speaker—Your Committee on Judiciary, to whom was referred Senate File No. 76, a bill for an act to legalize the issuing of certain warrants on the school fund by the Board of Directors of the Independent District of Centerville, in Appanoose County, State of Iowa, 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.

GERRIT KLAY, Chairman.

Report adopted.

Also:

Mr. Speaker—Your Committee on Judiciary, to whom was referred Senate File No. 75, a bill for an act legalizing certain instruments of writing heretofore executed by corporations conveying, encumbering or affecting real estate that have been executed without the attaching or affixing of the corporate seal thereto, 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.

GERRIT KLAY,

Chairman.

Report adopted.

Also:

MR. SPEAKER—Your Committee on Judiciary, to whom was referred House File No. 158, a bill for an act to legalize the passage, adoption and publication of the ordinances, resolutions and rules of health of the incorporated town of Akron, Iowa, 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.

GERRIT KLAY,

Chairman.

Report adopted.

Also:

Mr. Speaker—Your Committee on Judiciary, to whom was referred House File No. 126, a bill for an act to amend the law as it appears in Subdivision Twenty-two (22) of Section Five Hundred Eleven (511) of the Code, 1907, relating to the fees of sheriffs, 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 be indefinitely postponed.

GERRIT KLAY, Chairman.

Report adopted and House File No. 126 was indefinitely postponed.

Also:

MR. Speaker—Your Committee on Judiciary, to whom was referred House File No. 161, a bill for an act to amend Section Four Thousand Six Hundred Ninety (4690) of the Code, relative to who may act as commissioner in the taking of depositions, 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 be indefinitely postponed.

GERRIT KLAY,

Chairman.

Report adopted and House File No. 161 was indefinitely post-poned.

Also:

MR. SPEAKER—Your Committee on Judiciary, to whom was referred Senate File No. 70, a bill for an act legalizing the action of the City Council of Ottumwa, Iowa, in transferring to the water works fund certain money realized from water tax levies and to legalize the levy of a five-mill water tax made by the City in 1910, and to place the money realized therefrom in the water works fund, and to legalize the action of said City Council in making said water tax levy a water works levy, 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.

GERRIT KLAY, Chairman.

Report adopted.

Also:

MR. SPEAKER—Your Committee on Judiciary, to whom was referred House File No. 67, a bill for an act to prohibit the exhibition of deformed, idiotic and abnormal persons, 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 be amended as follows:

- (1) That the period at the end of the title of said bill be stricken and in lieu thereof a comma be substituted and the following words be added to said title: "and providing penalties for the violation thereof," to be followed by a period.
- (2) By inserting before the word "monstrosity" in the fifth line of Section 1 of said bill the word "human"; and when so amended the bill do pass.

GERRIT KLAY, Chairman.

Report adopted.

Zeller of Madison, from the Committee on Military, submitted the following report:

Mr. Speaker—Your Committee on Military, to whom was referred House File No. 181, a bill for an act to amend Section Two Thousand Six Hundred and Six (2606), Supplement to the Code, relating to admission of soldiers' wives to Iowa Soldiers' Home at Marshalltown, 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 be indefinitely postponed.

E. R. ZELLER, Chairman.

Report adopted and House File No. 181 was indefinitely postponed.

George 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. 81, a bill for an act to amend the law as it appears in Subdivision Nine (9) of Sction Twenty-four Hundred Forty-eight (2448) of the Supplement to the Code, 1907, relating to the time in which intoxicating liquors may be sold, 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.

W. P. GEORGE, Chairman.

Report adopted.

Smith of Decatur, from the Committee on Constitutional Amendments, submitted the following report:

MR. SPEAKER—Your Committee on Constitutional Amendments, to whom was referred House Joint Resolution No. 1, to ratify the amendment to the Constitution of the United States proposed by Congress as the Sixteenth Amendment thereto, relative to laying and collecting a tax on income, 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 be amended as follows:

That the title of said resolution be amended to read as follows: "A Joint Resolution ratifying the Amendment to the Constitution of the United States proposed by Congress as the Sixteenth Amendment thereto, relative to laying and collecting a tax on income." That a semicolon be substituted for the comma following the word "Constitution" in the eighth line thereof, and that the word "namely" and comma immediately following be omitted; and when so amended the resolution do pass.

I. A. SMITH, Chairman.

Report adopted.

INTRODUCTION OF BILLS.

By Stipe of Page, House File No. 204, a bill for an act to establish and maintain a second state normal college for the education and preparation of common and high school teachers, and also for the eduction of commercial and business course students, and providing for the transfer of certain property to said school, and making appropriation therefor.

Read first and second time, and referred to Committee on Normal Schools.

Dabney of Davis offered the following Resolution, asked unanimous consent for immediate consideration, and moved its adoption:

WHEREAS, The Honorable Henry C. Traverse, one of the pioneers of Iowa and a resident of Davis County for some fifty years, an active and honored member of the House of Representatives of the Eleventh General Assembly and a member of the Iowa Senate of the Twelfth, Thirteenth and Eighteenth Assemblies, and Judge of the Second Judicial District twenty years, departed this life on the 24th day of September, 1909.

Resolved, That a committee of three be appointed by the Speaker of the House to prepare and submit resolutions commemorating his life, character and service to the state.

Motion prevailed.

The Speaker named as such committee, Dabney of Davis, Hamilton of Lee, Shane of Wapello.

Byerly of Jones, Chairman of the committee appointed to prepare Resolutions respecting the life, character and public services of Hon. M. H. Calkins, presented the Resolutions prepared by that committee and moved their adoption.

Motion prevailed by rising vote and Resolutions were adopted.

SENATE MESSAGE CONSIDERED.

Bruce of Floyd called up House File No. 75, with Senate Amendments, and moved that the House concur in Senate Amendments.

SENATE SUBSTITUTE FOR HOUSE FILE NO. 75.

A BILL

For an Act to amend the law as it appears in Section Four Hundred Sixteen (416) of the Code, relating to County Supervisor Districts.

Be It Enacted by the General Assembly of the State of Iowa:

Section 1. Section Four Hundred Sixteen (416) of the Code is hereby amended by striking the word "June" from the second line thereof and inserting the word "January" in lieu thereof.

On the question, "Shall the House concur?"

The ayes were:

Bauman, Black, Brady, Brockway, Brown, Bruce, Bybee, Byerly, Campbell of Ida, Campbell of Webster, Collin, Crist, Cunningham, Dabney, Ellis, Enger, Escher, Felt, Finlayson, Fletcher, Fraley, Fry, George, Gilbert, Goodykoontz, Greene, Grout, Halgrims, Hayes, Hazen, Hogan, Huff, Hunt, Hutchins, Jacobs, Jacobson, Koontz, Krebill, Kulp, Larrabee, Lenocker, Linnan, Lund, McCullough, Miller of Dubuque, Newell, Patterson, Pickford, Russell, Schee, Shankland, Sherman, Townsend, White, Whitney, Mr. Speaker—56.

The nays were:

Bascom, Beebe, Dawson, Downey, Hamilton, Harvey, Huntley, Johnson, Klay, Kull, Leach, Miller of Bremer, O'Connor, Odendahl, Olson, Penn, Perkins, Ripley, Ritter, Skinner, Stephenson, Stipe, Stoddard, Van Camp, Zeller—25.

Absent or not voting:

Beans, Boettger, Bowman, Cousins, Daniels, Dewey, Dixon, Dunlap, Edmunds, Fourt, Fulton, Griggs, Harding, Hickenlooper, Lounsberry, McCleery, Milton, Moore, Murtagh, Robbins, Rowles, Sater, Shane, Smith of Adams, Smith of Decatur, Speer, Taylor—27

So the House concurred.

Goodykoontz of Boone offered the following Concurrent Resolution, asked unanimous consent for immediate consideration, and moved its adoption:

CONCURRENT RESOLUTION.

Be It Resolved by the House, the Senate Concurring:

That inasmuch as Miss Sylvia Pankhurst of England will be in the city of Des Moines tomorrow, February 1st, that she be invited to address the Joint Convention just after the Senatorial ballot is taken.

Motion prevailed, and Resolution was adopted.

The Speaker acknowledged his personal thanks and the thanks of the members of the House for the beautiful bouquet presented by the Superintendent and the boys of the Industrial School at Eldora.

Sherman of Poweshiek moved that a committee of three be appointed to notify the Senate that the House is ready to receive it in Joint Convention.

Motion prevailed.

The Speaker named as such committee, Sherman of Poweshiek, Speer of Warren, Odendahl of Carroll.

The Sergeant-at-Arms announced the arrival of the members of the Senate, who took their seats on the west side of the House Chamber.

JOINT CONVENTION.

The Joint Convention was called to order by Lieutenant Governor Clarke, President of the Joint Convention, at 12:00 o'clock, noon.

The roll was then called, and the following members responded as present:

Adams, Allen of Pocahontas, Allen of Jefferson, Ames, Balkema, Balluff, Bascom, Bauman, Beans, Beebe, Bennett, Black, Boettger, Bowman, Brady, Brockway, Brown of Decatur, Brown of Wright, Bruce, Bybee, Byerly, Campbell of Ida, Campbell of Webster, Chase, Collin, Cousins, Cowles, Crist, Crow, Cunningham, Dabney, Daniels, Dawson, Dewey, DeWolf, Dixon, Downey, Dunnegan, Edmunds, Ellis, Enger, Escher, Felt, Finlayson, Fitchpatrick, Fletcher, Fourt, Fraley, Francis, Fry, Fulton, Garrett, Gates, George, Gilbert, Gillilland, Goodykoontz, Greene, Grout, Halgrims, Hamilton, Hammill, Harding, Harvey, Hayes, Hazen, Hickenlooper, Hogan, Hoty, Huff, Hunt, Hunter, Huntley, Hutchins, Jacobs, Jacobson, Jewell, Johnson, Klay, Koontz, Krebill, Kull, Kulp, Larrabee of Webster, Larrabee of Fayette, Leach, Legel, Lenocker, Linnan, Lounsberry, Lund, McCleery, McColl, McCulloch of Wayne, McCullough of Dubuque, Malmberg, Mattes, Miller of Bremer, Miller of Dubuque, Milton, Moore, Neal, Newell, O'Connor, Odendahl, Olson, Parshall, Patterson, Penn, Perkins, Pickford, Proudfoot, Quigley, Ream, Ripley, Ritter, Robbins, Russell, Sammis, Saunders, Savage, Schee, Schrup, Shane, Shankland, Sherman, Skinner, Smith of Adams, Smith of Decatur, Smith of Mitchell, Smith of Shelby, Spaulding, Speer, Stephenson, Stillman, Stipe, Stoddard, Stuckslager, Sullivan, Taylor of Union, Taylor of Appanoose, Townsend, Van Camp, Van Law, Webber, White of Benton, White of Iowa, Whitney, Wilson, Zeller—150.

Absent:

Chapman, Clarkson, Dunlap, Griggs, McManus, Murtagh, Rowles, Sater—8.

President Clarke announced the Joint Convention duly organized, with a quorum of members present.

President Clarke then announced that the roll would be called for the purpose of electing a United States Senator in Congress, and appointed as teller on the part of the Senate, Senator Savage of Adair, and as assistant teller, Senator Hoyt of Buchanan.

Speaker Stillman appointed as teller on the part of the House, Representative Huff of Hardin, and as assistant teller, Representative Crist of Clarke.

Upon the roll being called, those voting for Claude R. Porter were:

Balluff, Bauman, Black, Boettger, Byerly, Crow, Dabney, De Wolf, Downey, Dunnegan, Ellis, Escher, Fletcher, Garrett, Gilbert, Greene, Hamilton, Hayes, Hazen, Koontz, Krebill, Kull, Leach, Legel, Lenocker, Linnan, McCullough, Miller of Bremer, Miller of Dubuque, Milton, O'Connor, Odendahl, Olson, Parshall, Penn, Quigley, Ream, Ritter, Schrup, Stephenson, Taylor of Union, Taylor of Appanoose, Townsend, Webber, White of Benton, White of Iowa, Wilson—47.

Those voting for Lafayette Young, Sr., were:

Adams, Allen of Jefferson, Beans, Bennett, Bowman, Brown of Decatur, Cowles, Crist, Daniels, Dewey, Edmunds, Fourt, Fraley, Fulton, Gillilland, Harding, Harvey, Hickenlooper, Hoyt, McCleery, McCulloch of Wayne, Malmberg, Moore, Perkins, Proudfoot, Robbins, Saunders, Savage, Shane, Smith of Adams, Smith of Decatur, Smith of Shelby, Speer, Stipe, Stuckslager, Zeller.—36.

Those voting for W. S. Kenyon were:

. Allen of Pocahontas, Ames, Balkema, Bascom, Beebe, Brady, Brockway, Brown of Wright, Bruce, Bybee, Campbell of Ida, Camp-

bell of Webster, Collin, Cousins, Cunningham, Dawson, Dixon, Enger, Felt, Finlayson, Fitchpatrick, Francis, Fry, Gates, George, Goodykoontz, Grout, Halgrims, Hammill, Hogan, Huff, Hunt, Hunter, Huntley, Hutchins, Jacobs, Jacobson, Jewell, Johnson, Klay, Kulp, Larrabee of Webster, Larrabee of Fayette, Lounsberry, Lund, McColl, Mattes, Neal, Newell, Patterson, Pickford, Ripley, Russell, Sammis, Schee, Shankland, Sherman, Skinner, Smith of Mitchell, Spaulding, Stillman, Stoddard, Sullivan, Van Camp, Van Law, Whitney—66.

Those voting for Warren Garst were:

Chase—1.

President Clarke Announced that no one had received a majority of the votes cast in the Joint Convention for United States Senator in Congress, and that no election had occurred.

Journal of the Joint Convention was then read and approved.

On motion of Senator Hammill of Hancock, the Joint Convention was dissolved.

House reconvened, Speaker Stillman in the Chair.

On motion of Boettger of Scott, the House adjourned until 10:00 A. M. Wednesday.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES,-DES MOINES, IOWA, FEBRUARY 1, 1911.

House met pursuant to adjournment, Speaker Stillman in the Chair.

Prayer was offered by Rev. Edward A. Lang of West Branch, Iowa.

Journal of January 31st corrected and approved.

PETITIONS, MEMORIALS AND REMONSTRANCES.

Fulton of Jefferson presented petition of the citizens of Jefferson County relative to the enactment of the "Five-Mile Limit" bill.

Referred to Committee on Suppression of Intemperance.

Lund of Hamilton presented petition of the citizens of Hamilton County relative to the enactment of the "Five-Mile Limit" bill.

Referred to Committee on Suppression of Intemperance.

Dabney of Davis presented petition of the voters of Davis County relative to special primary.

Referred to Committee on Elections.

Fourt of Allamakee presented petition of the professional and business men of Allamakee County relative to the four-year term for county officers.

Referred to Committee on Elections.

Shane of Wapello presented petition of the Iowa League of Commercial Clubs relative to the short course and college extension bill of the State Agricultural College.

Referred to Committee on Agriculture.

Fry of Wayne presented petition of the citizens of Wayne County relative to the enactment of the "Five-Mile Limit" bill.

Referred to Committee on Suppression of Intemperance.

Cousins of Butler presented memorial of the W. C. T. U. of Shell Rock, Iowa, relative to the white slave traffic.

Referred to Committée on Public Health.

Newell of Plymouth presented petition of the taxpayers and citizens of Kingsley relative to 5 per cent tax for the erection of new school buildings.

Referred to Committee on Schools and Text Books.

Cousins of Butler presented petition of the citizens of Butler County relative to the extinction of the crow.

Referred to Committee on Agriculture.

On request of O'Connor of Chickasaw, leave of absence was granted Murtagh of Emmet and Miller of Bremer until Thursday.

O'Connor of Chickasaw asked unanimous consent to withdraw the motion to reconsider the vote by which House File No. 99 passed to its third reading and passed the House.

No objection was made and motion was withdrawn.

REPORTS OF COMMITTEES.

Koontz of Johnson, 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. 32, a bill for an act to amend Section Five (5) of Chapter One Hundred and Fifty-four (154) of the Acts of the Thirty-third General Assembly, relating to fees for fish and game licenses, 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 be amended as follows:

By inserting in the third line of the title after the word Two (2) the words "the disposition of."

Also amend by striking out the words "seventy-five per cent" in line five of section one and insert in lieu thereof the words "ninety per cent."

Also amend by striking out the words "and twenty-five per cent" in line five of section two and insert in lieu thereof the words "ten per cent"; and when so amended the bill do pass.

G. W. KOONTZ,

Chairman.

Report adopted.

Goodykoontz of Boone, from the Committee ca 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 the law as the same appears in Section One Thousand Three Hundred and Four (1304) of the Supplement to the Code of 1907, relative to the exemption of taxes, 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 be indefinitely postponed.

W. W. GOODYKOONTZ,

Chairman.

Report adopted, and House File No. 144 was indefinitely postponed.

Also:

MR. SPEAKER—Your Committee on Ways and Means, to whom was referred House File No. 145, a bill for an act to amend the law as the same appears in the laws of the Thirty-third General Assembly of the State of Iowa, Chapter Eighty-one (81), Section Two (2), relative to the classes of property exempt from assessment of taxes, 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 be amended by substituting in lieu thereof the following:

A BILL

For an Act to repeal the law as the same appears in Section Two (2) of Chapter Eighty-one (81) of the Acts of the Thirty-third General Assembly of the State of Iowa, relative to the classes of property exempt from assessment of taxes.

Be It Enacted by the General Assembly of the State of Iowa:

Section 1. That the law as it appears in Section Two (2) of Chapter Eighty-one (81) of the Acts of the Thirty-third General Assembly of the State of Iowa be, and the same is, hereby repealed; and when so amended the bill do pass.

W. W. GOODYKOONTZ,

Chairman.

Report adopted.

Shane of Wapello, from the Committee on Pharmacy, submitted the following report:

MR. SPEAKER—Your Committee on Pharmacy, to whom was referred House File No. 97, a bill for an act to amend Section Twenty-five Hundred Eighty-nine-b (2589-b) of the Supplement to the Code of 1907, relating to the practice of pharmacy, 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 be amended as follows:

By adding the paragraph, "Applicants for license under this section shall, with their application, forward to the Secretary of the Board of Pharmacy a fee of Ten Dollars (\$10.00)" to Section One, and by striking out Section Two; and when so amended the bill do pass.

Frank Shane, Chairman.

Report adopted.

Dabney of Davis, Chairman of the Committee on Rules, submitted the following report:

Mr. Speaker—Your Committee on Rules beg leave to submit the following report:

Rule 26, relating to the previous question, is amended to read as follows: The previous question shall always be put in this form: "Shall the main question be now put?" It shall only be admitted when demanded by a majority of the members present, and its effect shall be to put an end to all debate, and to bring the House to a direct vote upon amendments and then upon the main question, unless otherwise indicated by the motion and ordered by the House, except that the member in charge of the measure under consideration shall have ten minutes in which to close the discussion before the vote is taken. On a motion for the previous question and prior to seconding the same a call of the House shall be in order; but after such motion shall have been adopted no call shall be in order prior to the decision of the main question. If the previous question is decided in the negative, the House shall proceed with the matter before it the same as though the previous question had not been moved.

Rule 42 is amended by striking out the word "shall" in the first line and substituting the word "may" therefor.

Rule 44 is amended by striking out "1909" in the fourth line and substituting "1911" therefor; and striking out "1909" in the sixth line and substituting "1911" therefor.

Rule 55 is amended to read as follows: It shall be in order for the Committee on Engrossed and Enrolled Bills to report at any time when no member is addressing the House.

Rule 56 is amended to read as follows: All bills, memorials and joint resolutions, except legalizing bills, shall be printed for the use and information of the members, unless otherwise ordered by the House.

Rules 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19, 20, 21, 22, 23, 24, 25, 27, 28, 29, 30, 31, 32, 33, 34, 35, 36, 37, 38, 39, 40, 41, 43, 45, 46, 47, 48, 49, 50, 51, 52, 53, 54, 57, 58, 59, 60, 61, 62, 63, 64, 65, 66, 67, 68, 69, 70, 71, 72, 73, 74 and 75 were approved without change.

I. T. DABNEY,

Chairman.

Action on the report was deferred until Thursday.

INTRODUCTION OF BILLS.

By Cousins of Butler, House File No. 205, a bill for an act to amend Section One (1), Chapter One Hundred Eighty-four (184) of the Acts of the Thirty-third General Assembly, relative to indebtedness of independent school districts.

Read first and second time, and referred to Committee on Schools and Text Books.

By Sherman of Poweshiek, House File No. 206, a bill for an act to create a permanent tax commission, to define its powers and duties, to transfer to said commission the power and duties of the Executive Council relating to taxation, to make an appropriation therefor and to repeal all acts inconsistent herewith.

Read first and second time, and referred to Committee on Ways and Means.

By Hazen of Pottawattamie, House File No. 207, a bill for an act to amend Subdivision Eighteen (18) of Section Four Hundred Twenty-two (422) of the Code relating to the powers and duties of Boards of Supervisors.

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

By Dewey of Guthrie, House File No. 208, a bill for an act to amend Chapter One Hundred Thirty-eight (138) of the Acts of the Thirty-third General Assembly relative to fences along the public highway.

Read first and second time, and referred to Committee on Agriculture.

By Jacobs of Calhoun, House File No. 209, a bill for an act amending Section One Thousand Three Hundred Four (1304) of the Supplement to the Code, 1907, relating to the exemption of certain property from taxation.

Read first and second time, and referred to Committee on Ways and Means.

By Jacobs of Calhoun, House File No. 210, a bill for an act to regulate the size and construction of caboose cars, and providing penalties for the violation thereof.

Read first and second time, and referred to Committee on Railroads and Transportation.

By Goodykoontz of Boone, House File No. 211, a bill for an act to confirm the title of John A. Jasinsky to the Southeast Quarter of the Southwest Quarter of Section No. 14, Township No. 84, North, Range No. 29, West 5th, P. M. Greene County, Iowa, and authorizing the issuance of a patent therefor.

WHEREAS, The Southeast Quarter of the Southwest Quarter of Section 14, Township 84 North, Range 29 West, 5th P. M., in Green County, Iowa, was granted by the United States to the Cedar Rapids & Missouri River Railroad Company by act of Congress, dated June 2, 1864, and duly approved to said grantee on April 20, 1869; and,

WHEREAS, One, John A. Jasinsky, of Greene County, Iowa, has duly acquired title to said land through said Cedar Rapids & Missouri River Railroad Company and its grantees, as shown by the records of Greene County, Iowa, and has been in open and adverse possession thereof under conveyances executed by said Cedar Rapids & Missouri River Railroad Company and its grantees for more than twenty-five years last past, claiming in good faith to be the absolute owner thereof, and has made valuable improvements and paid taxes thereon during all of said time; and,

WHEREAS, It also appears that said land was granted to the State of Iowa by the United States on the second day of July, 1862, under the grant for the State Agricultural College, and approved May 27, 1863; and,

WHEREAS, The State of Iowa has never asserted its title to said land and does not now claim to hold title thereto, but said grant appears as a cloud upon the title thereof; now, therefore, for the purpose of perfecting the title to said land in said John A. Jasinsky, Be It Enacted by the General Assembly of the State of Iowa:

Section 1. That the title to the Southeast Quarter of the Southwest Quarter of Section 14, Township 84 North, Range 29 West, 5th P. M., Iowa, be and the same is hereby confirmed in said John A. Jasinsky, his heirs and assigns forever, and the Governor and Secretary of State are hereby authorized to issue, without expense to the State of Iowa, a patent wherein the State of Iowa shall quit claim all right, title and interest in said land to John A. Jasinsky, his heirs and assigns.

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 Jefferson Bee, newspapers published in Des Moines, Iowa, and Jefferson, Iowa, respectively, said publication to be without expense to the State of Iowa.

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

By Goodykoontz of Boone, House File No. 212, a bill for an act to amend Sections Thirteen Hundred Thirty-four (1334), Thirteen Hundred Thirty-four-a (1334-a) and Thirteen Hundred Thirty-

four-b (1334-b) of the Supplement to the Code and to repeal Sections Thirteen Hundred Thirty-seven (1337) and Thirteen Hundred Thirty-seven-a (1337-a) of the Supplement to the Code, and Thirteen Hundred Thirty-eight (1338) of the Code, and to enact substitutes therefor and relating to the assessment and taxation of railways and to requirements of railroad companies and duties of executive council in connection therewith.

Read first and second time, and referred to Committee on Ways and Means.

By Moore of Linn, House File No. 213, a bill for an act to amend the law as it appears in Section Two Thousand Seven Hundred Eighty-three (2783) of the Supplement to the Code, 1907, giving to school boards the right to furnish clothing, including shoes to indigent children.

Read first and second time, and referred to Committee on Schools and Text Books.

By Fletcher of Iowa, House File No. 214, a bill for an act to amend Section One (1) of Chapter One Hundred Thirty-nine (139) of the Laws of the Thirty-third General Assembly relating to the sale of intoxicating liquors by permit holders.

Read first and second time, and referred to Committee on Pharmacy.

By Cunningham of Buena Vista (by request), House File No. 215, a bill for an act to amend Section Four Thousand Nine Hundred Fifty-two (4952) of the Code relating to the sale, giving away or having in one's possession obscene literature and articles of indecent or immoral use.

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

By Cunningham of Buena Vista, House File No. 216, a bill for an act to amend Section Two Thousand Seventy-seven (2077) of the Supplement to the Code, 1907, relating to passenger rates and to the collection of additional fare where same is paid upon railroad trains.

Read first and second time, and referred to Committee on Railroads and Transportation.

By Harding of Woodbury, House File No. 217, a bill for an act authorizing cities and towns and cities acting under special charter to change the names of streets and provide for the filing of same with the county officers.

Read first and second time, and referred to Committee on Municipal Corporations.

By Harding of Woodbury, House File No. 218, a bill for an aet legalizing the acts of cities and towns whereby ordinances of said cities or towns have heretofore changed the name or names of certain platted streets.

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

CONSIDERATION OF BILLS.

On motion of Dabney of Davis, House Joint Resolution No. 1, "A Joint Resolution ratifying the amendments to the Constitution of the United States proposed by Congress as the Sixteenth Amendment thereto relative to laying and collecting a tax on income," with report of committee recommending passage as amended, was taken up and considered.

Smith of Decatur moved adoption of amendments proposed by committee.

Motion prevailed.

HOUSE JOINT RESOLUTION NO. 1.

A Joint Resolution ratifying the Amendment to the Constitution of the United States proposed by Congress as the Sixteenth Amendment thereto relative to laying and collecting a tax on income.

WHEREAS, Both Houses of the Sixty-first Congress of the United States of America, at its first session, by a constitutional majority of two-thirds thereof, made the following proposition to amend the Constitution of the United States of America in the following words, to-wit:

"A joint resolution proposing an amendment to the Constitution of the United States.

"Resolved, By the Senate and House of Representatives of the United States of America, in Congress assembled (two-thirds of each House concurring therein), that the following article is proposed as an amendment to the Constitution of the United States, which, when ratified by the Legislatures of three-fourths of the several states, shall be valid to all intents and purposes as a part of the Constitution: Article XVI. The Congress shall have power to lay and collect taxes on incomes, from whatever source derived, without apportionment among the several states, and without regard to any census or enumeration." Therefore, be it

Resolved by the Senate and House of Representatives of the State of Iowa, that the said proposed amendment to the Constitution of the United States of America be, and the same is hereby, ratified by the General Assembly of the State of Iowa. And, further be it

Resolved, That certified copies of this Joint Resolution be forwarded by the Governor of this State to the Secretary of State at Washington and to presiding officers of each House of the National Congress.

Mr. Dabney moved that the Rules be suspended, the Joint Resolution be considered engrossed, and read a third time now, which motion prevailed, and the Joint Resolution was read a third time.

On the question, "Shall the Joint Resolution pass?"

The ayes were:

Bascom, Bauman, Beans, Beebe, Black, Boettger, Bowman, Brady, Brockway, Brown, Bruce, Bybee, Byerly, Campbell of Ida, Campbell of Webster, Collin, Cousins, Crist, Cunningham, Dabney, Daniels, Dawson, Dewey, Dixon, Downey, Dunlap, Edmunds, Ellis, Enger, Felt, Finlayson, Fletcher, Fourt, Fry, George, Gilbert, Goodykoontz, Greene, Grout, Halgrims, Hamilton, Harding, Harvey, Hayes, Hazen, Hickenlooper, Hogan, Huff, Hunt, Huntley, Hutchins, Jacobson, Johnson, Klay, Koontz, Krebill, Kull, Kulp, Larrabee, Leach, Lenocker, Linnan, Lounsberry, Lund, McCleery, McCullough, Miller of Dubuque, Milton, Moore, Newell, O'Connor, Odendahl, Olson, Patterson, Penn, Pickford, Ripley, Ritter, Robbins, Rowles, Russell, Schee, Shane, Sherman, Skinner, Smith of Adams, Smith of Decatur, Speer, Stephenson, Stipe, Stoddard, Taylor, Townsend, Van Camp, White, Whitney, Zeller, Mr. Speaker—98.

The nays were:

None

Absent or not voting:

Escher, Fraley, Fulton, Griggs, Jacobs, Miller of Bremer, Murtagh, Perkins, Sater, Shankland—10.

So the Joint Resolution passed and the title, as amended, was agreed to.

On motion of Daniels of Appanoose, Senate File No. 76, a bill for an act to legalize the using of certain warrants on the School Fund by the Board of Directors of the Independent Districts of Centerville, in Appanoose County, State of Iowa, with report of committee recommending passage, was taken up and considered.

Mr. Daniels moved that the Rules be suspended, 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 ayes were:

Bascom, Beans, Beebe, Black, Boettger, Bowman, Brockway, Brown, Bybee, Byerly, Campbell of Ida, Campbell of Webster, Collin, Crist, Cunningham, Dabney Daniels, Dewey, Downey, Edmunds, Ellis, Enger, Felt, Finlayson, Fletcher, Fourt, Fraley, Fry, Fulton, George, Gilbert, Goodykoontz, Greene, Grout, Halgrims, Hamilton, Harding, Harvey, Hayes, Hazen, Hickenlooper, Hogan, Huff, Hunt, Huntley, Hutchins, Jacobson, Johnson, Krebill, Kull Kulp, Larrabee, Leach, Lenocker, Lounsberry, Lund, McCleery, McCullough, Miller of Dubuque, Milton, Moore, Newell, O'Connor, Olson, Penn, Pickford, Ripley, Ritter, Robbins, Rowles, Russell, Shane, Shankland, Sherman, Skinner, Smith of Adams, Speer, Stephenson, Stipe, Stoddard, Taylor, Townsend, Van Camp, White, Whitney, Zeller, Mr. Speaker—87.

The nays were:

None.

Absent or not voting:

Bauman, Brady, Bruce, Cousins, Dawson, Dixon, Dunlap, Escher, Griggs, Jacobs, Klay, Koontz, Linnan, Miller of Bremer, Murtagh, Odendahl, Patterson, Perkins, Sater, Schee, Smith of Decatur—21.

So the bill passed and the title was agreed to.

On motion of Newell of Plymouth, House File No. 158, a bill for an act to legalize the passage, adoption and publication of the ordinances, resolutions and rules of health of the incorporated town of Akron, Iowa, with report of committee recommending passage, was taken up and considered.

Mr. Newell moved that the Rules be suspended, the bill be considered engressed, 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 ayes were:

Bascom, Bauman, Beans, Beebe, Black, Boettger, Brady, Brockway, Bybes, Byerly, Campbell of Ida, Campbell of Webster, Collin.

Cousins, Crist, Cunningham, Dabney, Daniels, Dawson, Dewey, Downey, Edmunds, Ellis, Enger, Felt, Finlayson, Fletcher, Fourt, Fry, Fulton, George, Gilbert, Goodykoontz, Greene, Halgrims, Hamilton, Harding, Harvey, Hayes, Hazen, Hickenlooper, Hogan, Huff, Hunt, Huntley, Hutchins, Jacobson, Johnson, Krebill, Kull, Kulp, Larrabee, Lenocker, Linnan, Lounsberry, Lund, McCleery, McCullough, Miller of Dubuque, Milton, Moore, Newell, O'Connor, Olson, Patterson, Penn, Pickford, Ripley, Ritter, Robbins, Rowles, Russell, Shane, Shankland, Sherman, Skinner, Smith of Adams, Speer, Stephenson, Stipe, Stoddard, Taylor, Townsend, Van Camp, White, Whitney, Zeller, Mr. Speaker—88.

The nays were:

None.

Absent or not voting:

Bowman, Brown, Bruce, Dixon, Dunlap, Escher, Fraley, Griggs, Grout, Jacobs, Klay, Koontz, Leach, Miller of Bremer, Murtagh, Odendahl, Perkins, Sater, Schee, Smith of Decatur—20.

So the bill passed and the title was agreed to.

Boettger of Scott asked unanimous consent to withdraw House File No. 91 from the Committee on Appropriations and the further consideration of the House.

Consent granted, and House File No. 91 was ordered withdrawn.

REPORT OF COMMITTEE ON ENROLLED BILLS.

Whitney of Woodbury, 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. 59, a bill for an act to legalize a certain special election held in the town of Bettendorf, Scott County, Iowa, on October 15, 1909, and to legalize certain franchises granted and adopted by the town council of said town of Bettendorf pursuant to a favorable vote thereon by the electors of said town at said special election.

Also:

House File No. 73, a bill for an act to legalize the acts of the directors of school township of Pleasant, in the County of Monroe and State of Iowa, in contracting for the erection of an addition to schoolhouse in the village of Lockman, in Subdistrict No. 11 of said township, and levying a tax therefor.

Also:

House File No. 75, a bill for an act to amend the law as it appears in Section Four Hundred Sixteen (416) of the Code, relating to county supervisor districts.

U. G. WHITNEY,

Chairman,

Adopted.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS.

Whitney of Woodbury, from the Joint 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. 59, a bill for an act to legalize a certain special election held in the town of Bettendorf, Scott County, Iowa, on October 15, 1909, and to legalize certain franchises granted and adopted by the town council of said town of Bettendorf pursuant to a favorable vote thereon by the electors of said town at said special election.

Also:

House File No. 73, a bill for an act to legalize the acts of the directors of school township of Pleasant, in the County of Monroe and State of Iowa, in contracting for the erection of an addition to schoolhouse in the village of Lockman, in Subdistrict No. 11 of said township, and levying a tax therefor.

Also:

House File No. 75, a bill for an act to amend the law as it appears in Section Four Hundred Sixteen (416) of the Code, relating to county supervisor districts.

U. G. WHITNEY,
Chairman House Committee.
ED P. MALMBERG,
Chairman Senate Committee.

Adopted.

Byerly of Jones, Chairman of the Committee on Penitentiaries, submitted the following report:

MR. SPEAKER—Your Committee on Penitentiaries, to whom was referred House File No. 135, a bill for an act to provide additional support for the wardens of the Reformatory at Anamosa and the State Penitentiary at Fort Madison; to fix the compensation of certain officers and employes, and to enlarge the support fund of said institutions, repealing Sections Fifty-seven Hundred Seventeen (5717) and Fifty-seven Hundred Eighteen (5718) of Chapter Two (2), Title Twenty-six (26) of the Code, and the law as found in Sections Fifty-seven Hundred Sixteen

(5716) and Fifty-seven Hundred Eighteen-a-twenty-eight (5718-a28), Chapter Two (2), Title Twenty-six (26) of the Supplement to the Code, 1907, beg leave to report that they 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:

That the following be added to said bill as Section Four (4) thereof, to-wit:

Section Four (4). The law as it appears in Section Fifty-six Hundred Sixty-nine-a (5669-a) of the Supplement to the Code, 1907, is hereby repealed, and in lieu thereof is enacted the following (5669-a):

Each of the deputy wardens shall be furnished with a house to be designated by the Board of Control of said institution, with water, heat and lights free of charge, in addition to the salary allowed by law.

That Section Four (4) of said bill should be Section Five (5), and when so amended that the bill do pass.

WM. M. BYERLY,
Chairman.

Report adopted.

On motion of Shane of Wapello, Senate File No. 70, a bill for an act legalizing the action of the City Council of Ottumwa, Iowa, in transferring to the water works fund certain money realized from water tax levies and to legalize the levy of a five-mill water tax made by the City in 1910, and to place the money realized therefrom in the water works fund, and to legalize the action of said City Council in making said water tax levy a water works levy, 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, with report of committee recommending passage, was taken up and considered.

Mr. Shane moved that the Rules be suspended, the bill be considered engressed, 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 ayes were:

Bascom, Bauman, Beans, Beebe, Black, Boettger, Rowman, Brady, Brockway, Brown, Bruce, Bybee, Byerly, Campbell of Ida, Campbell of Webster, Collin, Cousins, Crist, Cunningham, Dabney, Daniels, Dawson, Dewey, Dixon, Downey, Dunlap, Edmunds, Ellis, Finlayson, Fletcher, Fraley, Fry, Fulton, George, Gilbert, Goodykontz, Greene, Grout, Halgrims, Hamilton, Harding, Harvey, Hayes, Hazen, Hickenlooper, Huff, Hunt, Huntley, Hutchins,

Jacobs, Jacobson, Krebill, Kull, Leach, Lenocker, Linnan, Lund, McCleery, McCullough, Miller of Dubuque, Milton, Newell, O'Connor, Olson, Patterson, Penn, Perkins, Pickford, Ripley, Ritter, Robbins, Rowles, Russell, Shane, Shankland, Sherman, Skinner, Smith of Adams, Speer, Stephenson, Stipe, Stoddard, Townsend, Van Camp, White, Whitney, Zeller, Mr. Speaker—88.

The nays were:

None.

Absent or not voting:

Enger, Escher, Felt, Fourt, Griggs, Hogan, Johnson, Klay, Koontz, Kulp, Larrabee, Lounsberry, Miller of Bremer, Moore, Murtagh, Odendahl, Sater, Schee, Smith of Decatur, Taylor—20.

So the bill passed and the title was agreed to.

On motion of Stoddard of Buchanan, House File No. 67, a bill for an act to prohibit the exhibition of deformed, idiotic and abnormal persons, with report of committee recommending passage as amended was taken up, considered, and the committee amendments were adopted.

Mr. Stoddard moved that the Rules be suspended, 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 ayes were:

Bascom, Bauman, Beans, Beebe, Black, Bowman, Brady, Brockway, Brown, Bruce, Bybee, Byerly, Campbell of Ida, Campbell of Webster, Collin, Cousins, Crist, Dabney, Daniels, Dawson, Dewey, Dixon, Downey, Edmunds, Ellis, Enger, Finlayson, Fourt, Fraley, Fry, Fulton, George, Gilbert, Goodykoontz, Greene, Grout, Halgrims, Hamilton, Harding, Harvey, Hayes, Hazen, Hickenlooper, Huff, Hunt, Huntley, Hutchins, Jacobs, Jacobson, Johnson, Klay, Koontz, Krebill, Kull, Leach, Lenocker, Linnan, Lounsberry, Lund, McCleery, McCullough, Miller of Dubuque, Milton, Moore, Newell, O'Connor, Odendahl, Patterson, Penn, Perkins, Pickford, Ripley, Ritter, Rowles, Russell, Schee, Shane, Shankland, Sherman, Skinner, Smith of Adams, Smith of Decatur, Speer, Stephenson, Stipe, Stoddard, Taylor, Townsend, Van Camp, White, Whitney, Mr. Speaker—92.

The nays were:

None.

Absent or not voting:

Boettger, Cunningham, Dunlap, Escher, Felt, Fletcher, Griggs, Hogan, Kulp, Larrabee, Miller of Bremer, Murtagh, Olson, Robbins, Sater, Zeller—16.

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, House Files Nos. 59, 73 and 75.

REPORT OF COMMITTEE ON ENROLLED BILLS.

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 legalize a certain special election held in the town of Bettendorf, Scott County, Iowa, on October 15, 1909, and to legalize certain franchises granted and adopted by the town council of said town of Bettendorf pursuant to a favorable vote thereon by the electors of said town at said special election.

Also:

House File No. 73, a bill for an act to legalize the acts of the directors of school township of Pleasant, in the County of Monroe and State of Iowa, in contracting for the erection of an addition to schoolhouse in the village of Lockman, in Subdistrict No. 11 of said township, and levying a tax therefor.

Also:

House File No. 75, a bill for an act to amend the law as it appears in Section Four Hundred Sixteen (416) of the Code, relating to county supervisor districts.

U. G. WHITNEY,

Chairman.

Report adopted.

REPORT OF COMMITTEE.

Fourt of Allamakee, 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. 29, a bill for an act to amend Section Five Thousand One Hundred Nineteen (5119) of the Code of Iowa, 1897, relative to the punishment of the crime of vagrancy and defining the same, 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 be amended as follows:

That the title thereto be amended by striking therefrom the entire title and substituting therefor the following, to-wit:

A bill for an act to repeal Section Five Thousand One Hundred and Nineteen (5119) of the Code, relating to vagrants, and enacting a substitute therefor.

That the bill be amended by striking therefrom Section One (1) thereof and substituting the following in lieu thereof:

Section 1. That Section Five Thousand One Hundred and Nineteen (5119) of the Code be and the same is hereby repealed and the following enacted in lieu thereof:

Sec. 2. The following persons are vagrants: All common prostitutes and keepers of bawdy houses or houses for the resort of prostitutes; all habitual drunkards, gamesters or other disorderly persons; all persons wandering about and lodging in barns, outbuildings, tents, wagons or other vehicles and having no visible calling or business to maintain themselves; all persons begging in public places or from house to house, or inducing children or others to do so; all persons traveling the highways of the state who take, steal or carry away any property belonging to another; all persons representing themselves as collectors of alms for charitable institutions under any false or fraudulent pretenses; all persons playing or bettting in any street or public or open place at any game or pretended game of chance or at or with any table or other instrument of gaming; and when so amended the bill do pass.

E. H. FOURT, Chairman.

Report adopted.

Also:

Mr. Speaker—Your Committee on Roads and Highways, to whom was referred House File No. 94, a bill for an act to amend Section Five (5), Chapter One Hundred Fifty-four (154), laws of the Thirty-third General Assembly, relating to the expenditure of the fish and game protection fund, 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 be referred to the Fish and Game Committee.

E. H. FOURT, Chairman.

Report adopted, and House File No. 94 was so referred.

Pickford of Cerro Gordo moved that a committee of three be appointed to notify the Senate that the House was ready to receive it in Joint Convention.

Motion prevailed.

The Speaker named as such committee, Pickford of Cerro Gordo, Stoddard of Buchanan, Townsend of Tama.

The Sergeant-at-Arms announced the arrival of the members of the Senate, who took their seats on the west side of the House Chamber.

JOINT CONVENTION.

The Joint Convention was called to order by Lieutenant Governor Clarke, President of the Joint Convention, at 12:00 o'clock, noon.

The roll was then called and the following members responded as present:

Adams, Allen of Pocahontas, Allen of Jefferson, Ames, Balkema, Balluff, Bascom, Bauman, Beans, Beebe, Bennett, Black, Boettger, Bowman, Brady, Brockway, Brown of Decatur, Brown of Wright, Bruce, Bybee, Byerly, Campbell of Ida, Campbell of Webster, Chapman, Chase, Clarkson, Collin, Cousins, Cowles, Crist, Crow. Cunningham, Dabney, Daniels, Dawson, Dewey, DeWolf, Dixon, Downey, Dunlap, Dunnegan, Edmunds, Ellis, Enger, Felt, Finlayson, Fitchpatrick, Fletcher, Fourt, Fraley, Francis, Fry, Fulton, Garrett, Gates, George, Gilbert, Gillilland, Goodykoontz, Greene, Griggs, Grout, Halgrims, Hamilton, Hammill, Harding, Harvey, Hayes, Hazen, Hickenlooper, Hogan, Hoyt, Huff, Hunt, Hunter, Huntley, Hutchins, Jacobs, Jacobson, Jewell, Johnson, Klay, Koontz, Krebill, Kull, Kulp, Larrabee of Webster, Larrabee of Fayette, Leach, Legel, Lenocker, Linnan, Lounsberry, Lund, McCleery, McColl, McCulloch of Wayne, McCullough of Dubuque, Malmberg, Mattes, Miller of Dubuque, Milton, Moore, Neal, Newell, O'Connor, Odendahl, Olson, Parshall, Patterson, Penn, Perkins, Pickford, Proudfoot, Quigley, Ream, Ripley, Ritter, Robbins, Rowles, Russell, Sammis, Saunders, Savage, Schee, Schrup, Shane, Shankland, Sherman, Skinner, Smith of Adams, Smith of Decatur, Smith of Mitchell, Smith of Shelby, Spaulding, Speer, Stephenson, Stillman, Stipe, Stoddard, Stuckslager, Sullivan, Taylor of Union, Taylor of Appanoose, Townsend, Van Camp, Van Law, Webber, White of Benton, White of Iowa, Whitney, Wilson, Zeller—153.

Absent:

Escher, McManus, Miller of Bremer, Murtagh, Sater.

President Clarke announced the Joint Convention duly organized, with a quorum of members present.

President Clarke then announced that the roll would be called for the purpose of electing a United States Senator in Congress, and appointed as teller on the part of the Senate, Senator Savage of Adair, and as assistant teller, Senator Hoyt of Buchanan.

Speaker Stillman appointed as teller on the part of the House, Representative Huff of Hardin, and as assistant teller, Representativ Crist of Clarke.

Upon the roll being called, those voting for Claude R. Porter were:

Balluff, Bauman, Black, Boettger, Byerly, Clarkson, Crow, Dabney, DeWolf, Downey, Dunlap, Dunnegan, Ellis, Fletcher, Garrett, Gilbert, Greene, Griggs, Hamilton, Hayes, Hazen, Koontz, Krebill, Kull, Leach, Legel, Lenocker, Linnan, McCullough, Miller of Dubuque, Milton, O'Connor, Odendahl, Olson, Parshall, Penn, Quigley, Ream, Ritter, Rowles, Schrup, Stephenson, Taylor of Union, Taylor of Appanoose, Townsend, Webber, White of Benton, White of Iowa, Wilson—49.

Those voting for Lafayette Young, Sr., were:

Adams, Allen of Jefferson, Beans, Bennett, Bowman, Brown of Decatur, Chapman, Cowles, Crist, Daniels, Dewey, Edmunds, Fourt, Fraley, Fulton, Gillilland, Harding, Harvey, Hickenlooper, Hoyt, McCleery, McCulloch of Wayne, Malmberg, Moore, Perkins, Proudfoot, Robbins, Saunders, Savage, Shane, Smith of Adams, Smith of Decatur, Smith of Shelby, Speer, Stipe, Stuckslager, Zeller—37.

Those voting for W. S. Kenyon were:

Allen of Pocahontas, Ames, Balkema, Bascom, Beebe, Brady, Brockway, Brown of Wright, Bruce, Bybee, Campbell of Ida, Campbell of Webster, Collin, Cousins, Cunningham, Dawson, Dixon, Enger, Felt, Finlayson, Fitchpatrick, Francis, Fry, Gates, George, Goodykoontz, Grout, Halgrims, Hammill, Hogan, Huff, Hunt, Hunter, Huntley, Hutchins, Jacobs, Jacobson, Jewell, Johnson, Klay, Kulp, Larrabee of Webster, Larrabee of Fayette, Lounsberry, Lund, McColl, Mattes, Neal, Newell, Patterson, Pickford, Ripley, Russell, Sammis, Schee, Shankland, Sherman, Skinner, Smith of Mitchell, Spaulding, Stillman, Stoddard, Sullivan, Van Camp, Van Law, Whitney—66.

Those voting for Warren Garst were:

Chase—1.

President Clarke announced that no one had received a majority of the votes cast in the Joint Convention for United States Senator in Congress and that no election had occurred.

In accordance with Concurrent Resolution, duly adopted, Lady Pankhurst then addressed the Joint Convention.

Journal of the Joint Convention was then read and approved.

Senator Allen of Jefferson moved that the thanks of the Joint Convention be extended to Lady Pankhurst.

Motion prevailed.

On motion of Moore of Linn, the Joint Convention was dissolved. House reconvened, Speaker Stillman in the Chair.

On motion of Dewey of Guthrie, the House adjourned until 10:00 A. M. Thursday.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES,
DES MOINES, IOWA, FEBRUARY 2, 1911.

House met pursuant to adjournment, Speaker Stillman in the · Chair.

Prayer was offered by Father J. C. White of Maloy, Iowa.

Journal of February 1st corrected and approved.

PETITIONS, MEMORIALS AND REMONSTRANCES.

Larrabee of Fayette presented petition of the residents of Fayette County relative to State Board of Osteopathic Examiners.

Referred to Committee on Public Health.

Lounsberry of Marshall presented petition of the National Association of Letter Carriers relative to street car service and letter carriers.

Referred to Committee on Railroads and Transportation.

Huntley of Lucas presented petition of professional and business men of Lucas County relative to four-year term for county officers.

Referred to Committee on Elections.

Sherman of Poweshiek presented petition of the citizens and voters of Grinnell relative to the "Five-Mile Limit" bill.

Referred to Committee on Suppression of Intemperance.

Sherman of Poweshiek presented petition of the citizens and non-voters of Grinnell relative to the "Five-Mile Limit" bill.

Referred to Committee on Suppression of Intemperance.

Sherman of Poweshiek presented petition of citizens of Grinnell relative to short-course extension work.

Referred to Committee on Agriculture.

Fletcher of Iowa presented petition of the voters of Iowa County relative to automobile tax.

Referred to Committee on Ways and Means.

Hunt of Harrison presented petition of the citizens of Harrison County relative to the "Five-Mile Limit" bill.

Referred to Committee on Suppression of Intemperance.

Stephenson of Ringgold presented petition of the voters and taxpayers of Benton Township, Ringgold County, relative to township school treasurer.

Referred to Committee on Schools and Text Books.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS.

Whitney of Woodbury, 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 Resolution No. 2, relating to the selection of additional employes of the Thirtyfourth General Assembly, fixing their compensation and defining their duties.

U. G. WHITNEY,
Chairman House Committee.
ED P. MALMBERG,
Chairman Senate Committee.

Report adopted.

REPORTS OF COMMITTEES.

Klay of Sioux, from the Committee on Judiciary, submitted the following report:

Mr. Speaker—Your Committee on Judiciary, to whom was referred House File No. 22, a bill for an act to amend Chapter One Hundred Sixtyeight (168) of the Thirty-third (33d) General Assembly, as to hotels, inns and boarding houses, 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 be indefinitely postponed.

GERRIT KLAY,
Chairman.

Report adopted, and House File No. 22 was indefinitely postponed.

Cunningham of Buena Vista, from the Committee on Agriculture, submitted the following report:

MR. SPEAKER—Your Committeee on Agriculture, to whom was referred House File No. 184, a bill for an act to provide for the payment of bounties for killing crows (*Corvus Americanus*), 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 be indefinitely postponed.

E. H. CUNNINGHAM,

Chairman.

Report adopted, and House File No. 184 was indefinitely postponed.

Johnson of Mitchell, 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 Number One Hundred Forty-seven (147) a bill for an act to "create a depositors' guaranty fund to insure depositors against loss if the bank becomes insolvent and empowering the Auditor of State to levy and collect the same. Additional to Title Nine (9), Chapter Twelve (12), of the Code and Code Supplement," beg leave to report that they 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.

K. J. JOHNSON,

Chairman.

Ordered passed on file.

MR. SPEAKER—The undersigned, minority, of your committee, to whom was referred House File No. 147, dissent from the opinion of the majority in recommending the indefinite postponement of said House File No. 147, and recommend that the bill do pass and that this minority report be substituted for the report of the majority.

F. A. O'CONNOR, I. T. DABNEY.

C. F. LINNAN,

H. C. WHITE,

W. G. FLETCHER,

G. W. KOONTZ, HERMAN KULL,

E. F. LEACH,

C. B. MURTAGII.

Passed on file.

Dawson of Cherokee, from the Committee on Elections, submitted the following report:

MR. SPEAKER—Your Committee on Elections, to whom was referred House File No. 1, a bill for an act to amend Section Ten Hundred Eightyseven-a-ten (1087-a10) of the Supplement to the Code of 1907, and to amend Section Eleven Hundred Six (1106) of the Code of Iowa, relative to the expression of the choice of the people for United States Senator, 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 be amended by substituting the following therefor:

A BILL

For an Act to amend the law as it appears in Sections Ten Hundred Eighty-seven-a-ten (1087-a10), Ten Hundred Eighty-seven-a-twenty-two (1087-a22), and Ten Hundred Eighty-seven-a-twenty-seven (1087-a27), of the Supplement to the Code, 1907, as amended by Chapter Sixty-nine (69) of the Acts of the Thirty-third (33d) General Assembly, and Sections Eleven Hundred Fifty (1150), Eleven Hundred Fifty-one (1151), Eleven Hundred Fifty-seven (1157), and Eleven Hundred Sixty-two (1162) of the Code, and repealing Chapter One (1) of the special session of the Thirty-second (32d) General Assembly, and enacting a substitute therefor, all relating to the nomination of candidates for the office of Senator in the Congress of the United States and of the canvass of the vote for Senator in the Congress of the United States, and providing for nominations for such office in case of vacancy.

Be It Enacted by the General Assembly of the State of Iowa:

Section 1. That Section Ten Hundred Eighty-seven-a-ten (1087-a10) of the Supplement to the Code, 1907, as amended by Section Four (4) of Chapter Sixty-nine (69) of the Acts of the Thirty-second (32d) General Assembly, be and the same is hereby amended by adding thereto the following: In case an elector seeks the nomination for office of Senator or Representatives in the General Assembly he shall be furnished, on application to the Secretary of State, an affidavit blank in the form as required herein, save that there shall be printed in blank form and on the same sheet of paper, by way of addition thereto, the following statements, either of which he may sign, but if he does not do so, the Secretary of State shall not on that account refuse to file his nomination paper:

STATEMENT NO. 1.

I hereby declare that if elected to the office which I seek, I will, during the term of my office, always vote for the candidate for Senator in the Congress of the United States who has received the highest number of votes for that office in the general election next preceding the election of Senator in the Congress of the United States, without regard to my individual preference.

(Signature of Candidate for Nomination.)

STATEMENT NO. 2.

I hereby declare that if elected to the office which I seek, I shall consider the vote of the people for Senator in the Congress of the United States nothing more than a recommendation, and shall feel free to wholly disregard the same.

(Signature of Candidate for Nomination.)

Upon the primary ballot, below the name of such candidate, shall be printed one of the following statements, according to which of the preceding statements, if either, is signed by such candidate: 1. "Promises to abide by vote of the people on United States Senator." 2. "Refuses to be bound by vote of people on United States Senator." 3. "Refuses to make any statement on United States Senator."

- Sec. 2. That Section Ten Hundred Eighty-seven-a-twenty-two (1087-a22) of the Supplement to the Code, 1907, as amended by Section Twelve (12) of Chapter Sixty-nine (69) of the Acts of the Thirty-third (33d) General Assembly be and the same is hereby amended by inserting after the comma, following the word "people" in the thirteenth (13th) line thereof, and before the word "having" in the fourteenth (14th) line thereof, the following: "including the office of Senator in the Congress of the United States."
- Sec. 3. That Section Ten Hundred Eighty-seven-a-twenty-seven (1087-a27) of the Supplement to the Code, 1907, as amended by Section Sixteen of Chapter Sixty-nine (69) of the Acts of the Thirty-third (33d) General Assembly be and the same is hereby amended by inserting after the word "State" in the fifteenth (15th) line thereof, and before the word "when" in the fifteenth (15th) line thereof, the following: "Including the office of Senator in the Congress of the United States."
- Sev. 4. That Section Eleven Hundred Six (1106) of the Supplement to the Code, 1907, be and the same is hereby amended by inserting therein after the word "designation" in the ninth (9th) line thereof the following: "provided further, however, that at all general elections next preceding the election of a Senator in the Congress of the United States there shall be placed upon the official ballot the names of all candidates for the office of Senator in the Congress that have been nominated by any of the methods now, or which may hereafter be provided by law, for the nomination of state officers, the votes for which candidates shall be counted and certified to by the election judges in the same manner as the votes for other candidates."
- Sec. 5. That Section Eleven Hundred Fifty (1150) of the Code be and the same is hereby amended by adding thereto the following: "Senators in the Congress of the United States."
- Sec. 6. That Section Eleven Hundred Fifty-one (1151) of the Code be and the same is hereby amended by inserting between the words "for" and "Congressman," in the second line thereof, the following: "Senators in the Congress of the United States."
- Sec. 7. That Section Eleven Hundred Fifty-seven (1157) of the Code be and the same is hereby amended by inserting between the words "electors" and "Representatives," in the sixth line thereof, the following: "Senators and."
- Sec. 8. That Section Eleven Hundred Sixty-two (1162) of the Code be and the same is hereby amended by adding thereto the following: "The said board shall at the same time and in the same manner open

the abstracts of the vote for Senator in the Congress of the United States, transmitted to the Secretary of the State, and canvass the vote therein returned. They shall make an abstract of said returns in duplicate and duly certify the same and deliver the same to the Secretary of State, properly sealed, who shall retain the same in his office until the convening of the next General Assembly, when he shall transmit one of said certified abstracts to the President of the Senate and one to the Speaker of the House of Representatives, who shall open the same respectively and lay them before the respective houses when the same bodies shall be in session for the election of a Senator in the Congress of the United States."

Sec. 9. Chapter One (1) of the acts of the special session of the Thirty-second General Assembly is hereby repealed, and the following enacted as a substitute therefor:

"In case of death, withdrawal, or inability to act, for any cause, of a party's candidate for Senator in the Congress of the United States, as expressed in the regular June primary, such vacancy shall be filled by the state convention of said party, held in accordance with the provisions of Section Ten Hundred Eighty-seven-a-twenty-seven (1087-a27) of the Supplement to the Code, 1907, provided that if such vacancy occurs after the holding of said convention and thirty (30) days prior to the holding of the regular November election, said delegates to said convention shall be reconvened within ten days after such vacancy has occurred, by the chairman of said party's State Central Committee, and a party candidate shall be named in said convention to fill such vacancy. If such vacancy occur too late to be filled in the manner above provided prior to the regular November election, the vote and pledge here provided for shall not be binding upon the members of the General Assembly"; and that when so amended the bill do pass. W. P. DAWSON.

Chairman.

Also:

MR. SPEAKER—Your Committee on Elections, to whom was referred House File No. 7, a bill for an act to amend the law as it appears in Section Four Hundred and Ten (410) of the Supplement to the Code, 1907, and to repeal Sections Four Hundred and Sixteen (416), Four Hundred and Seventeen (417), Four Hundred and Eighteen (418), and Four Hundred and Nineteen (419) of the Code, in reference to county boards of supervisors, 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 be indefinitely postponed.

W. P. DAWSON,

Chairman.

Report adopted, and House File No. 7 was indefinitely postponed.

Also:

MR. SPEAKER—Your Committee on Elections, to whom was referred House File No. 5, a bill for an act amending the law as it appears in

Sections Ten Hundred Eighty-seven-a-ten (1087-a10), Ten Hundred Eighty-seven-a-twenty-two (1087-a22) and Ten Hundred Eighty-seven-a-twenty-seven (1087-a27) of the 1907 Supplement to the Code, and Sections Eleven Hundred and Fifty (1150), Eleven Hundred Fifty-one (1151), and Eleven Hundred Fifty-seven (1157), and Eleven Hundred and Sixty-two (1162) of the Code of 1907, and repealing Chapter One (1), Acts of the special session of the Thirty-second (32d) General Assembly, and enacting a substitute therefor, relative to the nomination of candidates for the office of Senator in the Congress of the United States and of the canvass of the vote for Senator in the Congress of the United States, 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 be indefinitely postponed.

W. P. DAWSON,

Chairman.

Report adopted, and House File No. 5 was indefinitely postponed.

Also:

MR. Speaker—Your Committee on Elections, to whom was referred House File No. 2, a bill for an act providing for a special primary to select a candidate to fill a vacancy in the office of Representative or Senator in the Congress of the United States, 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.

W. P. DAWSON, Chairman.

Report adopted.

Dixon of Sac, from the Committee on Contested Elections, submitted the following report:

H. S. BOCMGAARDEN, Contestant,
vs.

OLAF OLSON, Incumbent.

REPORT OF COMMITTEE.

MR. SPEAKER—Your Committee on Contested Election, consisting of Dixon of Sac, Dawson of Cherokee, Bascom of Dickinson, Byerly of Jones and Leach of Henry, appointed by the House to consider the contest pending in the case of H. S. Boomgaarden, contestant, vs. Olaf Olson, incumbent, respectfully submit the following report to the House:

The first meeting of your committee was held on January 11th and the matter of arranging for a meeting of the committee with the contestant and the incumbent, and the request of the contestant to have subpoenas issued for witnesses H. G. Eggert and E. J. Reigle, were referred to the chairman of the committee, with authority to arrange for the first formal meeting and to have subpoenas issued for the witnesses above named.

Your committee, by the authority of the Speaker and the Chief Clerk of the House, issued subpoenas for the appearance of E. J. Reigle, County Auditor of Lyon County, and also to produce and bring with him for the

trial of this case all ballots cast and poll books used at the last general election in Lyon County, Iowa, held November 8, 1910. And a subpoena for H. G. Eggert, after which the committee adjourned to meet again on call of the chairman.

Now, to-wit, on the 18th day of January, 1911, this cause came on for hearing before the committee, all the members of the committee being present. The contestant appeared in person and by his attorney, S. D. Riniker, and the incumbent appeared in person and by his attorney, J. The notice of contest and petition of contestant was read to the committee and the answer of incumbent in reply thereto was read to the committee. The contestant in his petition, which is filed herewith and made a part of this report, marked Exhibit A, claims that he is qualified to hold the office of Representative for the Ninety-ninth District of Iowa, consisting of the County of Lyon; that the election held on the 8th of November, 1910, in said county and district, wherein the contestant, Boomgaarden, received 1,274 votes, and the incumbent, Olson, received 1,275 votes, as shown by the official count of the Board of Supervisors, and the incumbent was declared by the said County Board of Canvassers to be elected by a majority of one vote. That the contestant, Boomgaarden, hereby avers, alleges and charges the Board of Canvassers, to-wit, the judges and clerks of election, in each and every precinct in said county committed errors and mistakes in the said ballots cast in said precincts and in declaring the result of the vote in said precinct, and counted and recorded a number of votes for incumbent that should have been counted for the contestant, the exact number of votes so erroneously counted for the incumbent that were cast for contestant being to the contestant unknown. But the contestant alleges that if the said errors and mistakes were corrected and the votes so cast in said precincts that were erroneously counted for the incumbent were counted for the contestant, the said contestant would have received more votes in each and every precinct than were declared by said canvassing board and clerks And the results of election with reference to said office would be changed thereby and the contestant would have been declared elected for said office instead of the incumbent. That the judges and clerks of said election in each precinct counted votes that were in truth and in fact not cast for any candidate for Representative., That said judges and clerks of election counted votes for the incumbent that were represented by ballots that were illegal and should not have been counted for either candidate. That said judges and clerks of election counted a sufficient number of votes for the incumbent which were not legally cast for the incumbent, and a sufficient number of votes for the incumbent which were legally cast for the contestant, and a sufficient number of votes for the incumbent that were represented on ballots that should have been wholly rejected as illegal, to have changed the results of election. That the contestant was legally elected Representative for the Ninetyninth District of Iowa, consisting of Lyon County, by a substantial majority over the incumbent if said errors and mistakes on the part of the Board of Canvassers had not been committeed and if all legal votes cast

for the contestant had been counted for the contestant and all illegal votes counted for the incumbent had been rejected by the Board of Canvassers.

The incumbent, Olaf Olson, in his answer to the petition of contestant, which said answer is filed herewith and made a part of this report, and marked Exhibit B, alleges that in each of the said voting precincts in Lyon County, Iowa, which compose the Ninety-ninth District, the judges and clerks of election in each and every precinct committed errors and mistakes in counting the ballots cast in said precinct, and in declaring the result of the votes cast in said precinct in this: that they counted votes for the contestant that should have been counted for the incumbent, the exact number of votes so erroneously counted for the contestant that should have been counted for the incumbent being to the incumbent unknown; but the incumbent alleges that if said errors and mistakes were corrected and votes so cast in said precincts so erroneously counted for the contestant were counted for the incumbent, the incumbent would have received more votes in each and every precinct than were declared by said canvassing board and clerks of election, and as a result, the plurality of the incumbent would have been greater than was declared by the canvassing board and said judges and clerks of election. That said judges and clerks of election in each of said precincts aforesaid counted votes for the contestant that were represented by ballots that were illegal and should not have been counted for either candidate on account of identifying marks and should have been wholly rejected. The incumbent alleges that he received more legal votes cast in said election for said office, and that the incumbent received a greater number of said votes cast for said office than said contestant at said election, and that a re-count of all the ballots cast at said election in each of the precincts of said county would show that said Olaf Olson, incumbent, was, at said election held in said precincts, duly elected to the office of Representative for the Ninety-ninth District of Iowa, by a greater majority than was given him by the declared result of said election; and that said incumbent is entitled to hold said office for the term beginning January 1, 1911, and ending January 1, 1913.

- H. G. Eggert, being first produced on behalf of contestant, testified as shown by Exhibit C of the report which is attached to the report and made a part hereof.
- E. J. Reigle, being next produced on behalf of the incumbent, was duly sworn and testified as follows, as shown by exhibit C, attached to and made a part of this report.

The incumbent objected to the proceedings in evidence of any of the ballots or sacks containing same, for the reason that the evidence kept showed that they could be tampered with.

The contestant objected to bringing the ballots cast in Elgin Township in evidence and to evidence containing the ballots cast in Midland Township and all of the ballots cast at the last general election in Lyon County, for either the contestant or the incumbent.

The incumbent objected to the return of Dale Township on the ground that the evidence produced shows that the seal of one had been entirely broken.

The incumbent also objected to the returns from Liberal Township on the same grounds. And to the returns from Richland Township on the same grounds. Also to the returns from Doon, precinct No. 2, on the same grounds. And to the returns from precinct No. 1, Doon Township, on the same grounds. The copy of these objections is attached to this report and made a part of Exhibit C.

At the close of the testimony for the contestant and the incumbent, a motion was made and carried unanimously that the committee count all of the ballots cast at the last general election in Lyon County for the office of representative. By agreement of all parties the attorneys for the contestant and the incumbent proceeded to count all of the ballots cast at the last general election in Lyon County for representative, one member of the committee being present and presiding at said counting, with the clerk of the committee acting as tally clerk.

At the close of the counting of the ballots by the attorneys as aforesaid, the following stipulation was agreed to and filed in this case, copy of which is attached to this report and marked Exhibit D. Said agreement being as follows:

"It is agreed by and between the parties to this contest, that the contestant and the incumbent as citizens of the United States, citizens of the State of Iowa, residents of Lyon County, are now and were at the time of the election of 1910, qualified to be elected as representative from the said county representing the 99th District in the General Assembly of the State of Iowa.

"Second—In counting the votes it is found and conceded by counsel and parties that there were 1,076 votes cast for the contestant at the election in question and 959 votes cast for the incumbent and to which neither party objects. That at said election there were ballots cast in which cross marks were placed in squares before blank lines in which no name of any candidate was printed following the square, and of these ballots, 146 were cast for the contestant and 252 for the incumbent.

"Third—That at said election, there were names in some instances written on the ballots on blank lines and no crosses were made in the squares before such names. That of said votes, 7 were cast for the contestant and 8 for the incumbent.

"Fourth—That the total remaining votes cast in said county were 102, of which the contestant claims that 43 were cast for him and the incumbent claims that 59 were cast for him. The contestant objects to counting the 59 ballots claimed for the incumbent or any part of them, and the incumbent objects to counting the 43 disputed ballots claimed by the contestant, or any part of them."

And now, to-wit, on the 20th day of January, the members of the full committee proceeded to take up and count the 102 disputed ballots. That after an examination by the committee and attorneys for the parties of the 102 disputed ballots, it was agreed by the attorneys and all parties that

25 of said disputed ballots should be counted for Boomgaarden and 30 for Olson, and were so counted by the committee. That of the 47 disputed ballots remaining, each of these 47 ballots was carefully examined by each member of the committee and a roll call and vote was taken on each separate ballot with the result that the committee rejected 6 of the 47 remaining disputed ballots, as not being counted for either party, and of the 41 remaining disputed ballots, after a careful canvass and count as aforesaid, 18 were counted for Boomgaarden and 23 for Olson.

Adding the foregoing ballots together, your committee finds that 1,272 votes were cast for H. S. Boomgaarden, contestant and 1,272 votes were cast for Olaf Olson, incumbent, for representative from the 99th District to the General Assembly at the last general election held in said county on November 8th, 1910. That roll call and vote was taken on each ballot and copy of said roll call is attached to this report, marked Exhibit E, and made a part of same.

And afterward, to-wit, written arguments were filed and read to the committee, by both the contestant and the incumbent which written arguments are made a part of this report and attached hereto and marked Exhibit F and Exhibit G.

And afterward, to-wit, at a meeting of the committee held on January 25th, at which meeting four members were present, motion was made that the incumbent be entitled to a seat as representative from Lyon county. Said motion being put, was lost.

And now, to-wit, on this 31st day of January, the matter coming up for hearing by the committee, your committee finds that while the packages which contained the ballots cast at the last general election in Lyon county showed some of the seals broken, your committee finds from the evidence submitted that the returns so kept have not been tampered with. That the contestant, H. S. Boomgaarden, and the incumbent, Olaf Olson, are each citizens of the United States, citizens of the State of Iowa, residents of Lyon County, and are now and were at the time of the election of 1910, qualified to be elected as representative from said county, representing the 99th district in the General Assembly of the State of Iowa. That at said election the contestant, H. S. Boomgaarden, and the incumbent, Olaf Olson, each received 1,272 votes. That there was no election of a Representative for the Ninety-ninth District comprising the County of Lyon, in the State of Iowa, at the last general election held November 8, 1910. That by reason of there being no election of a Representative from said district to the General Assembly, a vacancy exists in the office of Representative from the Ninety-ninth District, consisting of Lyon County, in the State of Iowa. And your committee recommends that the proper steps be taken to fill said vacancy as required by law.

A complete record of the entire proceedings before your committee is attached to this report and made a part of same. All of which is respectfully submitted.

W. J. Dixon,

Chairman.

W. P. Dawson,

J. L. BASCOM.

Passed on file.

.80

H. S. BOOMGAARDEN, Contestant,

VS.

OLAF OLSON, Incumbent.

SUPPLEMENTAL REPORT OF COMMITTEE.

MR. SPEAKER—Your special committee, appointed to hear and report upon the contest brought and filed by H. S. Boomgaarden vs. Olaf Olson, respectfully submit the following supplemental report:

Your committee would state that in its judgment this contest was brought by the contestant, H. S. Boomgaarden, honestly and without malice, and for the reason that he believes that a re-count of the votes cast in such election would have resulted in his election. That in bringing this contest he has incurred considerable expense and has been compelled to employ and pay an attorney to prosecute this action, which attorney was engaged for three days and made two additional trips to Des Moines to prosecute this action, which cost and expense are as follows:

Attorney fees, S. D. Riniker	
Total	\$224.75
E. J. Reigle, County Auditor of Lyon County:	
Expense of transferring ballots to Des Moines and re-	
turning same\$ 5.00	
One ticket to Des Moines and return for Assistant H. S.	
Spratt 9.02	
Hotel and board for assistant	
Five days' time for assistant	
Hotel and board	
Mileage, 225 miles, 5 cents each way	
clusive 15.00	
Total	\$ 95.52
H. G. Eggert, Witness:	
To mileage, Rock Rapids to Des Moines and return,	
225 miles\$ 22.50	•
To per diem, three days	
Total	28.00
Geo. A. Wheatley, Sheriff:	
To service on F. J. Riegel\$.50	· · ·
Mileage	
Copy	
· ———	0.0

To service two subpoenas, Riegle	and Spratt\$ 1.60
Total	1.60
W. J. Dixon:	
To expense express charges paid	
Rapids	•
To telegram to Rock Rapids	
Total	
A copy of the foregoing items and made a part of same.,	of expense is attached to this report
_	that the incumbent, Olaf Olson, has
also been put to considerable cost a and has expended as follows:	and expense by way of attorney's fees
Attorney fees, contest cast, J. M. Pa	arsons\$150.00
•	\$150.00
Your committee therefore would r	ecommend to the House of Representa-
Your committee therefore would r tives the payment of the above and	ecommend to the House of Representa- d foregoing items and expense as set
Your committee therefore would r	ecommend to the House of Representa- d foregoing items and expense as set
Your committee therefore would r tives the payment of the above and	ecommend to the House of Representa- d foregoing items and expense as set of which is respectfully submitted.
Your committee therefore would r tives the payment of the above and	ecommend to the House of Representa- d foregoing items and expense as set of which is respectfully submitted. W. J. DIXON,
Your committee therefore would r tives the payment of the above and	ecommend to the House of Representa- d foregoing items and expense as set of which is respectfully submitted. W. J. DIXON, Chairman. W. P. DAWSON, J. L. BASCOM,
Your committee therefore would r tives the payment of the above and	ecommend to the House of Representa- d foregoing items and expense as set of which is respectfully submitted. W. J. DIXON, Chairman. W. P. DAWSON, J. L. BASCOM, W. M. BYERLY,
Your committee therefore would r tives the payment of the above and	ecommend to the House of Representa- d foregoing items and expense as set of which is respectfully submitted. W. J. DIXON, Chairman. W. P. DAWSON, J. L. BASCOM,
Your committee therefore would r tives the payment of the above and out in the bills attached hereto. All	ecommend to the House of Representa- d foregoing items and expense as set of which is respectfully submitted. W. J. DIXON, Chairman. W. P. DAWSON, J. L. BASCOM, W. M. BYERLY,

Mr. Speaker—The undersigned members of your committee, appointed to consider the above entitled contested case, beg leave to report that we dissent from the majority report of the committee, and as reasons therefor submit the following:

OLAF OLSON, Incumbent.

First. That the committee in the counting of the ballots cast by the voters of Lyon County for the office of Representative of the General Assembly exercised a rule of the greatest leniency and latitude, so as to give expression in every way to the intent of the voter; that in accordance with said rule the committee counted every vote cast in Lyon County where it was apparent that the intent of the voter was to vote for the contestant herein, H. S. Boomgaarden; that no ballot where the voter voted for the said contestant was rejected by the Committee; that your committee by a divided vote rejected six (6) votes where it was clearly apparent that the intent of the voter was to cast his ballot for the incumbent herein, Olaf Olson; that if the same rule were applied throughout the count, the six votes rejected should have been counted for the incumbent herein.

Second. The undersigned members of your committee report that ballot marked Exhibit 59 was counted for the contestant and that the same should have been rejected for the reason that it contained an identification mark to disqualify the ballot, and that the application of the same rule that applied to the rejected Olson ballot should have rejected this one.

Third. That Exhibit No. 60, being a ballot counted for the contestant should have been rejected if the same rule was applied that was applied to the rejected Olson ballots, for the reason that said ballot contained identification marks sufficient to disqualify same.

Fourth. That Exhibit No. 80, being a ballot counted by the committee for the contestant, should have been rejected, if the same rule that applied to the rejected Olson ballots was applied to this one, for the reason that said ballot contained identification marks sufficient to disqualify same.

Fifth. That Exhibit No. 28, same being a rejected Olson ballot, should have been counted for incumbent, for the reason that the intent of the voter, as expressed on said ballot, was to vote for said incumbent and similar ballots were counted for both contestant and incumbent.

Sixth. Exhibit No. 47, being a rejected Olson ballot, should have been counted for incumbent for the reason that the voter intended to vote for said incumbent and the erasure on said ballot was no different in principle than many other ballots that were counted for both incumbent and contstant.

Seventh. Exhibit No. 70, being a rejected Olson ballot, should have been counted for incumbent herein, for the reason that the intent of the voter as shown by said ballot was to vote for said incumbent and similar ballots were counted for both contestant and incumbent; that this particular ballot was evidently cast by an old or infirm voter, and that there was a similarity of marks throughout the ballots; that the intent of the voter in said ballot was clearly apparent and the mark was not such a one as to constitute an identification mark under the statutes and it should have been counted for the incumbent herein.

Eighth. Exhibit No. 71, being a rejected Olson ballot, clearly should have been counted for the reason that said ballot comes within the provisions of Section Eleven Hundred Nineteen (1119), Supplement to the Code, 1907; that in said ballot the voter voted alone for the incumbent herein for representative, and said ballot should have been counted for him.

Ninth. Exhibit No. 76, the same being a rejected Olson ballot, was a perfectly marked ballot, excepting that the voter wrote the name Krueger on the lower part of the ballot. If the rule of intention of the voter should govern, as was applied generally in the counting of the votes, the same should have been counted for incumbent.

Tenth. That by reason of the facts recited in the foregoing eight (8) paragraphs, the undersigned committee members believe that the incum-

bent should be declared to be the legally elected member of this House from Lyon county, by a majority of (8) votes; that if the same rule applied uniformly to the ballots cast for said office, the incumbent herein should be declared elected by such majority.

Eleventh. The undersigned members state further that they believe the presumption should be to sustain the count of the election board and of the official canvass of the board of supervisors of Lyon county, and that the burden to overcome the certificate of election should rest upon the contestant; that in order to make the vote between the parties a tie, it was necessary to reject six (6) ballots that were cast for Olson, wherein the intent of the voter was clear; that the burden should be upon the contestant if he seeks to unseat a sitting member, to show that he has received a clear majority of all the ballots cast for that office.

WHEREFORE: The undersigned members of your committee respectfully dissent from the views of the majority that there is a vacancy, and state that the incumbent herein has receive a clear majority of all the votes cast by the voters of Lyon County for said office and his certificate should be sustained and he be permitted to retain his seat; and we respectfully recommend to the members of the House that the said Olaf Olson be declared the legally elected representative from Lyon county, and we ask that this report be submitted for the majority report filed herein.

W. M. BYERLY, E. F. LEACH.

Passed on file.

Shankland of Polk, from the Committee on Contested Flections, submitted the following report:

F. P. Spencer, Contestant,
vs.

Alphonso V. Penn, Incumbent.

MR. SPEAKER—Your special committee, consisting of Shankland of Polk, Finlayson of Grundy, Taylor of Union, Bauman of Van Buren, and Hogan of Cass, to hear and report upon the contest brought by Hon. F. P. Spencer against the Hon. Alphonso V. Penn, involving the question of who has been elected to the office of representative in the Thirty-fourth General Assembly of Iowa, from the Tenth Representative District of Iowa, beg leave to submit the following as its report thereon:

The papers filed in said contest, towit: The notice of contest, declaration of contest, and the answer to the declaration of contest, were placed in the possession of this committee by the chief clerk of the house.

The committee proceeded to inspect all the papers and filings in said contest to determine if the contest had been brought in accordance with the provisions of law relating to such cases, and to determine what issues were presented by the declaration of contest and the answer thereto. Your committee determined and report that the notice of said contest had been duly served upon the said incumbent in the manner and within the

time provided by law; that the declaration of contest filed by said F. P. Spencer was filed in pursuance of said notice of contest, and came within the provisions of the law relating to the filing of such papers. Your committee further reports that the declaration of contest in effect alleged that the said contestant had received more votes than the incumbent in the last general election for the office of representative in the Thirtyfourth General Assembly of Iowa, from the tenth representative district, but, that all of the rotes duly and legally cast for said contestants were not counted for him as cast by reason of errors, mistakes and erroneous interpretations of the law; and alleged further that more votes counted as cast for the incumbent in said office than were in fact cast for him or should have been counted for him according to law, and that by reason thereof the said contestant ought to have been declared elected instead of the incumbent. The declaration of contest did not allege any fraud on the part of election officials in said district, nor on the part of any person, but so far as the declaration of contest itself shows, it raised purely questions of fact.

The incumbent in his answer denied the material allegations of the declarations of contest and denied that the contestant had received more votes than the incumbent at said election, and denied that more votes had been counted for the incumbent than were received by him and that he was duly and legally declared elected to said office as provided by law, and that he was rightfully elected to said office and entitled to all the rights, privileges and emoluments thereof.

Your committee reports further that it is the unanimous opinion of the committee that the contest was brought in the utmost good faith, that the contestant believed that he had good grounds for bringing the contest; that the incumbent was declared elected by a plurality of three votes.

Your committee reports further that both parties to the contest appeared in person before your committee and by their attorneys, the Hon. W. H. Byers, as attorney for the contestant, and the Hon. Jerry B. Sullivan, as attorney for incumbent.

The contestant stated to the committee that he expected to support his contentions and the allegations of his declaration by a re-count of the ballots cast at said election for the office of representative, as aforesaid, and asked the committee to cause the county auditor of Fremont County to be subpoenaed as a witness and to require the said County Auditor to have and produce as evidence in the contest in behalf of contestant all of the ballots cast at said election in said district, and all books, tally sheets, etc. connected with said election.

The incumbent interposed no objection to the said request of the contestant. The incumbent also requested the committee to cause certain citizens of Fremont County to be subpoenaed as witnesses in his behalf in said contest.

Thereupon the committee by unanimous action requested the Speaker and Chief Clerk of the House to issue subpoenas for the said County Auditor, Mr. Frank B. Jenkins, of Sidney, Ia., which subpoena is marked exhibit "A," is attached to this report and made a part hereof; and the

committee also requested the Speaker and the Chief Clerk of the House to issue subpoenas for the persons designated by the incumbent, viz: W. H. Norcutt, L. T. Webster, M. M. Thorton, L. E. Holloway, E. J. Anderson, E. H. Harrison and J. S. Adams, which subpoena is marked exhibit "B" is attached hereto and made a part of this report. Said subpoenas were by the committee placed in the hands of the Sheriff of Fremont County for service, and were by him duly served upon the persons named therein as by law provided.

That on the day fixed for the appearance of said witnesses, to-wit, the 26th day of January, 1911, at the hour of 2 o'clock p. m., the said witnesses duly made their appearance before the committee. The contestant appeared in person, and by his attorney, the Hon. W. H. Byers. The incumbent appeared in person and by his attorney, the Hon. Jerry B. Sullivan, and thereupon the contest proceeded to final hearing.

The attorney for contestant examined the county auditor for the purpose of laying the foundation for the introduction of the ballots and books referred to as evidence in behalf of contestant.

The incumbent produced and examined as witnesses the said J. S. Adams, W. H. Norcutt, M. M. Thornton, L. E. Hollaway, E. J. Anderson, L. T. Webster and E. H. Harrison, for the purpose of negativing the admissability of said ballots, papers, etc., as evidence.

At the conclusion of the examination of said witnesses of both sides of the contest, the contestant offered said ballots, books and tally sheets already referred to as evidence in support of the declaration of said contest, filed by said contestant. Thereupon the committee opened the sacks centaining the ballots and counted each and every ballot cast at the last general election in Fremont County; and after hearing the testimony offered in the case, and a thorough and complete examination of all the ballots cast in Fremont County, the committee finds that the allegations contained in contestant's declaration of contest were not sustained; and that upon a re-count of said ballots it was found that the incumbent, Alphonso V. Penn, had been duly elected as Representative from the Tenth Representative District of Iowa.

Thereupon the committee voted to dismiss the contest and find against the contestant, and find and determine the incumbent, the Hon. Alphonso V. Penn, duly elected to the office of Representative in the Thirty-fourth General Assembly of Iowa from the Tenth Representative District, and that he was duly declared elected and entitled to his seat in said Assembly. The said notice of contest, the declaration of contest and the answer to the declaration of contest are herewith returned and filed with the Clerk of this House.

Your committee therefore recommends that the House of Representatives adopt this report and that it declare the incumbent, the Hon. Alphonso V. Penn, the duly elected Representative in the Thirty-fourth General Assembly of Iowa from the Tenth Representative District.

All of which is most respectfully submitted.

FRANK S. SHANKLAND,
D. P. HOGAN,
R. M. FINLAYSON,
S. H. BAUMAN,
F. J. TAYLOR,

Committee.

Report adopted.

F. P. SPENCER, Contestant,

SUPPLEMENTAL REPORT.

ALPHONSO V. PENN, Incumbent

MR. SPEAKER—Your special committee, appointed to hear and report upon the contest brought and filed by F. P. Spencer, contestant, against the Hon. Alphonso V. Penn, incumbent, from the Tenth Representative District of Iowa, begs leave to submit the following as supplemental to the report it made and filed in said matter, in relation to expenses incurred in said contest, to-wit:

W. H. Norcutt, witness, three days, 200 miles\$	23.75
L. E. Hollaway, witness, three days, 200 miles	23.75
M. M. Thornton, witness, three days, 200 miles	23.75
L. T. Webster, witness, three days, 200 miles	23.75
E. J. Anderson, witness, three days, 200 miles	23.75
E. H. Harrison, witness, three days, 200 miles	23.75
John S. Adams, witness, three days, 200 miles	23.75
F. B. Jenkins:	
Expense in getting ballots to Des Moines	3.60
Receptacle for ballots	5.00
Time and mileage, five days, 200 miles	26.25

Your committee further reports that Hon. Jerry B. Sullivan rendered legal services for the incumbent and in the drafting of pleadings filed in the case and throughout the entire hearing before the said committee. Your committee therefore recommends that there be allowed to the incumbent, Hon. Alphonso V. Penn, as compensation for the services and expenses of his attorney in relation to this contest, the sum of \$100.00.

Your committee recommends that the foregoing fees, expenses, etc., be paid to the persons named, and in the amounts shown.

Respectfully submitted.

FRANK S. SHANKLAND, D. P. HOGAN, R. M. FINLAYSON, S. H. BAUMAN, F. J. TAYLOR,

Referred to Committee on Claims.

Committ: e.

INTRODUCTION OF BILLS.

By Boettger of Scott, House File No. 219, a bill for an act to repeal Section Six Hundred Seventy-nine-h (679-h) of Chapter Two-a

(2-a), Title Five (5) of the Supplement to the Code of 1907, relative to the Board of Police and Fire Commissioners in certain cities of the first class.

Read first and second time, and referred to Committee on Municipal Corporations.

By Boettger of Scott, House File No. 220, a bill for an act to amend the law as it appears in Chapter Sixty (60) of the Laws of the Thirty-third General Assembly, relating to the improvement of water fronts in special charter cities, and conferring additional powers upon such cities. (Additional to Chapter Fourteen (14) of Title Five (V) of the Code, relating to cities under special charter.)

Read first and second time, and referred to Committee on Municipal Corporations.

By Brown of Wright, House File No. 221, a bill for an act making appropriation for additional improvements and land at the Iowa State Fair and Exposition grounds.

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

By Griggs of Scott, House File No. 222, a bill for an act to amend Section Two Hundred and Twenty-seven (227) of the Supplement to the Code of 1907, to change the boundaries of the Seventh and Twentieth Judicial Districts and to reduce the number of judges in the Seventh Judicial District and to increase the number of judges in the Twentieth Judicial District and to establish the Twenty-first Judicial District with two judges therein.

Read first and second time and referred to Committee on Judicial Districts.

By Johnson of Mitchell, House File No. 223, a bill for an act to abolish the office of deputy in the following offices: Clerk, Auditor, Recorder and Treasurer, and to authorize the Board of Supervisors to employ any necessary assistants for the perfomance of the duties involved in these offices.

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

By White of Benton, House File No. 224, a bill for an act requiring that the evidence taken in actions for divorce or annulment of marriage shall be taken by the reporter or commissioner and transcribed and filed with the papers in the office of the Clerk in the county where the action is pending, and requiring the County At-

torney to appear on behalf of the State in all actions for divorce or annulment of marriage.

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

By Stipe of Page, House File No. 225, a bill for an act to amend Section Five Thousand and Twenty-eight-b (5028-b) of the Supplement to the Code, 1907, and to amend Chapter Two Hundred and Twenty-two (222), Laws of the Thirty-third General Assembly, relating to unfair discrimination.

Read first and second time, and referred to Committee on Commerce and Trade.

MESSAGES FROM THE SENATE.

The following messages were received from the Senate:

MR. SPEAKER—I am directed to inform your honorable tody that the Senate has concurred in the House amendments to Senate Joint Resolution No. 2.

JOINT RESOLUTION.

Relative to additional employes, defining their duties and fixing their compensation.

GEO. A. WILSON,

Secretary.

Also:

MR. SPEAKER—I am directed to inform your honorable tody 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 Twelve (12) of Chapter Two (2) of the Code, relating to the compensation of members of the General Assembly.

GEO. A. WILSON, 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. 3.

A bill for an act to repeal Section Five Thousand and Twenty-eight-a (5028-a) of the Supplement to the Code, 1907, and to enact a substitute therefor, relative to the prevention and punishment of the desecration, mutilation or improper use of the flag of the United States of America and the flag of the State of Iowa.

GEO, A. WILSON,
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 inviting Sylvia Pankhurst to make an address before the Joint Convention on February 1, 1911.

GEO. A. WILSON,

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 for an act to amend the law as it appears in Chapter Eight (8), Title Two (2), Supplement to the Code, 1907, in reference to the census.

GEO. A. WILSON.

Secretary.

Also:

MR. SPEAKER—I am directed to inform your honorable tody that the Senate has passed the following bill, in which the concurrence of the House is asked:

SENATE FILE NO. 73.

A bill for an act legalizing a certain conveyance which was made by Hezekiah Beecher, commissioner to Robert M. Henderson, trustee.

GEO. A. WILSON,

Secretary.

SENATE MESSAGES CONSIDERED.

Senate File No. 7, a bill for an act to amend Section Twelve (12) of Chapter Two (2) of the Code relating to the compensation of members of the General Assembly.

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

Senate File No. 3, a bill for an act to repeal Section Five Thousand and Twenty-eight-a (5028-a) of the Supplement to the Code, 1907, and to enact a substitute therefor, relative to the prevention and punishment of the desecration, mutilation or improper use of the flag of the United States of America and the flag of the State of Iowa.

Read first and second time, and referred to Committee on Military.

Substitute for Senate File No. 59, a bill for an act to amend the law as it appears in Chapter Eight (8), Title Two (2), Supplement to the Code, 1907, in reference to the census.

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

Senate File No. 73, a bill for an act legalizing a certain conveyance which was made by Hezekiah Beecher, Commissioner, to Robert M. Henderson, Trustee.

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

Skinner of Jasper asked unanimous consent to withdraw House File No. 176 from the Committee on Roads and Highways, and from the further consideration of the House.

Consent granted.

CONSIDERATION OF BILLS.

On motion of Dawson of Cherokee, House File No. 97, a bill for an act to amend Section 2589-b of the Supplement to the Code, 1907, relating to the practice of pharmacy, with report of committee recommending passage as amended, was taken up, considered, and the committee amendments were adopted.

Mr. Dawson moved that the Rules be suspended, 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 ayes were:

Bascom, Bauman, Beans, Black, Boettger, Bowman, Brockway, Brown, Bruce, Bybee, Byerly, Campbell of Ida, Campbell of Webster, Collin, Cousins, Crist, Cunningham, Dabney, Daniels, Dawson, Dewey, Dixon, Downey, Dunlap, Edmunds, Ellis, Enger, Escher, Felt, Fletcher, Fourt, Fry, George, Gilbert, Goodykoontz, Greene, Griggs, Hamilton, Harding, Harvey, Hayes, Hazen, Hickenlooper, Huff, Hunt, Huntley, Hutchins, Jacobs, Jacobson, Johnson, Koontz, Krebill, Kull, Kulp, Larrabee, Leach, Lenocker, Linnan, Lounsberry, Lund, McCleery, McCullough, Miller of Bremer, Miller of Dubuque, Milton, Moore, Murtagh, Newell, O'Connor, Odendahl, Patterson, Penn, Perkins, Pickford, Ripley, Ritter, Robbins, Rowles, Russell, Sater, Schee, Shane, Sherman, Skinner, Smith of Adams, Speer, Stephenson, Stipe, Stoddard, Taylor, Townsend, Van Camp, White, Whitney, Zeller, Mr. Speaker—96.

The navs were:

None.

Absent or not voting:

Beebe, Brady, Finlayson, Fraley, Fulton, Grout, Halgrims, Hogan, Klay, Olson, Shankland, Smith of Decatur—12.

So the bill passed and the title was agreed to.

On motion of Byerly of Jones, House File No. 135, a bill for an act to provide additional support for the wardens of the reformatory at Anamosa and the state penitentiary at Fort Madison, to fix the compensation of certain officers and employes and to enlarge the support fund of said institutions, repealing Sections Five Thousand Seven Hundred and Seventeen (5717) and Five Thousand Seven Hundred and Eighteen (5718) of Chapter Two (2), Title Twenty-six (XXVI) of the Code and the law as found in Sections Five Thousand Seven Hundred and Sixteen (5716) and Five Thousand Seven Hundred and Eighteen-a-twenty-eight (5718-a28), Chapter Two (2), Title Twenty-six (XXVI) of the Supplement to the Code, 1907, with report of committee recommending passage as amended by substitute, was taken up and considered, and the report of the committee with substitute amendment adopted.

Moore of Linn moved that the bill, with pending amendments, be referred to the Committee on Board of Control, and later to the Committee on Appropriations.

Motion prevailed and the bill was so referred.

On motion of Fourt of Allamakee, House File No. 145, a bill for an act to amend the law as the same appears in the Laws of the Thirty-third General Assembly of the State of Iowa, Chapter Eighty-one (81), Section Two (2), relative to the classes of property exempt from assessment of taxes, with report of committee recommending passage as amended by substitute was taken up, considered, and the committee substitute amendment adopted.

Schee of O'Brien moved that the bill be re-referred to the Committee on Ways and Means.

Jacobs of Calhoun moved to amend motion by changing Ways and Means to Judiciary.

Amendment adopted.

Motion as amended adopted, and House File No. 145 was so referred.

On motion of Zeller of Madison, House File No. 29, a bill for an act to amend Section Five Thousand One Hundred Nineteen (5119) of the Code of Iowa, 1897, relative to the punishment of the crime of vagrancy and defining the same, with report of committee recommending passage as amended, was taken up and considered.

O'Connor of Chickasaw moved that the bill, with pending amendments, be referred to Committee on Judiciary.

Motion prevailed and bill was so referred.

On motion of Dunlap of Clinton, House File No. 14, a bill for an act to repeal Section One Thousand Five Hundred Sixty-nine (1569) of the Code, and to enact a substitute therefor, relating to passage of vehicles, including automobiles, on the public highway, with report of committee recommending passage as amended, was taken up, considered, and the committee amendments were adopted.

Hogan of Cass moved that the bill be re-referred to the Committee on Roads and Highways.

Consideration deferred until Friday.

Kulp of Palo Alto moved that a committee of three be appointed to notify the Senate that the House is ready to receive it in Joint Convention.

Motion prevailed.

The Speaker named as such committee, Kulp of Palo Alto, Bruce of Floyd, Rowles of Monona.

The Sergeant-at-Arms announced the arrival of the members of the Senate, who took their seats on the west side of the House Chamber.

JOINT CONVENTION.

The Joint Convention was called to order by Lieutenant Governor Clarke, President of the Joint Convention, at 12:00 o'clock, noon.

The roll was then called, and the following members responded as present:

Adams, Allen of Pocahontas, Allen of Jefferson, Ames, Balkema, Balluff, Bascom, Bauman, Beans, Beebe, Bennett, Black, Boettger, Bowman, Brady, Brockway, Brown of Decatur, Brown of Wright, Bruce, Bybee, Byerly, Campbell of Ida, Campbell of Webster, Chase, Clarkson, Collin, Cousins, Cowles, Crist, Crow, Cun-

ningham, Dabney, Daniels, Dawson, Dewey, DeWolf, Dixon, Downey, Dunlap, Dunnegan, Edmunds, Ellis, Enger, Escher, Felt. Finlayson, Fitchpatrick, Fletcher, Fourt, Fraley, Francis, Fry, Fulton, Garrett, Gates, George, Gilbert, Gillilland, Goodykoontz, Greene, Griggs, Grout, Halgrims, Hamilton, Hammill, Harding, Harvey, Hayes, Hazen, Hickenlooper, Hogan, Hoyt, Huff, Hunt, Hunter, Huntley, Hutchins, Jacobs, Jacobson, Jewell, Johnson, Klay, Koontz, Krebill, Kull, Kulp, Larrabee of Webster, Larrabee of Fayette, Leach, Legel, Lenocker, Linnan, Louisberry, Lund, Mc-Cleery, McColl, McCulloch of Wayne, McCullough of Dubuque, McManus, Malmberg, Mattes, Miller of Bremer, Miller of Dubuque, Milton, Moore, Murtagh, Neal, Newell, O'Connor, Odendahl, Olson, Parshall, Patterson, Penn, Perkins, Pickford, Proudfoot, Quigley, Ream, Ripley, Ritter, Robbins, Rowles, Russell, Sammis, Sater, Savage, Schee, Schrup, Shane, Shankland, man, Skinner, Smith of Adams, Smith of Decatur, Smith of Mitchell, Smith of Shelby, Spaulding, Speer, Stephenson, Stillman, Stipe, Stoddard, Stuckslager, Sullivan, Taylor of Union, Taylor of Appanoose, Townsend, Van Camp, Van Law, Webber, White of Benton, White of Iowa, Whitney, Wilson, Zeller—157.

Absent:

Chapman-1.

President Clarke announced the Joint Convention duly organized, with a quorum of members present.

President Clarke then announced that the roll would be called for the purpose of electing a United States Senator in Congress, and appointed as teller on the part of the Senate, Senator Savage of Adair, and as assistant teller, Senator Hoyt of Buchanan.

Speaker Stillman appointed as teller on the part of the House, Representative Huff of Hardin, and as assistant teller, Representative Crist of Clarke.

Upon the roll being called, those voting for Claude R. Porter were:

Balluff, Bauman, Black, Boettger, Byerly, Clarkson, Crow, Dabney, DeWolf, Downey, Dunlap, Dunnegan, Ellis, Escher, Fletcher, Garrett, Gilbert, Greene, Griggs, Hamilton, Hayes, Hazen, Koontz, Krebill, Kull, Leach, Legel, Lenocker, Linnan, McCullough, Miller of Dubuque, Miller of Bremer, McManus, Milton, Murtagh, O'Connor, Odendahl, Olson, Parshall, Penn, Quigley, Ream, Ritter,

Rowles, Sater, Schrup, Stephenson, Taylor of Union, Taylor of Appanoose, Townsend, Webber, White of Benton, White of Iowa, Wilson—54.

Those voting for Lafayette Young, Sr., were:

Adams, Allen of Jefferson, Beans, Bennett, Bowman, Brown of Decatur, Cowles, Crist, Daniels, Dewey, Edmunds, Fourt, Fraley, Fulton, Gillilland, Harding, Harvey, Hickenlooper, Hoyt, McCleery, McCulloch of Wayne, Malmberg, Moore, Perkins, Proudfoot, Robbins, Saunders, Savage, Shane, Smith of Adams, Smith of Decatur, Smith of Shelby, Speer, Stipe, Stuckslager, Zeller—36.

Those voting for W. S. Kenyon were:

Allen of Pocahontas, Ames, Balkema, Bascom, Beebe, Brady, Brockway, Brown of Wright, Bruce, Bybee, Campbell of Ida, Campbell of Webster, Collin, Cousins, Cunningham, Dawson, Dixon, Enger, Felt, Finlayson, Fitchpatrick, Francis, Fry, Gates, George, Goodykoontz, Grout, Halgrims, Hammill, Hogan, Huff, Hunt, Hunter, Huntley, Hutchins, Jacobs, Jacobson, Jewell, Johnson, Klay, Kulp, Larrabee of Webster, Larrabee of Fayette, Lounsberry, Lund, McColl, Mattes, Neal, Newell, Patterson, Pickford, Ripley, Russell, Sammis, Schee, Shankland, Sherman, Skinner, Smith of Mitchell, Spaulding, Stillman, Stoddard, Sullivan, Van Camp, Van Law, Whitney—66.

Those voting for Warren Garst were:

Chase—1.

President Clarke announced that no one had received a majority of votes cast in the Joint Convention for United States Senator in Congress and that no election had occurred.

Journal of the Joint Convention was then read and approved.

On motion of Kull of Howard, the Joint Convention was dissolved.

House reconvened, Speaker Stillman in the Chair.

The Speaker announced that, as Speaker of the House, he had signed, in the presence of the House, Senate Joint Resolution No. 2.

On motion of Goodykoontz of Boone, the House adjourned until 10:00 A. M. Friday.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, FEBRUARY 3, 1911.

House met pursuant to adjournment, Speaker Stillman in the Chair.

Prayer was offered by Rev. Raymond M. Shipman of Lamoni, Iowa.

Journal of February 2d corrected and approved.

House resumed consideration of House File No. 14, by Dunlap, a bill for an act to repeal Section One Thousand Five Hundred Sixtynine (1569) of the Code, and to enact a substitute therefor, relating to passing of vehicles, including automobiles, on the public highway, and the motion of Hogan of Cass to re-refer the bill to the Committee on Roads and Highways.

Hogan of Cass asked unanimous consent to withdraw his motion.

Objection was made.

Mr. Hogan then moved that the motion be withdrawn.

Motion prevailed and motion was withdrawn.

Dawson of Cherokee moved that the bill be indefinitely postponed.

Dabney of Davis moved the previous question.

Motion prevailed and the previous question was ordered.

Sater of Des Moines demanded a roll call, and was seconded by Newell of Plymouth.

On the question, "Shall the bill be indefinitely postponed?"

The ayes were:

Bauman, Beans, Bowman, Bruce, Bybee, Campbell of Ida, Campbell of Webster, Cousins, Cunningham, Dawson, Downey, Enger, Escher, Fletcher, Fourt, Fraley, Fulton, George, Goodykoontz, Grout, Halgrims, Harvey, Hickenlooper, Hunt, Huntley, Jacob-

son, Krebill, Kulp, Leach, Linnan, McCullough, Miller of Bremer, Miller of Dubuque, Milton, Newell, Odendahl, Patterson, Penn, Pickford, Ritter, Russell, Sater, Sherman, Smith of Adams, Stoddard, Van Camp, White, Zeller—48.

The nays were:

Bascom, Beebe, Black, Boettger, Brady, Brockway, Brown, Byerly, Collin, Crist, Dabney, Daniels, Dewey, Dixon, Dunlap, Edmunds, Ellis, Felt, Finlayson, Fry, Gilbert, Greene, Griggs, Harding, Hayes, Hazen, Hogan, Huff, Hutchins, Jacobs, Johnson, Klay, Koontz, Kull, Lenocker, Lounsberry, Lund, McCleery, Moore, Murtagh, O'Connor, Olson, Perkins, Ripley, Robbins, Rowles, Schee, Shane, Shankland, Skinner, Smith of Decatur, Speer, Stephenson, Stipe, Taylor, Townsend, Whitney, Mr. Speaker—58.

Absent or not voting:

Hamilton, Larrabee—2.

Motion lost.

Sater of Des Moines moved to amend by inserting after the comma after the word "left" the words "not less than eight feet."

Schee of O'Brien moved to strike the words and figures, "one hundred dollars (\$100.00)," in line sixteen of original bill and insert "twenty-five dollars (\$25.00)" in lieu thereof.

Adopted.

Crist of Clarke moved the previous question on the amendments and main question.

Motion prevailed and previous question was ordered.

Amendment by Schee of O'Brien was adopted.

Amendment by Sater of Des Moines lost.

Dunlap of Clinton moved that the Rules be suspended, 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 ayes were:

Bascom, Black, Boettger, Brady, Brockway, Brown, Bruce, Bybee, Byerly, Crist, Dabney, Daniels, Dewey, Dixon, Dunlap, Edmunds, Ellis, Enger, Felt, Finlayson, Fry, Gilbert, Greene, Griggs, Grout, Hamilton, Harding, Harvey, Hayes, Hazen, Hogan, Huff,

Hunt, Hutchins, Jacobs, Johnson, Klay, Koontz, Kull, Kulp, Lenocker, Lounsberry, Lund, Miller of Bremer, Moore, Murtagh, O'Connor, Olson, Ripley, Rowles, Russell, Shane, Shankland, Smith of Decatur, Stipe, Taylor, Townsend, Whitney, Mr. Speaker—59.

The nays were:

Bauman, Beans, Beebe, Bowman, Campbell of Ida, Campbell of Webster, Collin, Cousins, Cunningham, Dawson, Downey, Escher, Fletcher, Fourt, Fraley, Fulton, George, Goodykoontz, Halgrims, Hickenlooper, Huntley, Jacobson, Krebill, Leach, Linnan, McCleery, McCullough, Miller of Dubuque, Newell, Odendahl, Patterson, Penn, Perkins, Pickford, Robbins, Sater, Schee, Sherman, Skinner, Smith of Adams, Speer, Stephenson, Stoddard, Van Camp, White, Zeller—46.

Absent or not voting:

Larrabee, Milton, Ritter-3.

So the bill passed and the title was agreed to.

PETITIONS, MEMORIALS AND REMONSTRANCES.

Patterson of Keokuk presented petition of the teachers of Sigourney relative to life certificates and registration fee.

Referred to Committee on Schools and Text Books.

Dewey of Guthrie presented petition of voters of Guthrie County relative to special primary.

Referred to Committee on Elections.

Fourt of Allamakee presented petition of voters of Allamakee County relative to four-year term for county officers.

Referred to Committee on Elections.

Kulp of Palo Alto presented petition of the citizens of Palo Alto County relative to the "Five-Mile Limit" bill.

Referred to Committee on Suppression of Intemperance.

Bowman of Linn presented petition of the employes of the Cedar Rapids & Iowa City Railroad relative to the railroad rate law.

Referred to Committee on Railroads and Transportation.

Bowman of Linn presented petition of citizens of Linn County relative to the power of city and town officers to destroy shade trees.

Referred to Committee on Municipal Corporations.

Escher of Shelby presented petition of the professional and business men of Shelby County relative to the four-year term for county officers.

Referred to Committee on Elections.

Beebe of Franklin presented petition of citizens of Franklin County relative to medical legislation.

Referred to Committee on Public Health.

Mr. Speaker presented petition of the voters of Greene County relative to a special primary.

Referred to Committee on Elections.

REPORTS OF COMMITTEES.

O'Connor of Chickasaw, from the Committee on Pardons, submitted the following report:

Mr. Speaker—Your Committee on Pardons, to whom was referred House File No. 163, a bill for an act to amend Section 5626 of the Code, referring to the matter of pardons and remission of fines and forfeitures and the powers of the Board of Parole, 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.

F. A. O'CONNOR,

Chairman.

Report adopted.

Goodykoontz of Boone, 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. 102, a bill for an act to amend the law as it appears in Section Fourteen Hundred Seventy-five (1475) of the Code of 1897, relating to the assessment and collection of the collateral inheritance tax, 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 be indefinitely postponed.

W. W. GOODYKOONTZ,

Chairman.

Report adopted, and House File No. 102 was indefinitely post-poned.

Fulton of Jefferson, 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. 11, a bill for an act to amend Section One (1) of Chapter One Hundred Eighty-four (184), Laws of the Thirty-

third General Assembly, relative to the limits of indebtedness of independent school corporations, 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 be amended by substituting the following therefor:

A BILL

For an Act to amend Sections One (1) and Two (2) of Chapter One Hundred and Eighty-four (184), Laws of the Thirty-third General Assembly relative to the Limit of Indebtedness of Independent School Districts.

Be It Enacted by the General Assembly of the State of Iowa:

Section 1. That Section One (1) of Chapter One Hundred and Eighty-four (184), Laws of the Thirty-third General Assembly, is hereby amended by striking out the words "having a population of Sixty-five Thousand (65,000) or more" as they apear in lines one (1) and two (2) of the quotation in said section, and insert in lieu thereof the words "town or village, or any consolidated independent district"; also strike out the words "two and one-half" in the fifth line of said Section One (1) and insert in lieu thereof the word "four (4)"; and when so amended the said Section One (1) to read as follows:

"Any independent district containing, or contained in, city, town or village, or any consolidated independent district shall be allowed to become indebted, for the purpose of building and furnishing a school house or houses and procuring a site therefor, to an amount not to exceed in the aggregate, including all other indebtedness, four per centum of the actual value of the taxable property within such independent school district, such value to be ascertained by the last county tax list previous to the incurring of such indebtedness, anything contained in Section One Thousand Three Hundred and Six-b (1306-b) of the Supplement to the Code, 1907, to the contrary notwithstanding."

Sec. 2. That Section Two (2) of Chapter One Hundred and Eighty-four (184), Laws of the Thirty-third General Assembly, be and the same is hereby amended by striking out the words "a number of qualified electors equal to forty (40)" in the fourth line of said Section Two (2) and insert in lieu thereof the words "twenty-five (25)"; and by striking out the words "voting at the last General Election" in the fifth line and insert in lieu thereof the words "resident freehold electors"; also by inserting after the comma and before the word "shall" in the fifth line of said Section Two (2) the words "including women"; and by striking out all of the last sentence of said Section Two (2); and when so amended Section Two (2) to read:

"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 provided in this act, a petition signed by twenty-five (25) per cent of the number of resident freehold electors of such independent school district, including women, shall be filed with the presi-

dent of the board of directors, asking that an election shall be called, stating the purpose for which the money is to be used, and that the necessary school house or houses cannot be built and furnished within the limit of one and one-quarter per centum of the valuation."

Sec. 3. This act, being deemed of immediate importance, shall be in full force and effect on and after its publication in the Des Moines Capital and the Register and Leader, newspapers published in Des Moines Iowa; and when so amended the bill do pass.

C. J. Fulton, Chairman.

Ordered passed on file.

Report adopted.

Substitute amendment adopted.

Pickford of Cerro Gordo, from the Committee on Federal Relations, submitted the following report:

MR. SPEAKER—Your Committee on Federal Relations, to whom was referred House Concurrent Resolution memoralizing the Senators and Representatives from Iowa in the Congress of the United States in relation to employes in the railway mail service, 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 word "faithful" be stricken out of the preamble, and that when this is done, the concurrent resolution do pass.

ARTHUR PICKFORD,

Chairman.

Report adopted.

Harding of Woodbury, from the Committee on Municipal Corporations, submitted the following report:

Mr. Speaker—Your Committee on Municipal Corporations, to whom was referred House File No. 101, a bill for an act authorizing street improvements in incorporated towns, and providing for the levy of special assessments therefor, and the repeal of Chapter Fifty-three (53) of the Acts of the Thirty-third General Assembly, 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.

W. L. HARDING, Chairman.

Report adopted.

Also:

Mr. Speaker—Your Committee on Municipal Corporations, to whom was referred House File No. 111, a bill for an act to confer additional powers on certain cities organized under Chapter 48 of the Acts of the Thirty-second General Assembly of Iowa, as the same appears in Chapter 14-c

of Title V of the Supplement to the Code, 1907, and providing for the levy of a special tax for the benefit of the police department, 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 be amended as follows:

First. That all of the title of such bill be stricken out and the following inserted in lieu thereof, to-wit:

"A bill for an act conferring additional powers on certain cities organized under Chapter Fourteen-c (14-c) of Title Five (V) of the Supplement to the Code, 1907, and amendments thereto providing for the levy of special taxes for the benefit of the police and fire departments."

Second. That Sections 1 and 2 of said bill be stricken out and the following inserted in lieu thereof, to-wit:

"Section 1. That Chapter Fourteen-c (14-c) of Title Five (V) of the Supplement to the Code, 1907, and amendments thereto, be and the same is hereby amended by adding thereto the following additional provisions, to-wit:

"The council of any city specified in this chapter shall have power to levy a special tax upon all taxable property in said city, not exceeding six (6) mills on the dollar each year, for the purpose of acquiring property for the use of the police department, and equipping and maintaining such department, and shall have the power to levy a special tax upon such taxable property in such city, not exceeding seven (7) mills on the dollar each year, for the purpose of acquiring property for the use of the fire department, and equipping and maintaining such department, but the levies of general and special taxes by such cities shall not exceed in the aggregate each year forty-eight (48) mills on the dollar of the taxable value of the property therein"; and when so amended the bill do pass.

W. L. HARDING, Chairman.

Report adopted.

Dixon of Sac called up the report of the committee in the matter of the contest of Boomgaarden vs. Olson in Lyon County and moved the adoption of the report.

Byerly of Jones moved that the minority recommendation be substituted for the majority report.

Schee of O'Brien moved that when the House adjourn it be to 1:30 P. M., and that this matter be made a special order at this time.

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 adopted the following Concurrent Resolution, in which the concurrence of the House is asked:

CONCURRENT RESOLUTION.

Relative to adjournment from February 3d until Tuesday, February 7th, at 10 o'clock a.m.

GEO. A. WILSON,

Secretary.

Also:

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 House is asked:

CONCURRENT RESOLUTION.

Relative to inviting the General Conference of the Methodist Episcopal Church to hold its quadrennial session of 1912 in the city of Des Moines, Iowa.

GEO. A. WILSON,

Secretary.

Zeller of Madison called up Senate Concurrent Resolution relative to inviting the Methodist Episcopal Conference to meet in Des Moines, Iowa, and moved that the House concur.

SENATE CONCURRENT RESOLUTION.

Concurrent Resolution Inviting the General Conference of the Methodist Episcopal Church to Hold Its Quadrennial Session for 1912 in the City of Des Moines, Iowa.

WHEREAS, The General Conference of the Methodist Episcopal Church will convene in quadrennial session on the first Wednesday in May, 1912, and will last throughout the month; and,

WHEREAS, Besides the State of Iowa, the sister states of Indiana, Minnesota and Ohio are making great efforts to have said Conference sit in some one of the cities of said state; and,

WHEREAS, Said Conference will be made up of both lay and ministerial delegates from the whole civilized world, but more largely from every state of the Union, to the number of at least 1,000; and,

WHEREAS, Great publicity of the State of Iowa and its resources and institutions will ensue should this gathering be held in this state; and,

WHEREAS, The commercial interests of Des Moines have invited said General Conference to convene in the city of Des Moines, and a delegation will on Tuesday night, February 7, 1911, go to Chicago to meet

the general committee of said church, which will on February 9, 1911, fix the place where said Conference will sit; and,

WHEREAS, The convening and sitting of this great conference within the bounds of our state will tend to advertise the state and its resources throughout the United States, especially. Therefore, Be It Resolved by the Senate, the House Concurring:

That we hereby extend to the General Conference of the Methodist Episcopal Church a hearty and urgent invitation to hold its quadrennial session for the year 1912 in the City of Des Moines and State of Iowa, and join the commercial interests of Des Moines and the state and all other organizations interested in welcoming said Conference within the borders of this great state.

Motion prevailed and Resolution was concurred in.

Klay of Sioux called up Concurrent Resolution relative to adjournment, and moved that the House consider the same at this time.

Resolved, By the Senate, the House concurring, that when we adjourn today, February 3, it will be until Tuesday, February 7, at 10:00 A. M.

Mr. Klay then moved that the House concur in the Resolution.

Motion prevailed and the Resolution was concurred in.

Skinner of Jasper moved that a committee of three be appointed to notify the Senate that the House was ready to receive it in Joint Convention.

Motion prevailed.

The Speaker named as such committee, Skinner of Jasper, Dunlap of Clinton, Miller of Dubuque.

The Sergeant-at-Arms announced the arrival of the members of the Senate, who took their seats on the west side of the House Chamber.

JOINT CONVENTION.

The Joint Convention was called to order by Lieutenant Governor Clarke, President of the Joint Convention, at 12:00 o'clock, noon.

The roll was then called and the following members responded as present:

Adams, Allen of Pocahontas, Allen of Jefferson, Ames, Balkema, Balluff, Bascom, Bauman, Beans, Beebe, Bennett, Black, Boettger,

Bowman, Brady, Brockway, Brown of Decatur, Brown of Wright, Bruce, Bybee, Byerly, Campbell of Ida, Campbell of Webster, Chase, Clarkson, Collin, Cousins, Cowles, Crist, Crow, Cunningham, Dabney, Daniels, Dawson, Dewey, DeWolf, Dixon, Downey, Dunlap, Edmunds, Ellis, Enger, Escher, Felt, Finlayson, Fitchpatrick, Fletcher, Fourt, Fraley, Francis, Fry, Fulton, Garrett, Gates, George, Gilbert, Gillilland, Goodykoontz, Greene, Griggs, Halgrims, Hamilton, Hammill, Harding, Harvey, Hayes, Hazen, Hickenlooper, Hogan, Hoyt, Huff, Hunt, Hunter, Hutchins, Jacobs, Jacobson, Jewell, Johnson, Klay, Koontz, Krebill, Kull, Kulp, Larrabee of Webster, Larrabee of Fayette, Leach, Legel, Lenocker, Linnan, Lounsberry, Lund, McCleery, McColl, McCulloch of Wayne, McCullough of Dubuque, McManus, berg, Mattes, Miller of Bremer, Miller of Dubuque, Milton, Moore, Murtagh, Neal, Newell, O'Connor, Odendahl, Olson, Parshall, Patterson, Penn, Perkins, Pickford, Proudfoot, Quigley, Ream, Ripley, Ritter, Robbins, Rowles, Russell, Sammis, Sater, Saunders, Savage, Schee, Schrup, Shane, Shankland, Sherman, Skinner, Smith of Adams, Smith of Decatur, Smith of Mitchell, Smith of Shelby, Spaulding, Speer, Stephenson, Stillman, Stipe, Stoddard, Stuckslager, Sullivan, Taylor of Union, Taylor of Appanoose, Townsend, Van Camp, Van Law, Webber, White of Benton, White of Iowa, Whitney, Wilson, Zeller—156.

Absent:

Chapman, Dunnegan.

President Clarke announced the Joint Convention duly organized, with a quorum of members present.

President Clarke then announced that the roll would be called for the purpose of electing a United States Senator in Congress, and appointed as teller on the part of the Senate, Senator Savage of Adair, and as assistant teller, Senator Hoyt of Buchanan.

Speaker Stillman appointed as teller on the part of the House, Representative Huff of Hardin, and as assistant teller, Representative Crist of Clarke.

Upon the roll being called, those voting for Claude R. Porter were:

Balluff, Bauman, Black, Boettger, Byerly, Clarkson, Crow, Dabney, DeWolf, Downey, Dunlap, Ellis, Escher, Fletcher, Garrett, Gilbert, Greene, Griggs, Hamilton, Hayes, Hazen, Koontz, Krebill,

Kull, Leach, Legel, Lenocker, Linnan, McCullough, Miller of Dubuque, Miller of Bremer, McManus, Milton, Murtagh, O'Connor, Odendahl, Olson, Parshall, Penn, Quigley, Ream, Ritter, Rowles, Sater, Schrup, Stephenson, Taylor of Union, Taylor of Appanoose, Townsend, Webber, White of Benton, White of Iowa, Wilson—53.

Those voting for Lafayette Young, Sr., were:

Adams, Ames, Beans, Bennett, Bowman, Brown of Decatur, Cowles, Crist, Daniels, Dewey, Edmunds, Fourt, Fraley, Fry, Fulton, Gillilland, Halgrims, Harding, Harvey, Hickenlooper, Hogan, Hoyt, Jacobs, Jacobson, McCleery, McCulloch, Malmberg, Moore, Patterson, Perkins, Proudfoot, Ripley, Robbins, Saunders, Savage, Shane, Smith of Adams, Smith of Decatur, Smith of Shelby, Speer, Stipe, Stuckslager, Zeller—43.

Those voting for A. B. Funk were:

Allen of Pocahontas, Allen of Jefferson, Balkema, Bascom, Beebe, Brady, Brown of Wright, Bruce, Bybee, Campbell of Ida, Campbell of Webster, Collin, Cousins, Cunningham, Dawson, Dixon, Enger, Finlayson, Fitchpatrick, Francis, Gates, George, Goodykoontz, Grout, Huff, Hunt, Hunter, Huntley, Hutchins, Jewell, Johnson, Klay, Kulp, Larrabee of Webster, Larrabee of Fayette, Lounsberry, Lund, McColl, Mattes, Neal, Newell, Pickford, Russell, Sammis, Shankland, Sherman, Skinner, Smith of Mitchell, Spaulding, Stillman, Stoddard, Sullivan, Van Camp, Van Law, Whitney—55.

Those voting for W. S. Kenyon were:

Brockway, Felt, Hammill, Schee-4.

Those voting for Warren Garst were:

Chase—1.

Absent or not voting:

Chapman, Dunnegan—2.

President Clarke announced that no one had received a majority of votes cast in the Joint Convention for United States Senator in Congress and that no election had occurred.

Journal of the Joint Convention was then read and approved.

On motion of Larrabee of Fayette, the Joint Convention was dissolved.

House reconvened, Speaker Stillman in the Chair.

On motion of Rowles of Monona, the House adjourned.

AFTERNOON SESSION.

House reconvened, Speaker Stillman in the Chair.

House resumed the consideration of the motion to substitute the minority recommendation for the report of the committee in the matter of the Boomgaarden-Olson contest.

O'Connor of Chickasaw moved that the Chairman of the Contest Committee produce Exhibits Nos. 28, 47, 70, 71, 79, 96, 59, 60 and 80 for the inspection of the House.

Johnson of Mitchell raised the point of order that the motion was out of order.

The Speaker ruled that under Rule 23 the point was well taken, and the motion was declared to be out of order.

Cunningham of Buena Vista moved the previous question.

Second by Dixon of Sac.

Harding of Woodbury raised the point of order that Cunningham of Buena Vista, having arisen to discuss the merits of the question, was not entitled to make a motion without first yielding the floor.

The Speaker ruled that the point was not well taken, and that the motion was in order.

Roll call was demanded by Moore of Linn and Miller of Bremer.

On the question, "Shall the main question be ordered?"

The ayes were:

Bascom, Bowman, Brady, Brockway, Brown, Bruce, Bybee, Campbell of Ida, Campbell of Webster, Collin, Cunningham, Dawson, Dewey, Edmunds, Finlayson, Fletcher, Fourt, Fraley, Fry, Fulton, Goodykoontz, Halgrims, Hayes, Huff, Huntley, Hutchins, Jacobs, Jacobson, Johnson, Klay, Kulp, Lenocker, Lounsberry, Lund, Pickford, Russell, Sherman, Skinner, Smith of Decatur, Stoddard, Whitney, Zeller, Mr. Speaker—44.

The nays were:

Bauman, Beans, Beebe, Black, Boettger, Byerly, Dabney, Dixon, Downey, Dunlap, Ellis, Escher, Felt, Gilbert, Greene, Griggs, Hamilton, Harding, Harvey, Hazen, Hickenlooper, Hunt, Koontz, Krebill, Kull, Larrabee, Leach, Linnan, McCleery, McCullough, Miller of Bremer, Miller of Dubuque, Milton, Moore, Murtagh, O'Con-

nor, Odendahl, Penn, Perkins, Ripley, Ritter, Rowles, Sater, Shane, Shankland, Stephenson, Taylor, Townsend, White—49.

Absent or not voting:

Cousins, Crist, Daniels, Enger, George, Grout, Hogan, Newell, Olson, Robbins, Schee, Smith of Adams, Speer, Stipe, Van Camp—15.

Motion lost.

Koontz of Johnson moved the previous question.

Seconded by Ellis of Jackson.

Motion prevailed.

Roll call was demanded by Koontz of Johnson and Kull of Howard.

On the question, "Shall the minority recommendations be substituted for the report of the majority?"

The ayes were:

Bauman, Beans, Beebe, Black, Boettger, Bowman, Byerly, Collin, Cousins, Cunningham, Dabney, Daniels, Dewey, Dixon, Downey, Dunlap, Edmunds, Ellis, Escher, Fletcher, Fraley, Fry, Fulton, Gilbert, Greene, Griggs, Halgrims, Hamilton, Harding, Harvey, Hayes, Hazen, Hickenlooper, Hogan, Hutchins, Jacobson, Johnson, Klay, Koontz, Krebill, Kull, Leach, Lenocker, Linnan, McCleery, McCullough, Miller of Bremer, Miller of Dubuque, Milton, Moore, Murtagh, O'Connor, Odendahl, Penn, Perkins, Pickford, Ripley, Ritter, Rowles, Sater, Shane, Shankland, Smith of Decatur, Stephenson, Taylor, Townsend, White, Whitney—68.

The nays were:

Bascom, Brady, Brockway, Brown, Bruce, Bybee, Campbell of Ida, Campbell of Webster, Dawson, Felt, Finlayson, Fourt, Goodykoontz, Huff, Jacobs, Kulp, Larrabee, Lounsberry, Patterson, Russell, Sherman, Zeller, Mr. Speaker—23.

· Absent or not voting:

Crist, Enger, George, Grout, Hunt, Huntley, Lund, Newell, Olson, Robbins, Schee, Skinner, Smith of Adams, Speer, Stipe, Stoddard, Van Camp—17.

So the motion prevailed and the minority recommendations were substituted for the report of the majority.

O'Connor of Chickasaw moved that the report as amended be adopted.

Motion prevailed.

MOTION TO RECONSIDER.

MR. SPEAKER—I move to reconsider the vote by which the minority recommendation in the Boomgaarden-Olson contest case was adopted and the report as amended adopted.

F. A. O'CONNOR.

I second the motion.

C. F. LINNAN.

Moore of Linn moved that the motion to reconsider be laid on the table.

Roll call was demanded by Klay of Sioux, seconded by Dixon of Sac.

On the question, "Shall the motion to reconsider be laid on the table?"

The ayes were:

Bascom, Bauman, Beans, Beebe, Black, Boettger, Bowman, Brady, Bybee, Byerly, Collin, Dabney, Daniels, Dewey, Downey, Dunlap, Edmunds, Ellis, Escher, Fletcher, Fry, Fulton, Gilbert, Greene, Griggs, Hamilton, Harding, Harvey, Hayes, Hazen, Hickenlooper, Hogan, Jacobson, Koontz, Krebill, Kull, Leach, Lenocker, Linnan, McCleery, McCullough, Miller of Bremer, Miller of Dubuque, Milton, Moore, Murtagh, O'Connor, Odendahl, Penn, Perkins, Pickford, Ripley, Ritter, Rowles, Sater, Shane, Shankland, Smith of Decatur, Stephenson, Taylor, Townsend, Whitney, Mr. Speaker—63.

The nays were:

Brown, Bruce, Campbell of Ida, Campbell of Webster, Dawson, Dixon, Felt, George, Goodykoontz, Halgrims, Huff, Hutchins, Jacobs, Johnson, Klay, Kulp, Larrabee, Patterson, Russell, Sherman—20.

Absent or not voting:

Brockway, Cousins, Crist, Cunningham, Enger, Finlayson, Fourt, Fraley, Grout, Hunt, Huntley, Lounsberry, Lund, Newell, Olson, Robbins, Schee, Skinner, Smith of Adams, Speer, Stipe, Stoddard, Van Camp, White, Zeller—25.

So the motion prevailed and the motion to reconsider was laid on the table.

On motion of Klay of Sioux, the House adjourned until 10:00 o'clock A. M. Tuesday.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES.

DES MOINES, IOWA, FEBRUARY 7, 1911.

House met pursuant to adjournment, Speaker Stillman in the Chair.

Prayer was offered by Rev. Horace D. Herr of Humboldt, Iowa. Journal of February 3d, corrected and approved.

On request of Huff of Hardin, leave of absence was granted Campbell of Ida until Wednesday.

On request of Hickenlooper of Monroe, leave of absence was granted Harvey of Osceola until Wednesday.

PETITIONS, MEMORIALS AND REMONSTRANCES.

Huff of Hardin presented petition of residents and business men of Iowa City relative to "Five-Mile Limit" bill.

Referred to Committee on Suppression of Intemperance.

Huff of Hardin presented petition of the citizens of Hardin County relative to the "Five-Mile Limit" bill.

Referred to Committee on Suppression of Intemperance.

Dewey of Guthrie presented petition of the citizens of Guthrie County relative to the "Five-Mile Limit" bill.

Referred to Committee on Suppression of Intemperance.

Hayes of Montgomery presented petition of the citizens of Montgomery County relative to the "Five-Mile Limit" bill.

Referred to Committee on Suppression of Intemperance.

Zeller of Madison presented petition of the citizens of Madison County relative to tax paid by itinerant medicine vendors.

Referred to Committee on Pharmacy.

Halgrims of Humboldt presented petition of the citizens of Humboldt County relative to the "Five-Mile Limit" bill.

Referred to Committee on Suppression of Intemperance.

Cousins of Butler presented petition of the W. C. T. U. of Dumont, Iowa, relative to the white slave traffic.

Referred to Committee on Public Health.

Cousins of Butler presented petition of the W. C. T. U. of Allison, Iowa, relative to the white slave traffic.

Referred to Committee on Public Health.

Cousins of Butler presented petition of the W. C. T. U. of Clarksville, Iowa, relative to the white slave traffic.

Referred to Committee on Public Health.

Huntley of Lucas presented petition of the citizens of Lucas County relative to the "Five-Mile Limit" bill.

Referred to Committee on Suppression of Intemperance.

Sherman of Poweshiek presented petition of citizens of Poweshiek County relative to automobile tax.

Referred to Committee on Ways and Means.

Bowman of Linn presented petition of the teachers of Marion, Iowa, relative to pensions for Iowa teachers.

Referred to Committee on Schools and Text Books.

Stephension of Ringgold presented petition of citizens of Ringgold County relative to "Five-Mile Limit" bill.

Referred to Committee on Suppression of Intemperance.

George of Story presented petition of citizens of Story County relative to "Five-Mile Limit" bill.

Referred to Committee on Suppression of Intemperance.

Fletcher of Iowa presented petition of citizens of Iowa County relative to the taxation of moneys and credits.

Referred to Committee on Ways and Means.

Grout of Black Hawk presented petition and remonstrance of retailers of Cedar Falls against the special legislation embodied in the "Bulk Sales" bill.

Referred to Committee on Judiciary.

Rowles of Monona presented petition of citizens of Monona relative to appropriation for "short course."

Referred to Committee on Agriculture.

Dewey of Guthrie presented petition of Republican voters of Guthrie County relative to special primary.

Referred to Committee on Elections.

Escher of Shelby presented petition of professional and business men of Shelby County relative to the four-year term for county officers.

Referred to Committee on Elections.

Kull of Howard presented petition of citizens of Howard County relative to "Five-Mile Limit" bill.

Referred to Committee on Suppression of Intemperance.

Beebe of Franklin, Chairman of the committee appointed to prepare Resolutions respecting the life, character and public service of Hon. Daniel J. Patton, offered the Resolutions prepared by the committee and moved their adoption.

Motion prevailed by rising vote.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS.

Whitney of Woodbury, 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. 76, a bill for an act to legalize the issuing of certain warrants of the school fund by the Board of Directors of the Independent District of Centerville, in Appanoose County, State of Iowa.

Also:

Senate File No. 70, a bill for an act legalizing the action of the City Council of Ottumwa, Iowa, in transferring to the water works fund certain money realized from the water tax levies and to legalize the levy of a five-mill water tax made by the City in 1910, and to place the money realized therefrom in the water works fund, and to legalize the action of said City Council in making said water tax levy a water works levy.

U. G. WHITNEY, Chairman House Committee.

ED P. MALMBERG, Chairman Senate Committee.

Adopted.

INTRODUCTION OF BILLS.

By Klay of Sioux, House File No. 226, a bill for an act to encourage the dairy industry of the State of Iowa, to aid in providing

instruction in practical and scientific dairying and making an appropriation therefor.

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

By Harding of Woodbury (be request), House File No. 227, a bill for an act to repeal Section Six Hundred and Ninety-four-a (694-a), Supplement to the Code, 1907, and to enact a substitute therefor, relative to appropriations by cities and towns, including special charter cities and cities under commission plan.

Read first and second time, and referred to Committee on Municipal Corporations.

By Harding of Woodbury (be request), House File No. 228, a bill for an act amending Sections Eight Hundred and Ten (810), Eight Hundred and Thirteen (813) and Nine Hundred and Sixty-five (965), and relating to making sewer and street improvements, and the kinds of materials to be used therein.

Read first and second time, and referred to Committee on Municipal Corporations.

By Harding of Woodbury (be request), House File No. 229, a bill for an act authorizing cities and towns, including special charter cities and cities under commission plan of government, to adopt and enforce building rules and regulations and to adopt a building code.

Read first and second time, and referred to Committee on Municipal Corporations.

By Harding of Woodbury (by request), House File No. 230, a bill for an act amending Section Six Hundred Forty-three (643) of the Code, 1897, relating to the qualifications of municipal officers.

Read first and second time, and referred to Committee on Municipal Corporations.

By Harding of Woodbury (by request), House File No. 231, a bill for an act to amend Section One (1) of Chapter Sixty-one (61) of the Laws of the Thirty-third General Assembly as an additional to Title V of the Code and relating to pensions for disabled and retired firemen.

Read first and second time, and referred to Committee on Municipal Corporations.

By Brady of Dallas, House File No. 232, a bill for an act to provide for the taxation of real estate, credits and dues secured by

mortgages upon real estate, deeds of trust and land contracts, and for the repeal of Sections Thirteen Hundred and Twelve, Thirteen Hundred and Thirteen and Thirteen Hundred and Fifty of the Code of Iowa.

Read first and second time, and referred to Committee on Ways and Means.

By Brockway of Louisa, House File No. 233, a bill for an act to amend Section Eight Hundred and Ninety-four (894) of the Supplement to the Code, 1907, relating to taxation in cities and towns, and legalizing the acts and proceedings of incorporated towns.

Read first and second time, and referred to Committee on Ways and Means.

By Collin of Worth, House File No. 234, a bill for an act to amend the law as it appears in Section Twenty-four Hundred and Fifty (2450), Supplement to the Code, 1907, relating to the canvass and sufficiency of petitions of general consent to keep and sell intoxicating liquors under the mulct law, the number of petitions which may be filed or canvassed within three (3) years, the length of time all petitions shall be in force and effect, and providing the time when the same shall cease to be operative.

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

By Hayes of Montgomery, House File No. 235, a bill for an act to repeal Section Two (2) of Chapter One Hundred Two, Laws of the Thirty-third General Assembly, and to enact a substitute in lieu thereof, relating to traction engines on the public roads.

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

By Fraley of Polk, House File No. 236, a bill for an act to vest in cities and towns, including cities organized under Chapter Forty-eight (48), Acts of the Thirty-second (32d) General Assembly of Iowa, as the same appears in Chapter Fourteen-c (14-c) of Title V (5) of the Supplement to the Code, 1907, title to ownership and control over all meandered streams within their corporate limits, and to empower such cities and towns to deepen, widen, straighten and change the channels of such stream; to improve, park and otherwise beautify the banks of such streams, and to abate or remove nuisances or obstructions therefrom; and providing for the levy of a special tax for the improvement of the beds and banks of rivers

and other purposes connected therewith. (Additional to Title V (5) of the Code relating to city and town government.)

Read first and second time, and referred to Committee on Municipal Corporations.

By Jacobson of Audubon, House File No. 237, a bill for an act to amend the law as it appears in Section Two Hundred Ninety-six (296), Supplement to the Code, 1907, relating to the fees charged by the Clerk of the District Court.

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

By Fulton of Jefferson, House File No. 238, a bill for an act relating to the exemption from taxation of the property used by a militia company and of all evidences of indebtedness against the property so used, including stocks and bonds.

Read first and second time, and referred to Committee on Ways and Means.

By Dewey of Guthrie, House File No. 239, a bill for an act requiring corporations when executing instruments affecting real estate to have included therein a copy of the resolution or article authorizing same.

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

By Hickenlooper of Monroe, House File No. 240, a bill for an act to repeal Section One Thousand Seventy-two (1072) of the Supplement to the Code, 1907, relating to the election of county officers and enacting a substitute therefor.

Read first and second time, and referred to Committee on Elections.

By Moore of Linn, House File No. 241, a bill for an act to provide for a direct inheritance tax.

Read first and second time, and referred to Committee on Ways and Means.

By Moore of Linn, House File No. 242, a bill for an act providing that any national or state banking corporation located in this State, which shall be approved by the Executive Council, may, upon filing bond or depositing security as hereinafter provided, and upon the compliance with all other requirements of law, become a state depository.

Read first and second time, and referred to Committee on Banks and Banking.

By Grout of Black Hawk (by request), House File No. 243, a bill for an act to amend Title Twelve (12), Chapter Twelve (12) of the law as it appears in the 1907 Supplement to the Code, relative to the inspection of passenger boats and requiring all such boats to be provided with life preservers.

Read first and second time, and referred to Committee on Railroads and Transportation.

By Shankland of Polk, House File No. 244, a bill for an act to authorize the payment of the cost of corporate suretyship upon official bonds.

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

By Shankland of Polk, House File No. 245, a bill for an act to provide for the reorganization of the Supreme Court of Iowa, for the appointment and election of additional judges, and other purposes.

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

Penn of Fremont offered the following Resolution, asked unanimous consent for immediate consideration and moved its adoption:

WHEREAS, The Honorable Loren R. Henderson, one of the pioneers of Iowa and a resident of Fremont County for more than fifty years, an active and honored member of the House of Representatives of the Eighteenth and Nineteenth General Assemblies, departed this life on the 2d day of October, 1909.

Resolved, That a committee be appointed by the Speaker of the House to prepare and submit resolutions commemorating his life, character and service to the State.

Motion prevailed.

The Speaker named as such committee, Penn of Fremont, O'Connor of Chickasaw, McCullough of Dubuque.

CONSIDERATION OF BILLS.

On motion of Klay of Sioux, House File No. 1, by Klay, a bill for an act to amend Section Ten Hundred Eighty-seven-a-Ten (1087-a10) of the Supplement to the Code of 1907, and to amend Section Eleven Hundred and Six (1106) of the Code of Iowa, rel-

ative to the expression of the choice of the people for United States Senator, with report of committee recommending passage as amended by substitute, was taken up, considered, and the substitute amendment was adopted.

Mr. Klay moved to amend by striking out the words and figures "ninth" (9th) in line three (3) of Section Four (4) and insert in lieu thereof the words and figures "tenth" (10th).

Motion prevailed.

Mr. Klay moved that the Rules be suspended, 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 ayes were:

Bascom, Bauman, Beans, Black, Boettger, Brady, Brockway, Brown, Bybee, Byerly, Campbell of Webster, Collin, Cousins, Cunningham, Dabney, Daniels, Dawson, Dixon, Downey, Edmunds, Ellis, Enger, Escher, Felt, Fletcher, Fraley, Fry, George, Gilbert, Greene, Griggs, Grout, Halgrims, Hamilton, Harding, Hayes, Hazen, Hogan, Hunt, Huntley, Hutchins, Jacobson, Johnson, Klay, Koontz, Krebill, Kull, Kulp, Larrabee, Lenocker, Lounsberry, Lund, McCullough, Miller of Dubuque, Milton, Moore, Murtagh, Newell, O'Connor, Odendahl, Olson, Patterson, Penn, Pickford, Ritter, Rowles, Russell, Sater, Shane, Shankland, Sherman, Smith of Decatur, Speer, Stephenson, Stipe, Stoddard, Taylor, Townsend, Van Camp, White, Whitney, Mr. Speaker—82.

The nays were:

Beebe, Bowman, Dewey, Finlayson, Fourt, Fulton, Goodykoontz, Hickenlooper, Huff, Jacobs, McCleery, Perkins, Ripley, Robbins, Schee, Skinner, Smith of Adams, Zeller—18.

Absent or not voting:

Bruce, Campbell of Ida, Crist, Dunlap, Harvey, Leach, Linnan, Miller of Bremer—8.

So the bill passed and the title as amended was agreed to.

On motion of Harding of Woodbury, House File No. 2, by Harding, a bill for an act providing for a special primary to select a candidate to fill a vacancy in the office of Representative or Senator in the Congress of the United States, with report of committee recommending passage as amended, was taken up and considered.

Consideration of this bill deferred, pending the holding of the Joint Convention.

Moore of Linn moved that when House adjourns, it be until 1:30 this afternoon.

Motion prevailed.

Brady of Dallas moved that a committee of three be appointed to notify the Senate that the House was ready to receive it in Joint Convention.

Motion prevailed.

The Speaker named as such committee, Brady of Dallas, Brockway of Louisa, Ellis of Jackson.

The Sergeant-at-Arms announced the arrival of the members of the Senate, who took their seats on the west side of the House Chamber.

JOINT CONVENTION.

The Joint Convention was called to order by Lieutenant Governor Clarke, President of the Joint Convention, at 12:00 o'clock, noon.

The roll was then called and the following members responded as present:

Adams, Allen of Pocahontas, Allen of Jefferson, Ames, Balkema, Balluff, Bascom, Bauman, Beans, Beebe, Bennett, Black, Boettger, Bowman, Brady, Brown of Decatur, Brown of Wright, Bruce, Bybee, Byerly, Campbell of Webster, Chapman, Chase, Clarkson, Collin, Cousins, Cowles, Crow, Cunningham, Dabney, Daniels, Dawson, Dewey, Dixon, Downey, Dunnegan, Edmunds, Ellis, Enger, Escher, Felt, Finlayson, Fitchpatrick, Fletcher, Fourt, Fraley, Francis, Fry, Fulton, Garrett, Gates, George, Gilbert, Goodykoontz, Greene, Griggs, Grout, Halgrims, Hamilton, Hammill, Harding, Hayes, Hazen, Hickenlooper, Hogan, Hoyt, Huff, Hunt, Hunter, Huntley, Hutchins, Jacobs, Jacobson, Jewell, Johnson, Klay, Koontz, Krebill, Kull, Kulp, Larrabee of Webster, Larrabee of Fayette, Legel, Lenocker, Lounsberry, Lund, McCleery, Mc-Coll, McCulloch of Wayne, McCullough of Dubuque, McManus, Malmberg, Mattes, Miller of Dubuque, Milton, Moore, Murtagh, Neal, Newell, O'Connor, Odendahl, Olson, Parshall, Patterson, Penn, Perkins, Pickford, Proudfoot, Quigley, Ream, Ripley, Ritter, Robbins, Rowles, Russell, Sammis, Sater, Savage, Schee,

Schrup, Shane, Shankland, Sherman, Skinner, Smith of Adams, Smith of Decatur, Smith of Mitchell, Smith of Shelby, Spaulding, Speer, Stephenson, Stillman, Stipe, Stoddard, Stuckslager, Sullivan, Taylor of Union, Taylor of Appanoose, Townsend, Van Camp, Van Law, Webber, White of Benton, Whitney, Wilson, Zeller, —146.

Absent:

Brockway, Campbell of Ida, Crist, DeWolf, Dunlap, Gillilland, Harvey, Leach, Linnan, Miller of Bremer, Saunders, White of Iowa—12.

President Clarke announced the Joint Convention duly organized, with a quorum of members present.

President Clarke then announced that the roll would be called for the purpose of electing a United States Senator in Congress, and appointed as teller on the part of the Senate, Senator Savage of Adair, and as assistant teller, Senator Hoyt of Buchanan.

Speaker Stillman appointed as teller on the part of the House, Representative Huff of Hardin, and as assistant teller, Representative Sherman of Poweshiek.

Upon the roll being called, those voting for Claude R. Porter were:

Balluff, Bauman, Black, Boettger, Byerly, Clarkson, Crow, Dabney, Downey, Dunnegan, Ellis, Escher, Fletcher, Garrett, Gilbert, Greene, Griggs, Hamilton, Hayes, Hazen, Koontz, Krebill, Kull, Legel, Lenocker, McCullough of Dubuque, McManus, Miller of Dubuque, Milton, Murtagh, O'Connor, Odendahl, Olson, Parshall, Penn, Quigley, Ream, Ritter, Rowles, Sater, Schrup, Stephenson, Taylor of Union, Taylor of Appanoose, Townsend, Webber, White of Benton, Wilson—48.

Those voting for Lafayette Young, Sr., were:

Adams, Ames, Beans, Bennett, Bowman, Brown of Decatur, Chapman, Cowles, Daniels, Dewey, Edmunds, Fourt, Fraley, Fry, Fulton, Halgrims, Harding, Hickenlooper, Hogan, Hoyt, Jacobs, McCleery, McCulloch of Wayne, Malmberg, Moore, Perkins, Proudfoot, Ripley, Robbins, Savage, Shane, Smith of Adams, Smith of Decatur, Smith of Shelby, Speer, Stipe, Stuckslager, Zeller—38.

Those voting for A. B. Funk were:

Allen of Pocahontas, Allen of Jefferson, Balkema, Bascom, Beebe, Brady, Brown of Wright, Bruce, Bybee, Campbell of Webster, Collin, Cousins, Cunningham, Dawson, Dixon, Enger, Finlayson, Fitchpatrick, Francis, Gates, George, Goodykoontz, Grout, Huff, Hunt, Hunter, Huntley, Hutchins, Jacobson, Jewell, Johnson, Klay, Kulp, Larrabee of Webster, Larrabee of Fayette, Lounsberry, Lund, McColl, Mattes, Neal, Newell, Patterson, Pickford, Russell, Sammis, Shankland, Sherman, Skinner, Smith of Mitchell, Spaulding, Stillman, Stoddard, Sullivan, Van Camp, Whitney—55.

Those voting for W. S. Kenyon were:

Felt, Hammill, Schee—3.

Those voting for Warren Garst were:

Chase—1.

Absent or not voting:

Brockway, Campbell of Ida, Crist, DeWolf, Dunlap, Gillilland, Harvey, Leach, Linnan, Miller of Bremer, Saunders, Van Law, White of Iowa—13.

President Clarke announced that no one had received a majority of the votes cast in the Joint Convention for United States Senator in Congress, and that no election had occurred.

Journal of the Joint Convention was then read and approved.

On motion of Senator Clarkson of Monroe, the Joint Convention was dissolved.

House reconvened, Speaker Stillman in the Chair.

On motion of Beebe of Franklin, the House adjourned.

AFTERNOON SESSION.

House reconvened, Speaker Stillman in the Chair.

House resumed consideration of House File No. 2.

Zeller of Madison moved the previous question.

Seconded by Odendahl of Carroll.

Motion lost.

Zeller of Madison moved the previous question.

Seconded by Lounsberry of Marshall.

Motion lost.

Harding of Woodbury moved that further consideration of the bill be made a special order for 10:30 A. M. Wednesday.

Roll call demanded by Dixon of Sac and Patterson of Keokuk.

On the question, "Shall the bill be made a special order for 10:30 A. M. Wednesday?"

The ayes were:

Bauman, Beans, Black, Boettger, Bowman, Bybee, Byerly, Cousins, Daniels, Dewey, Downey, Edmunds, Ellis, Escher, Fourt, Fraley, Fulton, Gilbert, Greene, Griggs, Hamilton, Harding, Hayes, Hazen, Hickenlooper, Koontz, Krebill, Kull, Lenocker, Linnan, McCleery, Miller of Bremer, Miller of Dubuque, Milton, Moore, Murtagh, O'Connor, Olson, Penn, Ripley, Ritter, Robbins, Rowles, Shane, Shankland, Smith of Adams, Speer, Stephenson, Stipe, Taylor, Townsend, White—52.

The nays were:

Bascom, Beebe, Brady, Brockway, Brown, Bruce, Campbell of Webster, Collin, Cunningham, Dawson, Dixon, Enger, Felt, Finlayson, George, Goodykoontz, Grout, Hogan, Huff, Hunt, Huntley, Hutchins, Jacobs, Jacobson, Johnson, Klay, Kulp, Larrabee, Lounsberry, Lund, Newell, Odendahl, Patterson, Perkins, Pickford, Russell, Sater, Schee, Sherman, Skinner, Smith of Decatur, Stoddard, Van Camp, Whitney, Zeller, Mr. Speaker—46.

Absent or not voting:

Campbell of Ida, Crist, Dabney, Dunlap, Fletcher, Fry, Halgrims, Harvey, Leach, McCullough—10.

So the motion prevailed and House File No. 2 was made the special order for 10:30 A. M. Wednesday.

On motion of Goodykoontz of Boone, the House adjourned until 9:00 o'clock A. M. Wednesday.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, FEBRUARY 8, 1911.

House met pursuant to adjournment, Speaker Stillman in the Chair.

Prayer was offered by Dr. J. L. Gillies of Sheldon, Iowa.

Journal of February 7th corrected and approved.

PETITIONS, MEMORIALS AND REMONSTRANCES.

Dewey of Guthrie presented petition of the Republican voters of Guthrie County relative to special primary.

Referred to Committee on Elections.

Lounsberry of Marshall presented petition of citizens of Marshall County relative to the "Five-Mile Limit" bill.

Referred to Committee on Suppression of Intemperance.

Huff of Hardin presented petition of citizens of Hardin County relative to the "Five-Mile Limit" bill.

Referred to Committee on Suppression of Intemperance.

Ritter of Des Moines presented petition of the teachers of Burlington, Iowa, relative to life certificates.

Referred to Committee on Schools and Text Books.

Patterson of Keokuk presented petition of the non-voters of Keokuk County relative to resubmission of prohibitory amendment.

Referred to Committee on Suppression of Intemperance.

Krebill of Lee presented petition of manufacturers and dealers in ice cream of Keokuk, Iowa, relative to adulteration of ice cream.

Referred to Committee on Food and Dairy.

Grout of Black Hawk presented petition of the Board of Supervisors of Black Hawk County relative to length of term of state and county officers.

Referred to Committee on Elections.

Bybee of Marion presented petition of Republican voters of Tracy, Iowa, relative to special primary.

Referred to Committee on Elections.

The Supplemental Report of the committee in the matter of the Boomgaarden-Olson contest was, on motion of Dewey of Guthrie, received and referred to the Committee on Claims.

INTRODUCTION OF BILLS.

By Dewey of Guthrie, House File No. 246, a bill for an act creating a commission to procure additional grounds adjacent to the Capitol for beautifying the same; the erection of additional state buildings, and for an appropriation therefor.

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

By Beebe of Franklin, House File No. 247, a bill for an act to amend Section Four Thousand Nine Hundred and Ninety-nine-a-thirty-one (4999-a31) of the Supplement to the Code, 1907, relating to food standards.

Read first and second time, and referred to Committee on Food and Dairy.

By Miller of Dubuque, House File No. 248, a bill for an act to amend the law as it appears in Chapter Sixteen-d (16-d) of the Supplement to the Code, 1907, relative to graduate and registered nurses.

Read first and second time, and referred to Committee on Public Health.

By Brady of Dallas, House File No. 249, a bill for an act to provide for the taxation of moneys, credits, stocks, bonds and contracts, and to repeal Section Thirteen Hundred and Ten of the Code of Iowa.

Read first and second time, and referred to Committee on Ways and Means.

REPORT OF COMMITTEE.

Johnson of Mitchell, 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. 53, a bill for an act to "amend Section Eighteen

Hundred Fifty-four (1854) of the Code of 1897, relating to deposits in 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 by substituting therefor the following substitute amendment:

A BILL

For an Act relating to Deposits in Banks or Trust Companies.

Be It Enacted by the General Assembly of the State of Iowa:

Section 1. When a deposit shall hereafter be made in any bank or trust company in the names of two persons, payable to either, or payable to either or the survivor, such deposit, or any part thereof, or interest or dividend thereon, may be paid to either of said persons, whether the other be living or not; and the receipt or acquittance of the person so paid shall be a valid and sufficient release and discharge to the bank, banker or trust company for any payment so made; and when so amended the bill do pass.

K. J. JOHNSON,

Chairman.

Report adopted.

The Speaker announced that as Speaker of the House, he had signed, in the presence of the House, Senate Files Nos. 70 and 76.

CONSIDERATION OF BILLS.

On motion of George of Story, Senate File No. 75, by Fitch-patrick, a bill for an act legalizing certain instruments of writing heretofore executed by corporations affecting real estate without the attaching or affixing of the corporate seal thereto, with report of committee recommending passage, was taken up and considered.

Jacobs of Calhoun moved that further consideration of the bill be postponed until Thursday.

Motion prevailed.

Dabney of Davis called up the report of the Committee on Rules.

Mr. Dabney moved that the amendment proposed by the committee to Rule 26 be adopted.

Motion prevailed and amendment was adopted.

Rule 26 as amended was adopted.

Mr. Dabney moved that the amendment proposed to Rule 42 be adopted.

Motion prevailed and amendment was adopted.

Rule 42 as amended was adopted.

Mr. Dabney moved that the amendment proposed to Rule 44 be adopted.

Motion prevailed and amendment was adopted.

Rule 44 as amended was adopted.

Mr. Dabney moved that the proposed amendment to Rule 55 be adopted.

Motion prevailed and amendment was adopted.

Rule 55 as amended was adopted.

Mr. Dabney moved that the proposed amendment to Rule 56 be adopted.

Motion prevailed and amendment was adopted.

Rule 56 as amended was adopted.

Mr. Dabney moved that the remaining Rules of the Thirty-third General Assembly be adopted.

Motion prevailed and the Rules were adopted.

CONSIDERATION OF BILLS.

On motion of Jacobson of Audubon, House File No. 81, by Jacobson, a bill for an act to amend the law as it appears in Subdivision Nine (9) of Section Twenty-four Hundred Forty-eight (2448) of the Supplement to the Code, 1907, relating to the time in which intoxicating liquors may be sold, with report of committee recommending passage, was taken up and considered.

Speaker Pro Tempore Perkins in the Chair.

Mr. Jacobson moved that the Rules be suspended, the bill be considered engrossed, and read a third time now, which motion prevailed, and the bill was read a third time.

Speaker Stillman in the Chair.

On the question, "Shall the bill pass?"

The ayes were:

Bascom, Bauman, Beans, Beebe, Bowman, Brady, Brockway, Bruce, Collin, Cousins, Crist, Cunningham, Dabney, Daniels, Dawson, Dixon, Edmunds, Enger, Finlayson, Fourt, Fry, Fulton, George, Goodykoontz, Grout, Halgrims, Harvey, Hickenlooper,

Hogan, Huff, Hunt, Huntley, Hutchins, Jacobs, Jacobson, Klay, Larrabee, Leach, Linnan, Lounsberry, Lund, McCleery, Patterson, Perkins, Pickford, Robbins, Russell, Schee, Shane, Sherman, Skinner, Smith of Adams, Smith of Decatur, Speer, Stephenson, Stipe, Stoddard, Townsend, Zeller, Mr. Speaker—60.

The nays were:

Black, Boettger, Bybee, Byerly, Campbell of Ida, Dewey, Downey, Dunlap, Ellis, Escher, Felt, Fletcher, Fraley, Gilbert, Greene, Griggs, Hamilton, Harding, Hayes, Hazen, Koontz, Krebill, Lenocker, McCullough, Miller of Bremer, Miller of Dubuque, Milton, Moore, O'Connor, Odendahl, Olson, Ritter, Rowles, Taylor, Whitney—35.

Absent or not voting:

Brown, Campbell of Webster, Johnson, Kull, Kulp, Murtagh, Newell, Penn, Ripley, Sater, Shankland, Van Camp, White—13.

So the bill passed and the title was agreed to.

SPECIAL ORDER.

Time having arrived for the special order, the House resumed consideration of House File No. 2, a bill for an act providing for a special primary to select a candidate to fill a vacancy in the office of Representative or Senator in the Congress of the United States,

Mr. Harding moved that the Rules be suspended, 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 ayes were:

Beans, Bowman, Brady, Bybee, Campbell of Ida, Crist, Cunningham, Daniels, Dewey, Edmunds, Fourt, Fraley, Fry, Fulton, Halgrims, Harding, Harvey, Hickenlooper, Jacobs, McCleery, Moore, Patterson, Robbins, Shane, Shankland, Skinner, Smith of Adams, Smith of Decatur, Speer, Stipe, Zeller, Mr. Speaker—32.

The nays were:

Bascom, Beebe, Brockway, Brown, Bruce, Campbell of Webster, Collin, Cousins, Dawson, Dixon, Enger, Felt, Finlayson, George, Goodykoontz, Grout, Hogan, Huff, Hunt, Huntley, Hutchins, Jacobson, Johnson, Klay, Kulp, Larrabee, Lounsberry, Lund, Newell, Perkins, Pickford, Ripley, Russell, Schee, Sherman, Stoddard, Van Camp, Whitney—38.

Absent or not voting:

Bauman, Black, Boettger, Byerly, Dabney, Downey, Dunlap, Ellis, Escher, Fletcher, Gilbert, Greene, Griggs, Hamilton, Hayes, Hazen, Koontz, Krebill, Kull, Leach, Lenocker, Linnan, McCullough, Miller of Bremer, Miller of Dubuque, Milton, Murtagh, O'Connor, Odendahl, Olson, Penn, Ritter, Rowles, Sater, Stephenson, Taylor, Townsend, White—38.

So the bill, having failed to receive a constitutional majority, was declared lost.

On motion of Shankland of Polk, House Concurrent Resolution memorializing the Senator and Representatives from Iowa in the Congress of the United States in relation to employes in the railway mail service, with report of committee recommending passage as amended, was taken up; considered, and the committee amendment was adopted.

Mr. Shankland moved the adoption of the Resolution.

Motion prevailed and Resolution was adopted.

On motion of Beebe of Franklin, House File No. 32, a bill for an act to amend Section Five (5) of Chapter One Hundred Fifty-four (154) of the Acts of the Thirty-third General Assembly, relating to fees for fish and game licenses, with report of committee recommending passage as amended, was taken up, considered, and the committee amendments were adopted.

Mr. Beebe moved that the Rules be suspended, 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 ayes were:

Bascom, Bauman, Beebe, Black, Boettger, Bowman, Brady, Brockway, Brown, Bruce, Bybee, Byerly, Campbell of Ida, Campbell of Webster, Collin, Cousins, Cunningham, Dabney, Daniels, Dawson, Dewey, Dixon, Dunlap, Ellis, Enger, Escher, Felt, Finlayson, Fletcher, Fourt, Fulton, George, Gilbert, Greene, Griggs, Grout, Halgrims, Hamilton, Harding, Harvey, Hayes, Hazen, Hickenlooper, Hogan, Huff, Hunt, Huntley, Hutchins, Jacobs, Jacobson, Johnson, Klay, Koontz, Krebill, Kull, Kulp, Larrabee, Lounsberry, Lund, McCleery, McCullough, Miller of Bremer, Miller of Dubuque, Milton, Murtagh, Newell, O'Connor, Olson, Pat-

terson, Penn, Perkins, Pickford, Ripley, Ritter, Robbins, Russell, Sater, Shane, Sherman, Skinner, Smith of Adams, Smith of Decatur, Speer, Stephenson, Stipe, Stoddard, Taylor, Townsend, Van Camp, White, Whitney, Zeller, Mr. Speaker—93.

The nays were:

Downey, Edmunds, Fraley, Fry, Lenocker, Linnan, Odendahl—7.

Absent or not voting:

Beans, Crist, Goodykoontz, Leach, Moore, Rowles, Schee, Shankland—8.

So the bill passed and the title was agreed to.

MOTION TO RECONSIDER.

I move to reconsider the vote by which House File No. 1 passed the House.

ERNEST R. MOORE.

I second the motion.

FRANK S. SHANKLAND.

Stipe of Page moved that a committee of three be appointed to notify the Senate that the House was ready to receive it in Joint Convention.

Motion prevailed.

The Speaker named as such committee, Stipe of Page, Boettger of Scott, Sater of Des Moines.

The Sergeant-at-Arms announced the arrival of the members of the Senate, who took their seats on the west side of the House Chamber.

JOINT CONVENTION.

The Joint Convention was called to order by Lieutenant Governor Clarke, President of the Joint Convention, at 12:00 o'clock noon.

The roll was then called and the following members responded as present:

Adams, Allen of Pocahontas, Allen of Jefferson, Ames, Balkema, Balluff, Bascom, Bauman, Beans, Beebe, Bennett, Black, Boettger, Bowman, Brady, Brockway, Brown of Decatur, Brown of Wright, Bruce, Bybee, Byerly, Campbell of Ida, Campbell of Webster, Chapman, Chase, Clarkson, Collin, Cousins, Cowles, Crist,

Crow, Cunningham, Dabney, Daniels, Dawson, Dewey, Dixon, Downey, Dunlap, Dunnegan, Edmunds, Ellis, Enger, Escher, Felt. Finlayson, Fitchpatrick, Fletcher, Fourt, Fraley, Francis, Fry, Fulton, Garrett, Gates, George, Gilbert, Gillilland, Goodykoontz, Greene, Griggs, Grout, Halgrims, Hamilton, Hammill, Harding, Harvey, Hayes, Hazen, Hickenlooper, Hogan, Hoyt, Huff, Hunt, Hunter, Huntley, Hutchins, Jacobs, Jacobson, Johnson, Klay, Koontz, Krebill, Kull, Kulp, Larrabee of Webster, Larrabee of Fayette, Leach, Legel, Lenocker, Linnan, Lounsberry, Lund. McCleery, McColl, McCulloch of Wayne, McCullough of Dubuque, McManus, Malmberg, Mattes, Miller of Bremer, Miller of Dubuque, Milton, Moore, Murtagh, Neal, Newell, O'Connor, Odendahl, Olson, Parshall, Patterson, Penn, Perkins, Pickford, Proudfoot, Quigley, Ream, Ripley, Ritter, Robbins, Rowles, Russell, Sammis, Sater, Savage, Schee, Schrup, Shane, Shankland, Sherman, Skinner, Smith of Adams, Smith of Decatur, Smith of Mitchell, Smith of Shelby, Spaulding, Speer, Stephenson, Stillman, Stipe, Stoddard, Stuckslager, Sullivan, Taylor of Union, Taylor of Appanoose, Townsend, Van Camp, Van Law, Webber, White of Benton, White of Iowa, Whitney, Wilson, Zeller-155.

Absent:

DeWolf, Jewell, Saunders-3.

President Clarke announced the Joint Convention duly organized, with a quorum of members present.

President Clarke then announced that the roll would be called for the purpose of electing a United States Senator in Congress, and appointed as teller on the part of the Senate, Senator Savage of Adair, and as assistant teller, Senator Hoyt of Buchanan.

Speaker Stillman appointed as teller on the part of the House, Representative Huff of Hardin, and as assistant teller, Representative Crist of Clarke.

Upon the roll being called, those voting for Claude R. Porter were:

Balluff, Bauman, Black, Boettger, Byerly, Clarkson, Crow, Dabney, Downey, Dunlap, Dunnegan, Ellis, Escher, Fletcher, Garrett, Gilbert, Greene, Griggs, Hamilton, Hayes, Hazen, Koontz, Krebill, Kull, Leach, Legel, Lenocker, Linnan, McCullough, McManus, Miller of Bremer, Miller of Dubuque, Milton, Murtagh, O'Connor, Odendahl, Olson, Parshall, Penn, Quigley, Ream, Ritter, Rowles,

Sater, Schrup, Stephenson, Taylor of Union, Taylor of Appanoose, Townsend, Webber, White of Benton, White of Iowa, Wilson-53.

Those voting for Lafayette Young, Sr., were:

Adams, Ames, Beans, Bennett, Bowman, Brown of Decatur, Chapman, Cowles, Crist, Daniels, Dewey, Fourt, Fraley, Fulton, Gillilland, Halgrims, Harding, Harvey, Hickenlooper, Hoyt, McCleery, McCulloch of Wayne, Malmberg, Moore, Perkins, Proudfoot, Ripley, Robbins, Savage, Shane, Smith of Adams, Smith of Decatur, Smith of Shelby, Speer, Stipe, Stuckslager, Zeller—37.

Those voting for A. B. Funk were:

Allen of Pocahontas, Allen of Jefferson, Balkema, Bascom, Beebe, Brady, Brown of Wright, Bruce, Bybee, Campbell of Ida, Collin, Cousins, Cunningham, Dawson, Dixon, Enger, Finlayson, Fitchpatrick, Francis, Gates, George, Goodykoontz, Grout, Hogan, Huff, Hunt, Hunter, Huntley, Hutchins, Jacobson, Johnson, Klay, Kulp, Larrabee of Webster, Larrabee of Fayette, Lounsberry, Lund, McColl, Mattes, Neal, Newell, Patterson, Pickford, Russell, Sammis, Shankland, Sherman, Skinner, Smith of Mitchell, Spaulding, Stillman, Stoddard, Sullivan, Van Camp, Whitney—55.

Those voting for W. S. Kenyon were:

Brockway, Campbell of Webster, Felt, Fry, Hammill, Jacobs, Schee-7.

Those voting for Warren Garst were:

Chase—1.

Those voting for Henry Wallace were:

Edmunds—1.

Absent or not voting:

DeWolf, Jewell, Saunders, Van Law-4.

President Clarke announced that no one had received a majority of the votes cast in the Joint Convention for United States Senator in Congress, and that no election had occurred.

Journal of the Joint Convention was then read and approved,

On motion of Kull of Howard, the Joint Convention was dissolved.

House reconvened, Speaker Stillman in the Chair.

On motion of Felt of Clay, the House adjourned until 10:00 o'clock A. M. Thursday.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, FEBRUARY 9, 1911.

House met pursuant to adjournment, Speaker Stillman in the Chair.

Prayer was offered by Rev. C. E. Chapler of Cherokee, Iowa. Journal of February 8th corrected and approved.

On request of Miller of Bremer, leave of absence was granted Escher of Shelby until Friday.

PETITIONS, MEMORIALS AND REMONSTRANCES.

Beebe of Franklin presented petition of voters and citizens of Franklin County relative to "Five-Mile Limit" bill.

Referred to Committee on Suppression of Intemperance.

REPORTS OF COMMITTEES.

Klay of Sioux, from the Committee on Judiciary, submitted the following report:

Mr. Speaker—Your Committee on Judiciary, to whom was referred House File No. 162, a bill for an act relating to security for costs in justice courts, beg leave to report they have had the same under consileration and have instructed me to report the same back to the House with the recommendation that the same do pass.

GERRIT KLAY,
Chairman.

Report adopted.

Also:

MR. SPEAKER—Your Committee on Judiciary, to whom was referred House File No. 156, a bill for an act to provide for the commitment of females to certain benevolent or charitable institutions, in certain cases, for violation of laws, ordinances or police regulations, and to require work from such persons so committed, and to provide for the supervision of such institutions by the Board of Control, 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.

GERRIT KLAY.

Report adopted.

Chairman.

Also:

Mr. Speaker—Your Committee on Judiciary, to whom was referred House File No. 218, a bill for an act legalizing the acts of cities and towns whereby ordinances of said cities or towns have heretofore changed the names of certain platted streets, 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.

GERRIT KLAY, Chairman.

Report adopted.

Also:

Mr. Speaker—Your Committee on Judiciary, to whom was referred House File No. 211, a bill for an act to confirm the title to John A. Jasinsky to the southwest quarter of the southwest quarter of section 14, Township 84 North, Range 29 West, 5th P. M., Greene County, Iowa, and authorizing the issuance of a patent 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.

GERRIT KLAY, Chairman.

Report adopted.

Also:

MR. SPEAKER—Your Committee on Judiciary, to whom was referred House File No. 56, a bill for an act to regulate the sale or disposal of stocks of goods, wares or merchandise in bulk, and to provide a penalty for the violation thereof, 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 be amended by substituting the following substitute amendment therefor:

A BILL

For an Act to Regulate the Sale or Disposal of Stocks of Goods, Wares or Merchandise in Bulk, and to Provide a Penalty for the Violation Thereof.

Be It Enacted by the General Assembly of the State of Iowa: .

Section 1. No person who makes it his business to buy commodities and sell the same in small quantities for the purpose of making a profit, shall at a single transaction, and not in the regular course of business, sell, assign or deliver the whole, or a large part of his stock in trade, unless he shall not less than seven days previous to such sale, assignment or delivery, cause to be recorded in the office of the recorder of the county in which such vendor conducts his said business, a notice of his intention to make such sale, assignment or delivery, which notice shall be in writing, describing in general terms the property to be sold, assigned or delivered, and the parties thereto.

- Sec. 2. All such sales, assignments or deliveries of commodities which shall be made without the formalities required by the provisions of Section 1 hereof will be presumed to be fraudulent and void as against all persons who were creditors of the vendor at the time of such transaction.
- Sec. 3. Transfers under this act shall include sales, exchanges and assignments, but nothing in this act shall apply to transfers by or to executors, administrators, receivers, assignees under voluntary assignment for the benefit of the creditors, trustees in bankruptcy, or any public officer under judicial process; and when so amended the bill do pass.

GERRIT KLAY,

Chairman.

Report adopted.

George 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. 172, a bill for an act requiring evidences of credit issued for and on account of labor performed or services rendered to be so designated and regulating the transfer thereof, 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 be referred to the Judiciary Committee.

W. P. George, Chairman.

Report adopted, and House File No. 172 was so referred.

Also:

MR. SPEAKER—Your Committee on Suppression of Intemperance, to whom was referred House File No. 3, a bill for an act to amend Section One (1) of Chapter One Hundred Forty-three (143) of the acts of the Thirty-third General Assembly, relating to sale of intoxicating liquors at retail, 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 be indefinitely postponed.

W. P. George, Chairman.

Report adopted, and House File No. 3 was indefinitely postponed.

Also:

MR. SPEAKER—Your Committee on Suppression of Intemperance, to whom was referred House File No. 65, a bill for an act to prohibit treating to intoxicating drinks, including wine and beer, in saloons or other public places, 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 be amended by substituting the following substitute amendment therefor:

A BILL

For an Act to Amend Section Two Thousand Four Hundred Forty-eight (2448) of the Supplement to the Code, 1907, Relating to the Sale of Intoxicating Liquors.

Be It Enacted by the General Assembly of the State of Iowa:

Section 1. That Section 2448 of the Supplement to the Code, 1907, be and the same is hereby amended by adding thereto the following:

(13). Treating. "No person, partnership or corporation shall pay for, have charged or give to any person any intoxicating liquors; no person shall receive, drink in or carry away any intoxicating liquors paid for by, or to be paid for by, or charged to, any person, partnership or corporation, nor shall any clerk, bartender, proprietor or person making sale of such intoxicating liquors permit any person, partnership or corporation to pay for or have charged to him, them or it, the price or consideration of any such liquors drank by another than by the person so paying therefor, or having the same charged"; and when so amended the bill do pass.

W. P. GEORGE, Chairman.

Report adopted.

Fourt of Allamakee, 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. 175, a bill for an act making unlawful the camping on the public highway or adjacent land for a period longer than twenty-four hours by gypsies, wanderers, travelers or other persons, and providing a penalty 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 be referred to the Judiciary Committee.

Edwin H. Fourt, Chairman

Report adopted, and House File No. 175 was so referred.

Finlayson of Grundy, from the Committee on Public Health, submitted the following report:

MR. SPEAKER—Your Committee on Public Health, to whom was referred House File No. 87, a bill for an act fixing the standard of qualifications f all persons desiring to practice osteopathy and for the regulation thereof; to create a state board of osteopathic examiners, and to provide for the registration of those entitled to practice osteopathy, and providing peralties for violation of any of the provisions thereof, beg leave to the first lave had it thereof, and to the provisions thereof, beg leave to the first lave had it there and the consideration and have instructed

me to report the same back to the House with the recommendation that the same do pass.

R. M. FINLAYSON,
Chairman.

Report adopted.

Cunningham of Buena Vista, from the Committee on Agriculture, submitted the following report:

MB. SPEAKER—Your Committee on Agriculture, to whom was referred House File No. 208, a bill for an act to amend Chapter One Hundred Thirty-eight (138) of the acts of the Thirty-third General Assembly, relative to fences along the public highways, 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 be indefinitely postponed.

E. H. CUNNINGHAM,

Chairman.

Report adopted, and House File No. 208 was indefinitely post-poned.

Also:

MR. SPEAKER—Your Committee on Agriculture, to whom was referred House File No. 143, a bill for an act to repeal Section 1657-n, Supplement to the Code, 1907, and to enact a substitute therefor relating to the office of the Department of Agriculture and the salary of the secretary and his assistants, 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 be amended as follows:

To strike out the words "and his assistants" in the last line of the title thereof; and when so amended the bill do pass.

E. H. CUNNINGHAM,

Chairman.

Report adopted.

Shane of Wapello, Chairman of the committee appointed to draft Resolutions respecting the life, character and public services of Hon. Joseph G. Hutchinson, submitted the Resolutions prepared by that committee and moved their adoption.

Motion prevailed by rising vote, and the Resolution was adopted.

INTRODUCTION OF BILLS.

By Pickford of Cerro Gordo, House File No. 250, a bill for an act to repeal the law as it appears in Section 1661-a of the Supplement to the Code, 1907, as amended by Chapter 108, Acts of the Thirty-third General Assembly, relative to state aid to county and district fairs, and enacting a substitute therefor.

Read first and second time, and referred to Committee on Agriculture.

By O'Connor of Chickasaw, House File No. 251, a bill for an act providing for the levy of special taxes upon the assessed valuation of the taxable property of the state for the erection, repair, improvement and equipment of buildings for the State University of Iowa, the State College of Agriculture and Mechanic Arts, and the State Teachers' College.

Read first and second time, and referred to Committee on Ways and Means.

By Ritter of Des Moines, House File No. 252, a bill for an act conferring upon cities and towns the power to regulate the telephone business, and to fix the price or rate of charge for the use of telephones and for telephone service to the same extent as they now have power to regulate the business and fix the price of supplying heat, water, gas, electric light or electric power.

Read first and second time, and referred to Committee on Municipal Corporations.

By Griggs of Scott, House File No. 253, a bill for an act amending the law as it appears in Section Seven Hundred and Twenty (720) of the Supplement to the Code, 1907, as amended by the Laws of the Thirty-third (33d) General Assembly, making said statute applicable to city and town halls and fire stations.

Read first and second time, and referred to Committee on Municipal Corporations.

By Byerly of Jones, House File No. 254, a bill for an act to amend Section Two Thousand Five Hundred Fifty-one (2551), Supplement to the Code, 1907, relating to the killing of any pinnated grouse or prairie chicken for five years.

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

By Byerly of Jones, House File No. 255, a bill for an act to amend Section Two Thousand Three Hundred Forty-eight (2348) of the Code, relating to the bounties on wolves.

Read first and second time, and referred to Committee on Agriculture.

By Odendahl of Carroll, House File No. 256, a bill for an act to provide for the creation and distribution of plans and specifications

of bridges and culverts for the use of local authorities in the construction and maintenance of public highways.

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

By Moore of Linn, House File No. 257, a bill for an act making appropriations for the State University, the Iowa State College of Agriculture and Mechanic Arts, and the Iowa State Teachers' College.

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

By Hickenlooper of Monroe, House File No. 258, a bill for an act to repeal Section Thirteen Hundred Thirteen of the Code, and to enact a substitute therefor relating to the place of listing personal property for taxation.

Read first and second time, and referred to Committee on Ways and Means.

By Huntley of Lucas, House File No. 259, a bill for an act to aid in the suppression of intemperance and to provide for the care and treatment of persons addicted to the use of intoxicating liquors and drugs, at the public expense.

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

By Johnson of Mitchell, House File No. 260, a bill for an act to amend Chapter 170 of the Acts of the Thirty-third General Assembly, in relation to the powers and duties of the State Board of Education.

Read first and second time, and referred to Committee on Educational Institutions.

By Penn of Fremont, House File No. 261, a bill for an act to establish six (6) miles of macadamized highway of experimental purposes in Fremont County, State of Iowa, and providing for an appropriation to cover the expense of same.

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

By Ritter of Des Moines, House File No. 262, a bill for an act regulating the commission plan of government in certain cities, additional to Chapter Fourteen-c (14-c) of the Supplement to the

Code and Chapter Sixty-four (64) of the Laws of the Thirty-third General Assembly.

Read first and second time, and referred to Committee on Municipal Corporations.

By Fourt of Allamakee, House File No. 263, a bill for an act to amend Section Thirteen Hundred Fifty (1350) of the Code, relating to the listing and assessing of real estate.

Read first and second time, and referred to Committee on Ways and Means.

By Fourt of Allamakee, House File No. 264, a bill for an act creating a State Highway Department, and establishing a State Highway Commission, and the office of State Highway Engineer; prescribing the duties of each and fixing the compensation of said State Highway Engineer; authorizing State aid for the establishment, construction, maintenance and repair of public highways and bridges; creating a fund and making appropriations therefor; providing for the working of State convicts in the preparation of road-building materials, and providing for application by the counties for State aid.

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

By Van Camp of Adair, House File No. 265, a bill for an act to establish assessment districts and to provide for the listing for assessment of property. (Additional to Title Seven (7), Chapter One (1) of the Code, relating to assessment of property.)

Read first and second time, and referred to Committee on Ways and Means.

By Rowles of Monona, House File No. 266, a bill for an act to amend Section Nineteen Hundred Eighty-nine-a2 (1989-a2), Section Nineteen Hundred Eighty-nine-a4 (1989-a4), Section Nineteen Hundred Eighty-nine-a5 (1989-a5) and Section Nineteen Hundred Eighty-nine-a6 (1989-a6) of the Code relating to securing right of way for levies, drains and ditches.

Read first and second time, and referred to Committee on Drainage.

Townsend of Tama offered the following Resolution:

. Whereas, The State House of Missouri was on the fifth day of February, nineteen-eleven (1911), struck by lightning and totally destroyed

by fire, incurring great loss and inconvenience and the destruction of valuable records and documents; and,

WHEREAS, Question arises on the protection of our State House against fire and lightning. Therefore, be it

Resolved, That the Speaker appoint a committee of three members of the House, whose duty shall be to procure and assist a learned and reputed electrician to make a scientific investigation of our Capitol building with a view to ascertaining the condition of said State House with reference to danger of injury or destruction from fire or lightning, and to report the findings of their investigation to the House of Representatives not later than the twenty-eighth day of February, 1911.

Laid over under Rule 34.

Ripley of Hancock offered the following Resolution, asked unanimous consent for immediate consideration and moved its adoption:

WHEREAS, The Hon. John Christie, Jr., an honored member of this House during the Twenty-seventh General Assembly, passed away at his home in Garner, Iowa, April 10, 1910. Therefore be it

Resolved, That a committee of three be appointed by the Speaker to prepare and present suitable resolutions commemorating his life, character and service to his state and nation.

Motion prevailed.

The Speaker named as such committee, Ripley of Hancock, Brown of Wright, Ellis of Jackson.

Cunningham of Buena Vista in the Chair.

MESSAGES FROM THE SENATE.

The following messages were received from the Senate:

MR. SPEAKER—I am directed to inform your honorable body that the Senate has passed the following bill, in which the concurrence of the House is asked:

SUBSTITUTE FOR SENATE FILE NO. 117.

A bill for an act to amend the law as it appears in Section Four Hundred Seven (407) of the Supplement to the Code, 1907, authorizing the Board of Supervisors of a county to transfer any surplus in the bond fund raised under Section Four Hundred Three (403) of the Supplement to the Code, 1907, after payment of all bonds and interests, to the particular funds on account of which the bonds were issued.

GEO. A. WILSON.

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. 139.

A bill for an act to amend Section Five Thousand Six Hundred Twentysix (5626) of the Code, referring to the matter of pardons and remissions of fines and forfeitures and the powers of the Board of Parole.

> GEO. A. WILSON, Secretary.

SENATE MESSAGES CQNSIDERED.

Subtitute for Senate File No. 117, a bill for an act to amend the law as it appears in Section Four Hundred Seven (407) of the Supplement to the Code, 1907, authorizing the Board of Supervisors to transfer any surplus in the bond fund after payment of all bonds and interests to the particular fund or funds on account of which the bonds were issued.

Read first and second time, and referred to Committee on Ways and Means.

Senate File No. 139, a bill for an act to amend Section Five Thousand Six Hundred Twenty-six (5626) of the Code referring to the matter of pardons and remission of fines and forfeitures and the powers of the Board of Parole.

Read first and second time, and referred to Committee on Pardons.

CONSIDERATION OF BILLS.

On motion of Van Camp of Adair, House File No. 101, by Van Camp of Adair, a bill for an act authorizing street improvements in incorporated towns and providing for the levy of special assessments therefor, and the repeal of Chapter Fifty-three (53) of the Acts of the Thirty-third General Assembly, with report of committee recommending passage, was taken up and considered.

Mr. Van Camp moved that the Rules be suspended, 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 ayes were:

Bascom, Beans, Beebe, Black, Brady, Brockway, Bruce, Bybee, Byerly, Campbell of Ida, Collin, Crist, Cunningham, Daniels,

Dewey, Downey, Dunlap, Edmunds, Ellis, Enger, Felt, Fletcher, Fourt, Fry, Fulton, George, Gilbert, Goodykoontz, Greene, Griggs, Grout, Halgrims, Hamilton, Harding, Harvey, Hayes, Hazen, Hickenlooper, Hogan, Huff, Hunt, Huntley, Hutchins, Jacobs, Jacobson, Johnson, Koontz, Krebill, Kull, Larrabee, Leach, Lenocker, Linnan, Lounsberry, Lund, McCleery, McCullough, Miller of Bremer, Miller of Dubuque, Milton, Murtagh, Newell, O'Connor, Patterson, Penn, Pickford, Ripley, Ritter, Robbins, Rowles, Russell, Sater, Shane, Sherman, Skinner, Smith of Adams, Speer, Stephenson, Stipe, Stoddard, Taylor, Townsend, Van Camp, White Whitney—85.

The nays were:

None.

'Absent or not voting:

Bauman, Boettger, Bowman, Brown, Campbell of Webster, Cousins, Dabney, Dawson, Dixon, Escher, Finlayson, Fraley, Klay, Kulp, Moore, Odendahl, Olson, Perkins, Schee, Shankland, Smith of Decatur, Zeller, Mr. Speaker—23.

So the bill passed and the title was agreed to.

On motion of Newell of Plymouth, House File No. 11, a bill for an act to amend Section One (1) of Chapter One Hundred Eightyfour (184), Laws of the Thirty-third General Assembly, relative to the limit of indebtedness of independent school corporations, with report of committee recommending passage as amended by substitute amendment, was taken up and considered.

Stipe of Page moved to amend the amendment by inserting the words "of the quotation" after the word "line" and before the word "of" in the ninth line of Section One.

Amendment adopted.

Speaker Stillman in the Chair.

Klay of Sioux moved to amend Section One by striking out the words "also strike out the words 'two and one-half' in the fifth line of the quotation of same Section One and insert in lieu thereof the words 'four (4)';" also striking out the word "four" in line fourteen of Section One and insert in lieu thereof "two and one-half."

Stipe of Page moved that further consideration of this bill and pending amendments be made a special order for Friday at 10:30 A. M.

Motion prevailed.

Sater of Des Moines moved that a committee of three be appointed to notify the Senate that the House was ready to receive it in Joint Convention.

Motion prevailed.

The Speaker named as such committee, Sater of Des Moines, Fry of Wayne, Townsend of Tama.

The Sergeant-at-Arms announced the arrival of the members of the Senate, who took their seats on the west side of the House Chamber.

JOINT CONVENTION.

The Joint Convention was called to order by Lieutenant Governor Clarke, President of the Joint Convention, at 12:00 o'clock, noon.

The roll was then called and the following members responded as present:

Adams, Allen of Pocahontas, Allen of Jefferson, Ames, Balkema, Balluff, Bascom, Bauman, Beans, Beebe, Bennett, Black, Boettger. Bowman, Brady, Brockway, Brown of Decatur, Brown of Wright, Bruce, Bybee, Byerly, Campbell of Ida, Campbell of Webster, Chapman, Chase, Clarkson, Collin, Cousins, Cowles, Crist, Crow, Cunningham, Dabney, Daniels, Dawson, Dewey, DeWolf, Dixon, Downey, Dunlap, Dunnegan, Edmunds, Ellis, Enger, Felt, Finlayson, Fitchpatrick, Fletcher, Fourt, Fraley, Francis, Fry, Fulton, Garrett, Gates, George, Gilbert, Gillilland, Goodykoontz, Greene, Griggs, Grout, Halgrims, Hamilton, Hammill, Harding, Harvey, Hayes, Hazen, Hickenlooper, Hogan, Hoyt, Huff, Hunt, Hunter, Huntley, Hutchins, Jacobs, Jacobson, Jewell, Johnson, Klay, Koontz, Krebill, Kull, Kulp, Larrabee of Webster, Larrabee of Fayette, Leach, Legel, Lenocker, Linnan, Lounsberry, Lund, Mc-Cleery, McColl, McCulloch of Wayne, McCullough of Dubuque, McManus, Malmberg, Mattes, Miller of Bremer, Miller of Dubuque, Milton, Moore, Murtagh, Neal, Newell, O'Connor, Odendahl, Olson, Parshall, Patterson, Penn, Perkins, Pickford, Proudfoot, Quigley, Ream, Ripley, Ritter, Robbins, Rowics, Russell, Sammis, Sater, Savage, Schee, Schrup, Shane, Shankland, Sherman, Skinner, Smith of Adams, Smith of Decatur, Smith of Mitchell, Smith of Shelby, Spaulding, Speer, Stephenson, Stillman, Stipe, Stoddard, Stuckslager, Sullivan, Taylor of Union, Taylor of Appanoose, Townsend, Van Camp, Van Law, Webber, White of Benton, White of Iowa, Whitney, Wilson, Zeller—156.

Absent:

Escher, Saunders.

President Clarke announced the Joint Convention duly organized, with a quorum of members present.

President Clarke then announced that the roll would be called for the purpose of electing a United States Senator in Congress, and appointed as teller on the part of the Senate, Senator Savage of Adair, and as assistant teller, Senator Hoyt of Buchanan.

Speaker Stillman appointed as teller on the part of the House, Representative Huff of Hardin, and as assistant teller, Representative Crist of Clarke.

Upon the roll being called, those voting for Claude R. Porter were:

Balluff, Bauman, Black, Boettger, Byerly, Clarkson, Crow, Dabney, DeWolf, Downey, Dunlap, Dunnegan, Ellis, Fletcher, Garrett, Gilbert, Greene, Griggs, Hamilton, Hayes, Hazen, Koontz, Krebill, Kull, Leach, Legel, Lenocker, Linnan, McCullough, McManus, Miller of Bremer, Miller of Dubuque, Milton, Murtagh, O'Connor, Odendahl, Olson, Parshall, Penn, Quigley, Ream, Ritter, Rowles, Sater, Schrup, Stephenson, Taylor of Union, Taylor of Appanoose, Townsend, Webber, White of Benton, White of Iowa, Wilson—53.

Those voting for Lafayette Young, Sr., were:

Adams, Beans, Bennett, Bowman, Brown of Decatur, Chapman, Cowles, Crist, Daniels, Dewey, Edmunds, Fourt, Fraley, Fulton, Gillilland, Harding, Hickenlooper, Hoyt, McCleery, McCulloch of Wayne, Malmberg, Moore, Perkins, Proudfoot, Robbins, Savage, Shane, Smith of Adams, Smith of Decatur, Smith of Shelby, Speer, Stipe, Stuckslager, Zeller—34.

Those voting for W. S. Kenyon were:

Allen of Pocahontas, Ames, Brady, Brockway, Brown of Wright, Bruce, Bybee, Campbell of Webster, Collin, Cousins, Felt, Fitchpatrick, Fry, Gates, George, Goodykoontz, Grout, Halgrims, Hammill, Hogan, Huff, Hunt, Hutchins, Jacobs, Jacobson, Johnson, Kulp, Larrabee of Webster, Larrabee of Fayette, Lund, McColl, Patterson, Pickford, Ripley, Russell, Schee, Shankland, Sherman, Skinner, Spaulding, Stillman, Stoddard, Van Camp—43.

Those voting for A. B. Funk were:

Allen of Jefferson, Balkema, Bascom, Campbell of Ida, Cunningham, Dawson, Dixon, Finlayson, Francis, Hunter, Huntley, Jamell,

Klay, Lounsberry, Neal, Newell, Sammis, Smith of Mitchell, Sullivan, Whitney—20.

Those voting for Warren Garst were:

Beebe, Chase, Enger, Mattes-4.

Those voting for George W. Clarke were:

Harvey-1.

Absent or not voting:

Escher, Saunders. Van Law-3.

President Clarke announced that no one had received a majority of the votes cast in the Joint Convention for United States Senator in Congress, and that no election had occurred.

Journal of the Joint Convention was then read and approved.

On motion of Senator Chapman of Cedar, the Joint Convention was dissolved.

House reconvened, Speaker Stillman in the Chair.

On motion of Byerly of Jones, the House adjourned until 10:00 o'clolk A. M. Friday.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, FEBRUARY 10, 1911.

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

Prayer was offered by Rev. Clarence E. Hoon of Aurelia, Iowa. Journal of February 9th corrected and approved.

On request of Jacobs of Calhoun leave of absence was granted Smith of Decatur until Saturday.

On request of Bowman of Linn leave of absence was granted Moore of Linn until Monday.

PETITIONS, MEMORIALS AND REMONSTRANCES.

Miller of Dubuque presented petition of the professional and business men of Dubuque County relative to four year term for county officers.

Referred to Committee on Elections.

Miller of Dubuque presented petition of the City Council of the City of Dubuque relative to the Public Service Commission.

Referred to Committee on Municipal Corporations.

Bowman of Linn presented petition of citizens of Linn County relative to the "Five Mile Limit" bill.

Referred to Committee on Suppression of Intemperance.

Lounsberry of Marshall presented petition of the City Council of Marshalltown, Iowa, relative to the Public Service Commission.

Referred to Committee on Municipal Corporations.

Brockway of Louisa presented petition of residents of Muscatine County relative to "Five Mile Limit" bill.

Referred to Committee on Suppression of Intemperance.

Dewey of Guthrie presented petition of citizens of Guthrie County relative to the "Five Mile Limit" bill.

Referred to Committee on Suppression of Intemperance.

Koontz of Johnson presented remonstrance of citizens of Iowa City against the "Five Mile Limit" bill.

Referred to Committee on Suppression of Intemperance.

Cousins of Butler presented petition of citizens of Butler County relative to extinction of crows.

Referred to Committee on Agriculture.

Fourt of Allamakee presented petition of citizens of Allamakee County favoring House File No. 79.

Referred to Committee on Agriculture.

Stephenson of Ringgold presented petition of citizens of Diagonal and vicinity relative to appropriation for short course.

Referred to Committee on Agriculture.

Shankland of Polk presented petition of voters of Iowa relative to "Five Mile Limit" bill.

Referred to Committee on Suppression of Intemperance.

Fletcher of Iowa presented petition of citizens of Iowa County relative to "Five Mile Limit" bill.

Referred to Committee on Suppression of Intemperance.

Fletcher of Iowa presented remonstrance of voters of Iowa County against the automobile legislation.

Referred to committee on Ways and Means.

REPORTS OF COMMITTEES.

Goodykoontz of Boone, 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. 152, a bill for an act authorizing cities and towns to levy a tax for aiding in the erection, payment or maintenance of memorial halls for soldiers or sailors of the civil war, 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 be indefinitely postponed.

W. W. GOODYKOONTZ,

Chairman.

Reported adopted, and House File No. 152 was indefinitely postponed.

Shankland of Polk, from the Committee on Insurance, submitted the following report:

MR. SPEAKER—Your Committee on Insurance, to whom was referred House File No. 50, a bill for an act amending Section 1839-1 of the Supplement to the Code of 1907, relating to the investment of funds and depositing of securities of fraternal beneficiary societies, 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.

FRANK S. SHANKLAND, Chairman.

Report adopted.

Fulton of Jefferson, 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. 33, a bill for an act to amend Section Two Thousand Seven Hundred Ninety-four-a (2794-a) of the Supplement to the Code, 1907, relating to the organization of consolidated independent school districts, 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 be amended by substituting therefor the following substitute amendment:

A BILL

For an Act to Amend Section Two Thousand Seven Hundred Ninety-four-a (2794-a) of the Supplement to the Code, 1907, Relating to the Organization of Consolidated Independent School Districts.

Be It Enacted by the General Assembly of the State of Iowa:

Section 1. That Section Two Thousand Seven Hundred Ninety-four-a (2794-a) of the Supplement to the Code, 1907, be and the same is hereby amended to read as follows:

(a) When a petition describing the boundaries of contiguous territory containing not less than sixteen (16) sections within one or more counties is signed by one-third (1-3) of the electors residing in such territory, and approved by the county superintendent, if of one county, and the superintendent of each, if of more than one county, and by the State Superintendent of Public Instruction if the county superintendents do not agree, and filed with the board of the school corporation in which the portion of the proposed district having the largest number of voters is situated, requesting the establishment of a consolidated independent district, it shall be the duty of said board, within ten (10) days to call an election in the proposed consolidated district, for which they shall give the same notices as are required in Section Twenty-seven Hundred

and Forty-six (2746) of the Code, and Twenty-seven Hundred and Fifty (2750) of the Supplement to the Code, 1907, at which election all voters residing in the proposed consolidated district shall be entitled to vote by ballot for or against such separate organization. When it is proposed to include in such district a city, or town or village, the voters residing upon the territory outside the incorporated limits of such city. town or village shall vote separately upon the proposition for the creating of such new district. The judges of said election shall provide separate ballot boxes in which shall be deposited the votes cast by the voters from their respective territory, and if a majority of the votes cast by the electors residing either within or without the limits of such city, town or village is against the proposition to form a consolidated independent corporation, then the proposed corporation shall not be formed. If a majority of the votes so cast in each territory shall be in favor of such independent organization, the organization of the proposed consolidated independent school corporation shall be completed by the election of a board of directors for said school corporation, as provided in Section Twenty-seven Hundred and Ninety-five (2795) of the Code, and when so organized shall not be reduced to less than sixteen sections, unless dissolved as provided No school corporation from which territory is taken to form such a consolidated independent corporation shall, after the change, contain less than four government sections, which territory shall be contiguous and so situated as to form a suitable corporation.

- (b) The organization of the school board in consolidated independent school corporations shall be effected on or before the first day of July, following their election, and, when completed, all taxes previously certified shall be void so far as the property within the limits of the consolidated independent school corporation is concerned, and the board of said consolidated independent school corporation shall at a regular meeting or a special meeting called for the purpose, at any time prior to the third Monday in August of each year, levy for the general fund of said school the amount of all necessary taxes for all school purposes, which including the amount received from the semi-annual apportionment, shall not exceed thirty-two (32) dollars for each person of school age, the amount so levied to be certified by them to the county board of supervisiors on or before the first Monday of September, in each year, and the board of supervisors shall levy said tax at the same time, and in the same manner that other school taxes are required to be levied.
- (c) It shall be the duty of the school board of any consolidated independent school corporation and school township maintaining a central school to provide suitable transportation to and from school, for every child of school age living within said district, and outside the limits of any city, town or village, but the board shall not be required to cause the vehicle of transportation to leave the public highway to receive or discharge occupants thereof. The board shall from time to time, by resolution regularly adopted, number and designate the route to be traveled by each conveyance in transporting children to and from school. The school may require that children living an unreasonable distance from

school shall be transported by the parent, or guardian, a distance of not to exceed two miles, to connect with any vehicle of transportation to anu from school; or may, in the discretion of the board, contract with an adjoining school corporation for the instruction of any child living an unreasonable distance from school, and they shall allow a reasonable amount of compensation for the transportation of children to and from the point where they are taken over, or discharged from the vehicle used to convey them to and from school, or for transporting to an adjoining district. In determining what an unreasonable distance would be, consideration shall be given to the number and age of the children, the condition of the roads, and the number of miles to be traveled in going to and from school. The board shall have the right on account of inclemency of the weather to suspend the transportation of any route upon any day, or days, when in the judgment of the said board it would be a hardship on the children, or when the roads to be traveled are unfit or impassable.

- (d) The school board of any consolidated independent school corporation shall contract with as many suitable persons as they deem necessary for the transportation of children of school age to and from school, such contract to be in writing and shall state the number of the route, the length of time contracted for, the compensation to be allowed per week of five school days, or per month of four school weeks, and may provide that two weeks' salary shall be retained by the board pending full compliance therewith by the party contracted with, and shall always provide that any party or parties to said contract and every person in charge of vehicles conveying children to and from school, shall be at all times subject to any rules or regulation said board shall adopt for the protection of the children, or to govern the conduct of the person in charge of said conveyance.
- (e) It shall be the duty of the school board of any consolidated independent district to provide a suitable school building within such district, and shall at any regular meeting or at a special meeting called for that purpose submit the question of levying a tax for the building of any school building suitable for the needs of the district, or for the repairing of any school building where the cost of such repairs exceed the sum of two thousand (\$2,000) dollars to the qualified voters of said district, and all moneys received from such source to be placed in the school house fund of said corporation and to be used for such purposes In locating said building they shall take into consideration the geographical position, number and convenience of the scholars, and may submit the question of location to the voters of the district at any regular meeting or special meeting called for that purpose; providing, that whenever a city, town or village containing a school population of twentyfive (25) or more, is included within any consolidated independent district, then said building shall be located within the incorporated limits of said city, town or village, on such a site as the school board may determine.
- (f) Whenever a petition signed by one-third (1-3) of the electors in a consolidated independent school corporation asking that said district

be dissolved, and describing the boundaries of the district, or districts, proposed to be organized out of the territory then included in such consolidated independent school corporation and having the approval of the county superintendent, if one county, and the superintendent of each, if more than one county, and by the State Superintendent of Public Instruction, if the county superintendents do not agree, and filed with the board of said consolidated independent district, it shall be the duty of said board within ten (10) days to call an election for which they shall give the same notices as are required in Section Two Thousand Seven Hundred Forty-six (2746) of the Code, and Two Thousand Seven Hundred Fifty (2750) of the Supplement to the Code, 1907, at which election all voters residing within the district shall be allowed to vote by ballot for or against such dissolution. The electors residing upon the territory outside of the corporate limits of any city, town or village within such district shall vote separately. If a majority of the votes cast by the electors in either territory shall be in favor of dissolving said school corporation, then the same shall be dissolved and the organization of the new district, or districts, completed by the election of a board of directors, as provided in Section Two Thousand Seven Hundred Ninetyfive (2795) of the Supplement to the Code, 1907. In any consolidated independent district within the limits of which no city, town or village exists a majority of all the votes cast at such election shall be required to dissolve such school corporation. The assets and liabilities of any such school corporation thus dissolved shall be equitably divided as provided in Section Two Thousand Eight Hundred Two (2802) of the Supplement to the Code, 1907.

- (g) Any person driving, managing or in charge of any vehicle used in transporting children to and from school, in any consolidated independent school corporation, who shall be found guilty of violating any of the rules and regulations adopted by the board of said school, for the guidance of any person in charge of such conveyance, shall be guilty of a misdemeanor, and for the first offense shall be fined not less than five dollars (\$5.00) or more than ten dollars (\$10.00), and for a subsequent offense shall be fined not less than twenty-five dollars (\$25.00) or more than fifty dollars (\$50.00), and shall be dismissed from the service.
- (h) 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 Capital, newspapers published in the city of Des Moines, Iowa; and when so amended the bill do pass.

C. J. Fulton, Chairman.

Report adopted.

Smith of Decatur, from the Committee on Constitutional Amendments, submitted the following report:

Mr. Speaker—Your Committee on Constitutional Amendments, to whom was referred House Joint Resolution No. 4, a bill for an act proposing to ahend the Constitution so as to provide for the Initiative and Referen-

dum within this State, beg leave to report they have had the same undeptonsideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

I. A. SMITH, Chairman.

Report adopted.

O'Connor of Chickasaw called up the motion to reconsider the vote by which House File No. 1 passed the House.

I move to reconsider the vote by which House File No. 1 passed the House.

ERNEST R. MOORE,

I second the motion.

FRANK S. SHANKLAND.

Ripley of Hancock moved that the consideration of this motion be made a special order for Monday at 10:30 o'clock.

SPECIAL ORDER.

Time having arrived for the special order, the consideration of House File No. 11, by Newell of Plymouth, a bill for an act to amend Section One (1) of Chapter One Hundred Eighty-four (184), Laws of the Thirty-third General Assembly, relative to the limit of indebtedness of independent school corporations, with the pending amendments, was taken up and considered.

O'Connor of Chickasaw moved the previous question.

Motion prevailed and the previous question was ordered.

Roll call was demanded by Klay of Sioux and Sater of Des Moines on the amendment offered by Klay of Sioux.

On the question "Shall the amendment be adopted?"

The ayes were:

Beebe, Brockway, Bybee, Cousins, Downey, Dunlap, Ellis, Enger, Escher, Finlayson, Gilbert, Greene, Halgrims, Hayes, Hogan, Huntley, Jacobs, Johnson, Klay, Leach, Linnan, Lund, Miller of Dubuque, Odendahl, Ripley, Ritter, Russell, Sater, Skinner, Stephenson, Zeller, Mr. Speaker—32.

The nays were:

Bascom, Bauman, Beans, Black, Boettger, Bowman, Brady, Brown, Bruce, Byerly, Campbell of Ida, Collin, Crist, Cunningham, Dabney, Daniels, Dawson, Dewey, Dixon, Edmunds, Felt, Fletcher, Fry, Fulton, George, Goodykoontz, Grout, Hamilton,

Harding, Harvey, Hazen, Hickenlooper, Huff, Hunt, Hutchins, Jacobson, Koontz, Krebill, Kull, Kulp, Larrabee, Lounsberry, McCleery, McCullough, Miller of Bremer, Milton, Murtagh, Newell, O'Connor, Olson, Patterson, Penn, Perkins, Pickford, Robbins, Rowles, Schee, Shane, Shankland, Sherman, Smith of Adams, Speer, Stipe, Stoddard, Taylor, Townsend, Van Camp, White, Whitney—69.

Absent or not voting:

Campbell of Webster, Fourt, Fraley, Griggs, Lenocker, Moore, Smith of Decatur—7.

So the amendment was lost.

On motion of Newell of Plymouth, the committee substitute amended was adopted.

Mr. Newell moved that the rules be suspended, 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 ayes were:

Bascom, Bauman, Beans, Beebe, Black, Boettger, Bowman, Brady, Brockway, Brown, Bruce, Byerly, Campbell of Ida, Campbell of Webster, Collin, Cousins, Crist, Cunningham, Dabney, Daniels, Dawson, Dewey, Dixon, Dunlap, Edmunds, Enger, Escher, Felt, Finlayson, Fletcher, Fourt, Fry, Fulton, George, Goodykoontz, Greene, Griggs, Grout, Halgrims, Hamilton, Harding, Harvey, Hayes, Hazen, Hickenlooper, Hogan, Huff, Hunt, Huntley, Hutchins, Jacobs, Jacobson, Johnson, Koontz, Krebill, Kull, Kulp, Larrabee, Lenocker, Lounsberry, Lund, McCleery, McCullough, Milton, Murtagh, Newell, O'Connor, Olson, Patterson, Penn, Perkins, Pickford, Ripley, Robbins, Rowles, Russell, Sater, Schee, Shane, Shankland, Sherman, Smith of Adams, Speer, Stephenson, Stipe, Stoddard, Taylor, Townsend, Van Camp, White, Whitney, Mr. Speaker—92.

The nays were:

Bybee, Downey, Ellis, Gilbert, Klay, Leach, Linnan, Miller of Dubuque, Odendahl, Ritter, Skinner—11.

Absent or not voting:

Fraley, Miller of Bremer, Moore, Smith of Decatur, Zeller—5. So the bill passed and the title was agreed to.

House resumed consideration of the Motion to Reconsider the vote by which House File No. 1 passed the House, and the motion of Ripley of Hancock to defer action on the motion until Monday.

O'Connor of Chickasaw moved the previous question, on the motion to defer.

Motion prevailed and the previous question was ordered.

Roll call was demanded by O'Connor of Chickasaw and Kull of Howard.

On the question "Shall action be deferred?"

The ayes were:

Beans, Beebe, Bowman, Bybee, Campbell of Ida, Campbell of Webster, Collin, Crist, Daniels, Dewey, Edmunds, Felt, Finlayson, Fourt, Fulton, Harvey, Hickenlooper, Huff, Jacobs, Perkins, Ripley, Robbins, Shane, Smith of Adams, Speer, Stipe, Zeller, Mr. Speaker—28.

The nays were:

Bascom, Bauman, Black, Boettger, Brady, Brockway, Brown, Bruce, Byerly, Cousins, Cunningham, Dabney, Dawson, Dixon, Downey, Dunlap, Ellis, Enger, Escher, Fletcher, Fry, George, Gilbert, Goodykoontz, Greene, Griggs, Grout, Halgrims, Hamilton, Harding, Hayes, Hazen, Hogan, Hunt, Huntley, Hutchins, Jacobson, Johnson, Klay, Koontz, Krebill, Kull, Kulp, Larrabee, Leach, Lenocker, Linnan, Lounsberry, Lund, McCleery, McCullough, Miller of Bremer, Miller of Dubuque, Milton, Murtagh, Newell, O'Connor, Odendahl, Olson, Patterson, Penn, Pickford, Ritter, Rowles, Russell, Sater, Schee, Shankland, Sherman, Skinner, Stephenson, Stoddard, Taylor, Townsend, Van Camp, White, Whitney—77.

Absent or not voting:

Fraley, Moore, Smith of Decatur-3.

Motion to defer lost.

O'Connor of Chickasaw moved the previous question.

Motion prevailed and previous question was ordered.

Motion to reconsider was lost.

INTRODUCTION OF BILLS.

By Shankland of Polk, House File No. 267, a bill for an act to amend Chapter 62 of the Acts of the Thirty-third General Assembly relating to pensions to be paid to policemen.

Read first and second time, and referred to Committee on Municipal Corporations.

By Shankland of Polk (By request), House File No. 268, a bill for an act granting to cities the power to regulate the erection of fences.

Read first and second time, and referred to Committee on Municipal Corporations.

By Escher of Shelby, House File No. 269, a bill for an act to indemnify Miss E. M. Ames for personal injury sustained by her while employed as laundress at Vinton State Hospital, Vinton, Iowa.

Read first and second time, and referred to Committee on Claims.

By Hamilton of Lee, House File No. 270, a bill for an act authorizing cities to establish by ordinance, upon the approval of the voters thereof, a department of publicity, development and general welfare, and to levy a tax therefor. Additional to Title Five (5) of the Code.

Read first and second time, and referred to Committee on Municipal Corporations.

By Bruce of Floyd, House File No. 271, a bill for an act to amend Section Three (3) Chapter One Hundred Four (104) Acts of the Thirty-third General Assembly, relating to corporation for pecuniary profit.

Read first and second time and referred to Committee on Private Corporations.

By Crist of Clarke (By request), House Joint Resolution No. 5.

Joint Resolution proposing an amendment to Section One (1) of Article Two (2) of the Constitution of the State of Iowa relating to the right of suffrage and providing that the same be duly entered upon the journals of the respective houses and referred to the legislature to be chosen at the next general election and published as by law provided.

Be It Enacted 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: By striking from Section One (1) of Article Two (2) thereof the word "male".

Resolved further, That the foregoing proposed amendment, with the ayes and nays taken thereon in each of the two Houses, be entered on their respective journals and referred to the Legislature to be chosen at the next general election, and that the same be published as by law provided.

Read first and second time and referred to Committee on Constitutional Amendments.

By Dixon of Sac (By request), House File No. 272, a bill for an act to amend Section Twenty-seven Hundred Forty-two (2742) of the Supplement to the Code of 1907, relating to the compensation of county superintendents.

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

By Cunningham of Buena Vista (By request), House File No. 273, a bill for an act providing for registration of farm names.

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

By Beans of Mahaska, House File No. 274, abill for an act repealing Section Twenty-three Hundred and Forty-eight (2348) of the Code, 1897, and enacting a substitute therefor, providing for a bounty on wild animals and the proof necessary to secure such bounty.

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

Dewey of Guthrie moved that when the House adjourn it be until 9:00 A. M., Saturday.

Motion prevailed.

Huntley of Lucas moved that a committee of three be appointed to notify the Senate that the House was ready to receive it in Joint Convention.

Motion prevailed.

The Speaker named as such committee, Huntley of Lucas, Cousins of Butler, Greene of Clinton.

The Sergeant-at-Arms announced the arrival of the members of the Senate, who took their seats on the west side of the House Chamber.

JOINT CONVENTION.

The Joint Convention was called to order by Lieutenant Governor Clarke, President of the Joint Convention, at 12:00 o'clock noon.

The roll was then called and the following members responded as present:

Adams, Allen of Pocahontas, Allen of Jefferson, Ames, Balkema, Balluff, Bascom, Bauman, Beans, Beebe, Bennett, Black, Boettger, Bowman, Brady, Brockway, Brown of Decatur, Brown of Wright, Bruce, Bybee, Byerly, Campbell of Ida, Campbell of Webster, Chapman, Chase, Clarkson, Collin, Cousins, Cowles, Crist, Crow, Cunningham, Dabney, Daniels, Dawson, Dewey, De Wolf, Dixon, Downey, Dunlap, Dunnegan, Edmunds, Ellis, Enger, Escher, Felt, Finlayson, Fitchpatrick, Fletcher, Fourt, Fraley, Francis, Fry, Fulton, Garrett, Gates, George, Gilbert, Goodykoontz, Greene, Griggs, Grout, Halgrims, Hamilton, Hammill, Harding, Harvey, Hayes, Hazen, Hickenlooper, Hogan, Hoyt, Huff, Hunt, Hunter, Huntley, Hutchins, Jacobs, Jacobson, Jewell, Johnson, Klay, Koontz, Krebill, Kull, Kulp, Larrabee of Webster, Larrabee of Fayette, Leach, Legel, Lenocker, Linnan, Lounsberry, Lund, Mc-Cleery, McColl, McCulloch of Wayne, McCullough of Dubuque, McManus, Malmberg, Mattes, Miller of Bremer, Miller of Dubuque, Milton, Murtagh, Neal, Newell, O'Connor, Odendahl, Olson, Parshall, Patterson, Penn, Perkins, Pickford, Proudfoot, Quigley, Ream, Ripley, Ritter, Robbins, Rowles, Russell, Sammis, Saunders, Savage, Schee, Scrup, Shane, Shankland, Sherman, Smith Skinner. Smith ofAdams. \mathbf{of} Decatur. Smith ofMitchell. Smith ofShelby, Spaulding, Speer. Stephenson. Stillman, Stipe, Stoddard, Stuckslager, Sullivan. Union. Taylor Appanoose, Townsend. Taylor \mathbf{of} \mathbf{of} Van Camp, Van Law, Webber, White of Benton, White of Iowa, Whitney, Wilson, Zeller-156.

Absent:

Gillilland, Moore-2.

President Clarke announced the Joint Convention duly organized, with a quorum of members present.

President Clarke then announced that the roll would be called for the purpose of electing a United States Senator in Congress, and appointed as teller on the part of the Senate, Senator Savage of Adair, and as assistant teller, Senator Hoyt of Buchanan.

Speaker Stillman appointed as teller on the part of the House, Representative Huff of Hardin, and as assistant teller, Representative Crist of Clarke.

Upon the roll being called, those voting for Claude R. Porter were:

Balluff, Bauman, Black, Boettger, Byerly, Clarkson, Crow, Dabney, DeWolf, Downey, Dunlap, Dunnegan, Ellis, Esher, Fletcher, Garrett, Gilbert, Greene, Griggs, Hamilton, Hayes, Hazen, Koontz, Krebill, Kull, Leach, Legel, Lenocker, Linnan, McCullough, McManus, Miller of Bremer, Miller of Dubuque, Milton, Murtagh, O'Connor, Odendahl, Olson, Parshall, Penn, Quigley, Ream, Ritter, Rowles, Sater, Schrup, Stephenson, Taylor of Union, Taylor of Appanoose, Townsend, Webber, White of Benton, White of Iowa, Wilson—54.

Those voting for Lafayette Young, Sr., were:

Adams, Allen of Jefferson, Beans, Bennett, Bowman, Brown of Decatur, Chapman, Cowles, Crist, Daniels, Dewey, Fourt, Fraley, Fulton, Harding, Hickenlooper, Hoyt, McCleery, McCulloch of Wayne, Malmberg, Perkins, Proudfoot, Robbins, Saunders, Savage, Snane, Smith of Adams, Smith of Decatur, Smith of Shelby, Speer, Stipe, Stuckslager, Zeller—33.

. Those voting for W. S. Kenyon were:

Allen of Pocahontas, Ames, Beebe, Brady, Brockway, Brown of Wright, Bruce, Bybee, Campbell of Webster, Collin, Cousin, Felt, Finlayson, Fitchpatrick, Fry, Gates, George, Goodykoontz, Grout, Halgrims, Hammill, Hogan, Huff, Hunt, Hutchins, Jacobs, Jacobson, Johnson, Kulp, Larrabee of Webster, Larrabee of Fayette, Lund, McColl, Patterson, Pickford, Ripley, Russell, Schee, Shankland, Sherman, Skinner, Spaulding, Stillman, Stoddard, Van Camp—45.

Those voting for A. B. Funk were:

Balkema, Bascom, Campbell of Ida, Cunningham, Dawson, Dixon, Francis, Hunter, Jewell, Klay, Lounsberry, Mattes. Neal. Newell, Sammis, Smith of Mitchell, Sullivan, Van Law, Whitney—19.

Those voting for Warren Garst were:

Chase, Enger-2.

Those voting for Geo. W.. Clarke were:

Harvey, Huntley-2.

Those voting for Henry Wallace were:

Edmunds—1.

Absent or not voting:

Gillilland, Moore-2.

President Clarke announced that no one had received a majority of the votes cast in the Joint Convention for United States Senator in Congress, and that no election had occurred.

Journal of the Joint Convention was then read and approved.

On motion of Sater of Des Moines the Joint Convention was dissolved.

House reconvened, Speaker Stillman in the Chair.

On motion of Boettger of Scott, the House adjourned.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, FEBRUARY 11, 1911.

House met pursuant to adjournment.

Speaker Stillman in the Chair.

Prayer was offered by Rev. A. M. Smith of Moulton, Iowa.

Journal of February 10th corrected and approved.

On request of Townsend of Tama, leave of absence was granted Hayes of Montgomery until Tuesday.

On request of Collin of Worth, leave of absence was granted Brockway of Louisa until Monday.

On request of Huff of Hardin, leave of absence was granted Campbell of Ida until Wednesday.

PETITIONS, MEMORIALS AND REMONSTRANCES.

Stipe of Page, presented remonstrance of the City Council of Shenandoah, Iowa, against the passage of the Public Utilities bill.

Referred to committee on Railroads and Transportation.

Zeller of Madison, presented petition of the citizens of Earlham, Iowa, relative to the "Five Mile Limit" bill.

Referred to committee on Suppression of Intemperance.

REPORTS OF COMMITTEES.

Klay of Sioux, from the Committee on Judiciary, submitted the following report.

MR. SPEAKER—Your Committee on Judiciary, to whom was referred House File No. 116, a bill for an act to amend the law as it appears in Section Four Hundred Seventy-eight (478) of the Code of 1897, relative to fees collected by the County Auditor, 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 be amended by substituting the following Substitute Amendment therefor:

A BILL for an Act Relative to the Time of Payment of County Fees into the County Treasury by Clerks of the District Court, County Auditors and County Recorders.

Be it Enacted by the General Assembly of the State of Iowa:

Section 1. That the Clerk of the District Court, County Auditor and County Recorder shall pay all fees collected by them and belonging to the County, into the County Treasury quarterly.

All acts and parts of acts in conflict with this act are hereby repealed, and when so amended the bill do pass.

GERRIT KLAY, Chairman.

Report adopted.

Also:

MR. SPEAKER—Your Committee on Judiciary, to whom was referred House File No. 117, a bill for an act to amend the law as it appears in Section Two Hundred Ninety-nine (299) of the Code of 1897 relative to the payment of fees collected by the Clerk of the District Court into the County Treasury, 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 be indefinitely postponed.

GERRIT KLAY, Chairman.

Report adopted and House File No. 117 was indefinitely post-poned.

Also:

MR. SPEAKER—Your Committee on Judiciary, to whom was referred House File No. 177, a bill for an act to amend Section Twenty-eight Hundred and Sixteen (2816), Code, 1897, relative to the title and disposition of real estate acquired by a School Corporation, 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 be amended as follows:

By striking from the Title thereof the following "1897"; by striking from the second line of Section 1 thereof the words "of 1897," and by striking from said Bill all of Section 2 thereof, and when so amended the bill do pass.

GERRIT KLAY, Chairman.

Report adopted.

Also:

MR. SPEAKER—Your Committee on Judiciary, to whom was referred House File No. 118, a bill for an act to amend the law as it appears in Section Four Hundred Ninety-five (495) of the Supplement to the Code,

1907, relative to fees reported by County Recorders and paid into the County Treasury, 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 be indefinitely postponed.

GERRIT KLAY, Chairman.

Report adopted, and House File No. 118 was indefinitely post-poned.

Fulton of Jefferson, 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. 28, a bill for an act to provide for the payment of tuition of pupils residing in school corporations which do not offer instruction equivalent to the accredited high schools of Iowa, 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 be amended as follows:

Strike out all after the enacting clause and substitute in lieu thereof, the following:

"Section 1. Any person of school age, who is a resident of a school corporation not fully accredited by the department of public instruction or the State Board of Education, and who has completed the course of study offered in such school corporation may be permitted to attend the nearest partially or wholly accredited high school that will receive him under the conditions and provisions of Section Two of this act.

"Sec. 2. Any person applying for admission to any high school under the provisions of this act shall present to the officials of said high school a certificate from the President or Secretary of the school corporation in which he resides stating that the said applicant is of school age and that he is a resident of said school corporation, which certificate shall be issued on application therefor. He shall also present a certificate signed by the County Superintendent showing proficiency in the common school branches, reading, orthography, arithmetic, physiology, grammar, civics, geography, United States history, penmanship and music; provided, however, that such person may be admitted to any grade in such high school upon his passing a satisfactory examination before the officers thereof, or under their direction.

"Sec. 3. The school corporation in which such student resides shall pay to the treasurer of the school corporation in which such student shall be permitted to enter, a tuition fee equal to the average cost of tuition and the average proportion of contingent expenses in the high school department in the latter corporation during the time he so attend, not exceeding, however, a total period of four (4) school years. Such payment to be made out of the teachers fund and contingent fund of the debtor corporation.

"Sec. 4. If payment is refused or neglected the board of the creditor corporation shall file with the Auditor of the County of the pupil's residence a statement certified by its President specifying the amount due for tuition and for contingent expenses respectively, and the time for which the same is claimed; and the Auditor shall transmit to the County Treasurer an order directing such Treasurer to transfer the amount of such account from the debtor corporation to the creditor corporation, and the Treasurer shall pay the same out in accordance therewith," and when so amended the bill do pass.

C. J. Fulton, Chairman.

Dewey of Guthrie, 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 Senate File No. 7, a bill for an act to amend Section Twelve (12) of Chapter Two (2), of the Code, relating to the compensation of members of the General Assembly, 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.

H. K. DEWEY, Chairman.

Report adopted.

Also:

MR. SPEAKER—Your Committee on Compensation of Public Officers, to whom was referred House File No. 83, a bill for an act to amend the law as it appears in Section Twelve Hundred Ninety-a (1290-a), Supplement to the Code, 1907, relating to the compensation of collateral inheritance tax appraisors, 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 be indefinitely postponed.

H. K. DEWEY, Chairman.

Report adopted, and House File No. 83 was indefinitely postponed.

Fourt of Allamakee, 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. 174, a bill for an act relating to the cutting of weeds and brush on the public highways and providing penalties for violation thereof, 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 be indefinitely postponed.

E. H. FOURT, Chairman. Report adopted, and House File No. 174 was indefinitely postponed.

Shane of Wapello, from the Committee on Pharmacy, submitted the following report:

MR. SPEAKER—Your Committee on Pharmacy, to whom was referred House File No. 214, a bill for an act to amend Section One of Chapter One Hundred Thirty-nine (139) of the laws of the Thirty-third General Assembly, relating to the sale of intoxicating liquors by permit holders, 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.

Frank Shane, Chairman.

Report adopted.

Also:

Mr. Speaker—Your Committee on Pharmacy, to whom was referred House File No. 154, a bill for an act relating to the practice of Pharmacy, creating the office of Commissioner of Pharmacy, Pharmacy Inspectors and a Board of Examiners, and fixing the compensation thereof, also abolishing the office of Commission of Pharmacy and of Secretary and Treasurer thereof, 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.

Frank Shane, Chairman.

Report adopted.

Harding of Woodbury, from the Committee on Municipal Corporations, submitted the following report:

MR. SPEAKER—Your Committee on Municipal Corporations, to whom was referred House File No. 217, a bill for an act authorizing cities and towns and cities acting under special charter to change the names of streets and provide for the filing of same with the County Officers, 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.

W. L. HARDING, Chairman.

Report adopted.

Also:

MR. SPEAKER—Your Committee on Municipal Corporations, to whom was referred House File No. 262, a bill for an act regulating the commission plan of government in certain cities, additional to Chapter Fourteen-c (14-c) of the Supplement to the Code and Chapter Sixty-four (64) of the Laws of the Thirty-third General Assembly, 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 be referred to the Committee on Judiciary.

W. L. HARDING, Chairman.

Report adopted, and House File No. 262 was so referred.

Crist of Clarke, from the Committee on Police Regulations, submitted the following report.

MR. SPEAKER—Your Committee on Police Regulations, to whom was referred House File No. 13, a bill for an act to enjoin and abate gambling houses, to declare the same to be nuisances, to enjoin the person or persons who maintain or conduct the same, and to assess a tax against the person or persons keeping or maintaining such nuisance and against the owner thereof, additional to Chapter Nine (9) of Title Twenty-four (24) of the Code, relating to the offenses against chastity, morality and decency, 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 be re-referred to the Judiciary Committee.

L. E. Crist, Chairman.

Report adopted and House File No. 13 was so referred.

Ripley of Hancock, Chairman of the Committee appointed to draft Resolutions relative to the life, character and public service of Hon. John Christie, Jr., submitted the Resolutions prepared by that Committee and moved their adoption.

Motion prevailed by rising vote and Resolutions were adopted.

INTRODUCTION OF BILLS.

By Fourt of Allamakee (by request), House File No. 275, a bill for an act to amend Sections Two (2), Three (3), and Four (4), of Chapter One Hundred and Fifty-five (155), of the Acts of the Thirty-third General Assembly, in relation to the care and propogation of fish.

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

By Patterson of Keokuk, House File No. 276, a bill for an act to amend the law as it appears in Section One (1), of Chapter One Hundred and Seventeen (117), of the Acts of the Thirty-third (33d) General Assembly, relating to drainage.

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

By Byerly of Jones, House File No. 277, a bill for an act to amend Chapter Two Hundred (200), Laws of the Thirty-third General Assembly, relating to estates of absentees.

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

By Fraley of Polk, House File No. 278, a bill for an act relating to the sale of intoxicating liquors by wholesale drug corporations, additional to Chapter Six (VI), of Title Twelve (X11), of the Code.

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

By Penn of Fremont, House File No. 279, a bill for an act to establish and maintain a State Normal School for the education and 'preparation of common and high school teachers. In connection with Tabor College, and making provision and appropriation therefor.

Read first and second time and referred to Committee on Normal Schools.

By Jacobs of Calhoun, House File No. 280, a bill for an act to amend Section Forty-nine Hundred and Ninety-nine-a-5 (499-a-5), Supplement to the Code, 1907, and Section Forty-nine Hundred and Ninety-nine-a-10 (4999-a-10), Supplement to the Code, 1907, relating to the penalty for failure to provide safeguards for machinery and equipment and fire escapes, and to provide penalty for removing such safeguards.

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

By Griggs of Scott, House File No. 281, a bill for an act to amend Title Five (V), Chapter Fourteen (14), of the Code, and amendments thereto relating to park commissioners in special charter cities (repealing Sections Nine Hundred Ninety-one (991) to Nine Hundred Ninety-six (996) inclusive of the Code and amendments thereto, and enacting substitutes therefor.

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

By Hutchins of Kossuth, House File No. 282, a bill for an act to amend Section One Thousand Seven Hundred Twenty-one (1721), of the Code, relating to capital required of foreign insurance companies.

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

By Fraley of Polk, House File No. 283, a bill for an act to amend the law as the same appears in Section One (1), of Chapter Fiftyseven (57), Acts of the Thirty-third General Assembly of Iowa, relating to Tax Levy for park purposes.

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

By Rowles of Monona, House File No. 284, a bill for an act repealing Section Fourteen Hundred Sixty-two (1462), of the Code, of 1897, and enacting a substitute therefor, relating to the keeping of and accounting for public funds in the State and County Treasuries.

Read first and second time and referred to Committee on Public Accounting.

Boettger of Scott, moved to withdraw House File No. 18 from the Committee on Compensation of Public Officers and from the further consideration of the House.

Motion prevailed and House File No. 18 was so withdrawn.

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:

Concurrent Resolution relative to requesting our Senators in the Congress of the United States to use every honorable means to secure the passage of the Sulloway bill in the United States Senate granting pensions to certain men, soldiers and officers of the civil war and war with Mexico.

George A. Wilson, Secretary.

Zeller of Madison, asked unanimous consent to consider at this time Senate Concurrent Resolution requesting our Senators in the Congress of the United States to urge the passage of the Sulloway bill.

Consent granted.

CONCURRENT RESOLUTION.

WHEREAS, A bill, H. R. No. 29346, known as the Sulloway bill, granting pensions to certain enlisted men, soldiers and officers who served in the

civil war and the war with Mexico, has passed the House of Representatives, in the Congress of the United States, and is now pending in the Senate; therefore,

Be It Resolved by the General Assembly of the State of Iowa,, that we heartily approve of all of the provisions of said bill, and we hereby respectfully request our Senators in Congress to vote for and use every honorable means to secure its passage by the Senate of the United States as it passed the House of Representatives.

Resolved, That copies of this resolution, signed by the respective officers of both Houses, be sent to each of the Senators from Iowa in the Congress of the United States.

Zeller of Madison, moved that the House concur in the Resolution.

Motion prevailed and the Resolution was concurred in.

O'Connor of Chickasaw, moved that Senate File No. 139 be withdrawn from the Committee on Pardons.

Motion prevailed.

CONSIDERATION OF BILLS.

On motion of O'Connor of Chickasaw, House File No. 163, a bill for an act to amend Section Fifty-six Hundred and Twenty-six (5626) of the Code, referring to the matter of pardon and remission of fines and forfeitures, and the powers of the Board of Parole, with report of Committee recommending passage, was taken up, considered, and Senate File No. 139 was substituted therefor.

O'Connor of Chickasaw, offered the following amendment:

"I move to amend Senate File No. 139 by striking out of line 2 of Section 1 the following words: 'of the Code' and inserting in lieu thereof the following, 'of the Supplement to the Code, 1907'."

Amendment adopted.

Klay of Sioux, in the Chair.

Mr. O'Connor moved 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 ayes were:

Bascom, Bauman, Beans, Beebe, Black Boettger, Bowman, Brady, Bruce, Bybee, Campbell of Webster, Collin, Cousins, Crist, Cunningham, Daniels, Dawson, Dewey, Dixon, Edmunds, Felt, Finlayson, Fletcher, Fraley, Fry, George, Gilbert, Goodykoontz, Grout, Halgrims, Hazen, Hickenlooper, Hogan, Huff, Hunt, Hutchins,

Jacobs, Jacobson, Johnson, Klay, Kull, Lenocker, Lund McCullough, Miller of Dubuque, Milton, O'Connor, Olson, Patterson, Penn, Perkins, Pickford, Ripley, Ritter, Robbins, Russell, Sherman, Skinner, Smith of Adams, Smith of Decatur, Speer, Stephenson, Stipe, Taylor, Van Camp, White, Whitney, Zeller—68.

The nays were:

Byerly, Dabney, Downey, Dunlap, Ellis, Greene, Hamilton, Harvey, Huntley, Krebill, Kulp, Larrabee, Leach, Linnan, Lounsberry, McClerry, Murtagh, Rowles, Sater, Schee, Shankland, Stoddard, Townsend—23.

Absent or not voting:

Brockway, Brown, Campbell of Ida, Enger, Escher, Fourt, Fulton, Griggs, Harding, Hayes, Koontz, Miller of Bremer, Moore, Newell, Odendahl, Shane, Mr. Speaker—17.

So the bill passed.

O'Connor of Chickasaw offered the following amendment:

I move that the title be changed by striking out of the bill, Senate File No. 139, in line 2 of said title the words "of the Code" and inserting in lieu thereof "of the Supplement to the Code, 1907."

Amendment adopted, and title, as amended, agreed to.

Whitney of Woodbury moved to withdraw House File No. 36 from the Committee on Pardons and the further consideration of the House.

Motion prevailed and House File No. 36 was so withdrawn.

On motion of Johnson of Mitchell House File No. 53, a bill for an act to amend Section One Thousand Eight Hundred and Fifty-four of the Code of 1897, relating to deposits in savings banks, with report of committee recommending passage as amended by substitute was taken up, considered, and the committee substitute amendment was adopted.

Mr. Johnson moved that the rules be suspended, 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 ayes were:

Bascom, Bauman, Beans, Beebe, Black, Boettger, Bowman, Brady, Brown, Bruce, Bybee, Campbell of Webster, Collin, Cou-

sins, Crist, Cunningham, Dabney, Daniels, Dawson, Dewey, Dixon, Downey, Dunlap, Edmunds, Ellis, Enger, Finlayson, Fletcher, Fry, Fulton, George, Gilbert, Goodykoontz, Greene, Griggs, Grout, Halgrims, Hamilton, Harvey, Hazen, Hickenlooper, Hogan, Huff, Hunt, Huntley, Hutchins, Jacobs, Johnson, Klay, Koontz, Krebill Kull, Larrabee, Leach, Lenocker, Linnan, Lounsberry, McCleery, Miller of Dubuque, Milton, Murtagh, Newell, Olson, Patterson, Penn, Perkins, Pickford, Ripley, Ritter, Robbins, Russell, Sater, Shane, Shankland, Sherman, Skinner, Smith of Adams, Smith of Decatur, Speer, Stephenson, Stipe, Stoddard, Taylor, Townsend, Van Camp, White, Whitney, Zeller—88.

The nays were:

Lund—1.

Absent or not voting:

Brockway, Byerly, Campbell of Ida, Escher, Felt, Fourt, Fraley, Harding, Hayes, Jacobson, Kulp, McCullough, Miller of Bremer, Moore, O'Connor, Odendahl, Rowles, Schee, Mr. Speaker—19.

So the bill passed and the title was agreed to.

Ripley of Hancock moved that Senate File No. 75 be re-referred to the Judiciary Committee.

Motion prevailed and Senate File No. 75 was so referred.

On motion of Shankland of Polk, House File No. 162, a bill for an act relating to security for costs in justice courts, with report of committee recommending passage, was taken up and considered.

Speaker Stillman in the chair.

Mr. Shankland moved that the rules be suspended, 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 ayes were:

Bascom, Bauman, Beans, Beebe, Black, Boettger, Bowman, Brady, Brown, Bruce, Bybee, Byerly, Campbell of Webster, Collin, Cousins, Crist, Cunningham, Daniels, Dawson, Dewey, Dixon, Dunlap, Edmunds, Ellis, Enger, Felt, Finlayson, Fletcher, Fry, Fulton, George, Gilbert, Goodykoontz, Greene, Griggs, Grout, Halgrims, Harding, Harvey, Hazen, Hogan, Huff, Hunt, Huntley, Hutchins. Jacobs, Jacobson, Johnson, Klay, Koontz, Krebill, Kull,

Kulp, Larrabee, Leach, Linnan, Lounsberry, Lund, McCleery, McCullough, Miller of Dubuque, Milton, Murtagh, Olson, Patterson, Penn, Perkins, Pickford, Ripley, Ritter, Robbins, Rowles, Russell, Sater, Schee, Shane, Shankland, Sherman, Skinner, Smith of Adams, Smith of Decatur, Speer, Stephenson, Stipe, Stoddard, Taylor, Townsend, Van Camp, White, Whitney, Mr. Speaker—91.

The nays were:

O'Connor—1.

Absent or not voting:

Brockway, Campbell of Ida, Dabney, Downey, Escher, Fourt, Fraley, Hamilton, Hayes, Hickenlooper, Lenocker, Miller of Bremer, Moore, Newell, Odendahl, Zeller—16.

So the bill passed and the title was agreed to.

On motion of Grout of Black Hawk, House File No. 56, a bill for an act to regulate the sale or disposal of stocks of goods, wares or merchandise in bulk, and to provide a penalty for the violation thereof, with report of committee recommending passage as amended by substitute, was taken up and considered.

Harding of Woodbury offered the following amendment:

I move to amend the bill by striking out the word "commodities" in line one of Section One of the printed substitute in House Journal, page 394, and inserting in lieu thereof the word "merchandise"; by striking out the word "large" in line four of Section One and inserting in lieu thereof the word "major"; by striking out the word "sale' in line eight of Section One and inserting in lieu thereof the word "transfer".

Amendment adopted.

Lund of Hamilton offered the following amendment:

I move that the substitute amendment be amended by striking out all of lines one and two of Section One and inserting in lieu thereof the following: "No person, firm or corporation engaged in the retail or wholesale business of buying and selling merchandise for profit."

Beebe of Franklin offered the following amendment:

I move to amend by striking out after the comma following the word delivery, sixth line, "cause to be recorded in the office of the recorder of the county in which such vendor conducts his said business" and inserting the following: "shall send or cause to be sent to his creditors, by registered mail."

Harding of Woodbury moved that the bill and pending amendments be made a Special Order for Monday, 10:30 o'clock A. M.

Perkins of Delaware moved to amend by making the time Tuesday at 10:30 o'clock A. M.

Amendment adopted.

Motion as amended 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 passed the following bill, in which the concurrence of the
Senate was asked:

HOUSE FILE NO. 61.

A bill for an act to amend Section 1995 of the Code, relative to taking private property for works of internal improvement and to prohibit the condemnation of cemeteries or any portion thereof.

GEO. A. WILSON,

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. 113.

A bill for an act authorizing the issue of bridge bonds by cities of the first class.

GEO. A. WILSON.

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. 158.

A bill for an act to legalize the passage, adoption and publication of the ordinances, resolutions and rules of health of the incorporated town of Akron, Iowa.

GEO. A. WILSON,

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. 130.

A bill for an act making appropriation to defray the expense of the inaugural ceremonies.

GEO. A. WILSON, 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. 146.

A bill for an act legalizing certain acts and proceedings of the Board of Directors of the Independent School District of Traer, in the County of Tama and State of Iowa, and warrants thereof, and authorizing the issue of bonds.

GEO. A. WILSON,

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. 66.

A bill for an act to amend Section Four Hundred and Thirty (430) of the Code, relating to the dependent soldiers' and sailors' tax.

GEO. A. WILSON,

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. 100.

A bill for an act to provide additional funds for the College for the Blind, for the Industrial School for Girls, for the Independence State Hospital, for the State Penitentiary, and for the Cherokee State Hospital.

GEO. A. WILSON,

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. 68.

A bill for an act to amend Subdivision Five, Section One Thousand Seven Hundred Nine (1709), Supplement to the Code, 1907, relating to indemnity insurance for owners of automobiles and other motor vehicles.

GEO. A. WILSON,

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. 124.

A bill for an act to amend Chapter Sixty-four (64), Acts of the Thirty-third (33d) General Assembly, relating to the government of certain cities.

Geo. A. Wilson, 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 repeal Subdivision Seven of Section One Thousand Three Hundred Four (1304) of the Supplement to the Code of Iowa, and to enact a substitute therefor, pertaining to the exemption from taxation of property of an honorably discharged Union soldier or sailor of the Mexican war or the war of the rebellion or of the widow of such soldier or sailor.

GEO. A. WILSON,
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. 144.

A bill for an act to amend Section Four Thousand Eight Hundred Fifty-three (4853) of the Code, relating to the subject of forgery, and providing penalty for the violation thereof.

GEO. A. WILSON, 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. 67.

A bill for an act to amend Section One (1) of Chapter Thirty-one (31) of the Acts of the Thirty-third General Assembly relating to the burial of indigent soldiers and sailors and their wives and widows.

GEO. A. WILSON,

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. 25.

A bill for an act to amend the law as it appears in Section Two Thousand Seven Hundred ninety-three (2793) of the Supplement to the Code, 1907, relating to the change of boundaries of school corporations.

HEO. A. WILSON,

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. 103.

A bill for an act to amend Section One Thousand Three Hundred Seventy (1370) of the Code, 1897, relating to the time in which boards of review in certain cities may complete their duties.

GEO. A. WILSON,

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. 14.

A bill for an act to amend Section Two Hundred Twenty-seven (227) of the Code, 1897, relating to the division of the state into judicial districts, and increasing the number of district judges in the Ninth District.

GEO. A. WILSON, Secretary.

Also:

MR. SPEAKER—I am directeed 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. 85.

A bill for an act to amend the law as it appears in Chapter One Hundred Forty-three (143), Acts of the Thirty-third General Assembly, relating to the sale of intoxicating liquors at retail.

GEO. A. WILSON,

Secretary.

SENATE MESSAGES CONSIDERED.

Substitute for Senate File No. 25, a bill for an act to amend the law as it appears in Section Two Thousand Seven Hundred Ninety-three (2793) of the Supplement to the Code, 1907, relating to the change of boundaries of school corporations.

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

Substitute for Senate File No. 103, a bill for an act to amend Section One Thousand Three Hundred Seventy (1370) of the Code, 1897, relating to the time in which Boards of Review in certain cities may complete their duties.

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

Substitute for Senate File No. 14, a bill for an act to amend Section Two Hundred Twenty-seven (227) of the Code, 1897, relating to the division of the state into judicial districts, and increasing the number of district judges in the 9th District.

Read first and second time and referred to Committee on Judicial Districts. *

Substitute for Senate File No. 100, a bill for an act to provide additional funds for the College for the Blind, for the Industrial School for Girls, for the Independence State Hospital, for the State Penitentiary, and for the Cherokee State Hospital.

Read first and second time and referred to Committee on Board of Control.

Senate File No. 68, a bill for an act to amend Subdivision Five, Section One Thousand Seven Hundred Nine (1709), Supplement to the Code, 1907, relating to indemnity insurance for owners of automobiles and other motor vehicles.

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

Senate File No. 124, a bill for an act to amend Chapter Sixty-four (64) Acts of the Thirty-third (33) General Assembly, relating to the government of certain cities.

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

Senate File No. 24, a bill for an act to repeal Subdivision Seven of Section One Thousand Three Hundred Four (1304) of the Supplement to the Code of Iowa, and to enact a substitute therefor, pertaining to the exemption from taxation of property of an honorably discharged union soldier or sailor of the Mexican War or the War of the Rebellion or of the widow of such soldier or sailor.

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

Senate File No. 67, a bill for an act to amend Section One (1) of Chapter Thirty-one (31) of the Acts of the Thirty-third General Assembly relating to the burial of indigent soldiers and sailors and their wives and widows.

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

Senate File No. 144, a bill for an act to amend Section Four Thousand Eight Hundred Fifty-three (4853) of the Code, relating to the subject of forgery, and providing a penalty for the violation thereof.

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

Senate File No. 130, a bill for an act making appropriation to defray the expenses of the inaugural ceremonies.

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

Senate File No. 146, a bill for an act legalizing certain acts and proceedings of the Board of Directors of the Independent School District of Traer, in the county of Tama and State of Iowa, and warrants thereof, and authorizing the issue of bonds.

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

Substitute for Senate File No. 66, a bill for an act to amend Section Four Hundred and Thirty (430) of the Code, relative to the dependent soldiers' and sailors' tax.

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

Senate File No. 85, a bill for an act to amend the law as it appears in Chapter One Hundred Forty-three (143) Acts of the Thirty-third General Assembly, relating to the sale of intoxicating liquors at retail.

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

Bruce of Floyd moved that a committee of three be appointed to notify the Senate that the House was ready to receive it in Joint Convention.

Motion prevailed.

The Speaker named as such committee: Bruce of Floyd, Olson of Lyon and Griggs of Scott.

The Sergeant-at-Arms announced the arrival of the members of the Senate, who took their seats on the west side of the House Chamber.

JOINT CONVENTION.

The Joint Convention was called to order by Lieutenant Governor Clarke, President of the Joint Convention, at 12:00 o'clock noon.

The roll was then called and the following members responded as present:

Adams, Allen of Pocahontas, Allen of Jefferson, Balkema, Balluff, Bascom, Bauman, Beans, Beebe, Bennett, Black, Boettger, Bowman, Brady, Brown of Decatur, Brown of Wright, Bruce, Bybee, Byerly, Campbell of Webster, Chapman, Chase, Clarkson, Collin, Cousins, Cowles, Crist, Crow, Cunningham, Dabney, Daniels, Dawson, Dewey, Dixon, Downey, Dunlap, Dunnegan, Edmunds, Ellis, Enger, Felt, Finlayson, Fitchpatrick, Fletcher, Fourt, Fraley, Francis, Fry, Fulton, Garrett, Gates, George, Gilbert, Gillilland, Goodykoontz, Greene, Griggs, Grout, Halgrims, Hamilton, Hammill, Harding, Harvey, Hazen, Hickenlooper, Hogan, Hoyt, Huff, Hunt, Hunter, Huntley, Hutchins, Jacobs, Jacobson, Jewell, Johnson, Klay, Krebill, Kull, Kulp, Larrabee of Webster, Larrabee of Fayette, Leach, Legel, Lenocker, Linnan, Lounsberry, Lund, Mc-Cleery, McColl, McCullough of Dubuque, McManus, Malmberg, Mattes, Miller of Bremer, Miller of Dubuque, Milton, Murtagh, Neal, Newell, O'Connor, Odendahl, Olson, Parshall, Patterson, Penn, Perkins, Pickford, Quigley, Ream, Ripley, Ritter, Robbins. Rowles, Russell, Sammis, Sater, Saunders, Savage, Schee, Scrup, Shane, Shankland, Sherman, Skinner, Smith of Adams, Smith of Decatur, Smith of Mitchell, Smith of Shelby, Spaulding, Speer, Stephenson, Stillman, Stipe, Stoddard, Stuckslager, Sullivan, Taylor of Union, Taylor of Appanoose, Townsend, Van Camp, White of Benton, White of Iowa, Whitney Wilson, Zeller—146.

Absent:

Ames, Brockway, Campbell of Ida, DeWolf, Escher, Hayes, Koontz, McCulloch of Wayne, Moore, Proudfoot, Van Law, Webber—12.

President Clarke announced the Joint Convention duly organized, with a quorum of members present.

President Clarke then announced that the roll would be called for the purpose of electing a United States Senator in Congress, and appointed as teller on the part of the Senate, Senator Savage of Adair, and as assistant teller, Senator Hoyt of Buchanan.

Speaker Stillman appointed as teller on the part of the House, Representative Huff of Hardin, and as assistant teller, Representative Crist of Clarke.

Upon the roll being called those voting for Claude R. Porter were:

Balluff, Bauman, Black, Boettger, Byerly, Clarkson, Crow, Dabney, Downey, Dunlap, Dunnegan, Ellis, Fletcher, Garrett, Gilbert, Greene, Griggs, Hamilton, Hazen, Krebill, Kull, Leach, Legel, Lenocker, Linnan, McCullough of Dubuque, McManus, Miller of Bremer, Miller of Dubuque, Milton, Murtagh, O'Connor, Odendahl, Olson, Parshall, Penn, Quigley, Ream, Ritter, Rowles, Sater, Schrup, Stephenson, Taylor of Union, Taylor of Appanoose, Townsend, White of Benton, White of Iowa, Wilson—49.

Those voting for Lafayette Young, Sr., were:

Adams, Allen of Jefferson, Beans, Bennett, Bowman, Brown of Decatur, Chapman, Cowles, Crist, Daniels, Dewey, Fourt, Fraley, Fulton, Gillilland, Harding, Hickenlooper, Hoyt, McCleery, Malmberg, Perkins, Robbins, Savage, Shane, Smith of Adams, Smith of Decatur, Smith of Shelby, Speer, Stipe, Stuckslager, Zeller—31.

Those voting for W. S. Kenyon were:

Allen of Pocahontas, Beebe, Brady, Brown of Wright, Bybee, Campbell of Webster, Collin, Cunningham, Felt, Finlayson, Fitchpatrick, Fry, Gates, George, Goodykoontz, Grout, Halgrims, Hammill, Hogan, Huff, Hunt, Hutchins, Jacobs, Jacobson, Johnson, Larrabee of Webster, Larrabee of Fayette, Lund, McColl, Newell, Patterson, Pickford, Ripley, Russell, Schee, Shankland, Sherman, Skinner, Spaulding, Stillman, Stoddard, Van Camp—42.

Those voting for Warren Garst were:

Balkema, Bascom, Bruce, Chase, Cousins, Dawson, Dixon, Enger, Francis, Hunter, Jewell, Klay, Kulp, Lounsberry, Mattes, Neal, Sammis, Smith of Mitchell, Sullivan, Whitney—20.

Those voting for Geo. W. Clarke were:

Harvey, Huntley-2.

Those voting for Henry Wallace were:

Edmunds-1.

Absent or not voting:

Ames, Brockway, Campbell of Ida, DeWolf, Escher, Hayes, Koontz, McCulloch of Wayne, Moore, Proudfoot, Saunders, Van Law, Webber—13.

President Clarke announced that no one had received a majority of the votes cast in the Joint Convention for United States Senator in Congress, and that no election had occurred.

Journal of the Joint Convention was then read and approved.

On motion of Senator Bennett of Taylor the Joint Convention was dissolved.

House reconvened, Speaker Stillman in the Chair.

Dabney of Davis, Chairman of the Committee on Rules, presented the following report of the Joint Committee on Rules:

Mr. Speaker-Your Committee on Joint Rules of the House and Senate beg leave to submit the following report:

The Joint Rules of the Thirty-third General Assembly are hereby recommended to govern the Thirty-fourth General Assembly, with the exception that Rule 1 is amended to read as follows:

1. Whenever either House shall amend a measure and *the other House shall refuse to concur in and adopt the amendment, the House which has adopted such amendment shall either insist on or recede from the same. But when a measure originating in one House is amended in the other, the House in which it originated may amend such amendment and a motion therefor shall take precedence of a motion to concur. In case said House refuses to concur, the House which adopted the amendment may either recede from or insist upon such amendment, and a motion to recede takes precedence of a motion to insist. In case a motion to insist on the amendment be decided in the negative, such action shall be demmed a receding from the amendment and so entered upon the Journal of the House. In case the amendment is insisted upon, the House so insisting shall request a Committee of Conference on the subject of disagreement, and shall appoint a committee therefor. other House shall thereupon appoint such a committee. Unless another number is specified in said request, such Conference Committee shall consist of four members from each House. They shall meet at a convenient time, to be agreed upon by their chairman, and having conferred

freely, each shall report to their respective House the result of their conference. In case of agreement, the report shall be first made, with the papers referred accompanying it, to the House which refused to concur, and there acted upon; and such action shall be immediately reported by the Secretary or Clerk to the other House, the papers referred accompanying the message. In case of disagreement of Conference Committee, the papers shall remain with the House which insisted on the amendment. The agreeing report of a Conference Committee shall be made, read and signed in duplicate by all the members of the committee, or by a majority of those of each House, one of the duplicates being retained by the committee of each House.

S. W. NEAL,
Chairman for Senate.
I. T. DABNEY,
Chairman for House.

Dewey of Guthrie moved that the House adjourn until Monday at 9:00 o'clock A. M.

Miller of Bremer moved to amend and to change the time to 10:00 o'clock A. M.

Amendment adopted.

Motion as amended prevailed, and House was adjourned.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, FEBRUARY 13, 1911.

House met pursuant to adjournment.

Speaker Stillman in the Chair.

Prayer was offered by Rev. D. G. Bruce of Des Moines, Iowa.

Journal of February 11th corrected and approved.

On request of Dewey of Guthrie, leave of absence was granted Bybee of Marion until Tuesday.

On request of Bowman of Linn, leave of absence was granted Robbins of Mills until Wednesday.

On request of Huff of Hardin, leave of absence was granted Jacobs of Calhoun until Tuesday.

On request of Patterson of Keokuk, leave of absence was granted Skinner of Jasper and Robbins of Mills until Tuesday.

On request of Linnan of Pocahontas, leave of absence was granted O'Connor of Chickasaw until Tuesday.

On request of Stoddard of Buchanan, leave of absence was granted Huntley of Lucas until Wednesday.

PETITIONS AND MEMORIALS.

Lounsberry of Marshall, presented remonstrance of the trustees of Marshall County against the passage of House File No. 131.

Referred to Committee on Roads and Highways.

Sater of Des Moines, presented petition of the citizens and voters of Des Moines County relative to "Five Mile Limit" bill, resubmission of the prohibitory amendment and the term in which a saloon petition of consent shall be void.

Referred to Committee on Suppression of Intemperance.

Griggs of Scott, presented remonstrance of the Turner Societies of the Upper Missssippi Gymnastic Union aganst the pas-

sage of the bill relating to shortening the hours in which saloons may be open; also the passage of the "Five Mile Limit" bill.

Referred to Committee on Suppression of Intemperance.

Krebill of Lee, presented petition of the teachers of Fort Madison relative to life certificates.

Referred to Committee on Schools and Text Books.

Pickford of Cerro Gordo, presented petition of the Commercial Club of Mason City, Iowa, relative to the Bulk Sales bill.

Referred to Committee on Commerce and Trade.

Daniels of Appanoose, presented petition of the Board of Supervisors and Township Trustees of Appanoose County relative to the "Good Roads" bills now before the legislature.

Referred to Committee on Roads and Highways.

Milton of Cedar, presented petition of members of the Cedar County Fair Association relative to the appropriation for county fairs.

Referred to Committee on Appropriations.

Hogan of Cass, presented petition of the Board of Supervisors and Township Trustees of Cass County relative to the "Good Roads" bills now before the legislature.

Referred to Committee on Roads and Highways.

Bauman of Van Buren, presented petition of Douds Improvement Association, relative to revision of the road laws.

Referred to Committee on Roads and Highways.

REPORTS OF COMMITTEES.

Bowman of Linn, from the Committee on Food and Dairy, submitted the following report:

MR. SPEAKER: Your Committee on Food and Dairy to whom was referred House File No. 198, a bill for an act to prevent the adulteration of and deception in the sale of raw linseed oil and boiled linseed oil; setting standards for the same, regulating the sale of compounds, mixtures and substitutes for linseed oil (raw or boiled); defining the duties of the State Food and Dairy Commissioner in relation thereto; fixing penalties for the violation thereof; and repealing sections in conflict therewith, beg leave to report they have had the same under consideration and instructed me to report the same back to the House with the recommendation that the same be amended as follows:

Amend Section 1 by inserting the words "sale and" after the word "for" in line two (2).

Amend Section 3 by inserting the words "sale and" after the word "for" in line two (2).

Amend Section 5 by striking out the word "or" after the word "sale" in line two (2); by inserting the words "sale and" after the word "for" in line two (2); by inserting the words "within this State" after the word "delivery" in line two (2); by striking out the word "a" after the word "under" in line five (5) and substituting therefor the word "the"; by striking out the words "which name shall not be deceptive" after the word "name" in line five (5) and substituting therefor the words "substitute for Linseed Oil"; by inserting the words "other than" after the word "used" in line seven (7); by striking out the words "this name" after the words "used in" in line nine (9) and substituting therefor the words "naming the ingredients"; by striking out the word "the" after the word "in" in line thirteen (13) and substituting therefore the word "a"; by inserting the word "giving" after the word "specified" in line fifteen (15); by inserting the words "the names of ingredients when required" after the word "sold" in line fifteen (15); by inserting the word "the" after the word "and" in line nineteen (19).

Amend Section 7 by inserting the words and figures "page 1086" after the words "Chapter Ten-A (10-a)" in line five (5).

Amend Section 9 by adding the words "The title of Chapter Eleven-a (11-a), page 559, Supplement to the Code, 1907, is hereby amended by striking out the words "linseed and other oils" and inserting in lieu thereof the word "paint," after the word "repealed" in line nine (9); and when so amended the bill do pass.

J. W. BOWMAN,

Chairman.

Report adopted.

Also:

MR. SPEAKER: Your Committee on Food and Dairy to whom was referred House File No. 199, a bill for an act to prevent the adulteration of and deception in the sale of oil of turpentine; setting the standards for the same; regulating the sale of compounds, mixtures and substitutes for oil of turpentine; defining the duties of the State Food and Dairy Commissioner in relation thereto; and fixing penalties for the violation thereof, 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 be amended as follows:

Amend Section 1 by inserting the words "sale and" after the word "for" in line two (2).

Amend Section 3 by inserting the words "sale and" after the word "for" in line two (2); by inserting the words "within this state" after the word "delivery" in line two (2); by striking out the word "a" after the word "under" in line five (5) and substituting the word "the";

by striking out the words "which name shall not be deceptive" in line five (5) and substituting therefore the words "substitute for Oil of Turpentine;" by inserting the words "other than" after the word "used" in line six (6); by striking out the words "this name" after the word "in" in line fourteen (14); by inserting the words "the names of ingredients when required" after the word "sold" in line fourteen (14).

Amend Section 5 by inserting the word and figures "page 1086" after the words "Chapter Ten-a (10-a)" in line five (5); and when so amended the bill do pass.

J. W. BOWMAN,

Chairman.

Report adopted.

Also:

MR. SPEAKER: Your Committee on Food and Dairy to whom was referred House File No. 129, a bill for an act to amend Chapter Thirteen (13) Title Twelve (12) of the Supplement to the Code, 1907, and providing for the appointment of Dairy Commissioner, Deputy Commissioner, and State Dairy Inspector, and fixing the salaries of said officers and regulating the sale of milk and cream, and providing penalties thereof, and repealing all acts or parts of acts in conflict herewith, 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 be amended as follows:

By substituting the following substitute amendment therefor:

A BILL.

For an Act to Amend Chapter Thirteen (13) Title Twelve (12) of the Supplement to the Code, 1907, and Providing for the Appointment of Dairy Commissioner, Deputy Commissioner, and State Dairy Inspector, and Fixing the Salaries of said Officers and Regulating the Sale of Milk and Cream, and Providing Penalties for Violation Thereof, and Repealing all Acts or Parts of Acts in Conflict Herewith.

Be It Enacted by the General Assembly of the State of Iowa:

Section 1. That Sections Twenty-five Hundred and Fifteen (2515), Supplement to the Code, Twenty-five Hundred and Twenty-five (2525), of the Code, Twenty-five Hundred and Twenty-eight (2528), of the Code, Four Thousand Nine Hundred and Eighty-nine (4989), Supplement to the Code, 1907, Four Thousand Nine Hundred and Ninety (4990), Supplement to the Code, 1907, Four Thousand Nine Hundred and Ninety-nine-a17 (4999-a17), Supplement to the Code, 1907, and Five Thousand Seventy-seven-a1 (5077-a1), Supplement to the Code, 1907, are hereby repealed and the following enacted in lieu thereof, provided, however, this bill shall not operate to remove from office the dairy commissioner or his assistants who may be serving when this bill becomes a law.

Sec. 2. On or before the first day of April of each even numbered year, the Governor shall appoint a dairy and food commissioner, who shall have practical knowledge of, and experience in the manufacture

of dairy products, and hold his office for two years from the first day of May following his appointment, and until his successor is appointed and qualified, subject to removal by the Governor for inefficiency, neglect or violation of duty. He shall give bond in the sum of ten thousand dollars conditioned for the faithful performance of his duties, with sureties to be approved by and filed with the secretary of state. He shall keep on hand a supply of standard test tubes or bottles and milk measures or pipettes adapted for use by each milk testing machine. He shall furnish to any firm or corporation desiring the same one such tube or bottle, and such milk measure or pipette for each factory, of the kind adapted for the machine operated therein, upon request therefor, certifying it to be reliable, accurate and standard, placing thereon the words "D. C." as a permanent mark; the tubes or bottles and pipette to be furnished at the actual cost thereof. He shall have and keep an office in the Capitol, and preserve therein all correspondence, documents, records, and all property of the state pertaining thereto, and shall have authority to take all proper educational measures to foster and promote and manufacture and sale of pure food and dairy products. The commissioners shall be allowed necessary postage, stationery, and office supplies, and shall receive an annual salary of three thousand dollars and necessary expenses, which shall not exceed four thousand five hundred dollars per year including expenses, such expenses to be itemized, verified by him, and when examined and approved by the executive council, to be paid by warrant of the State Auditor drawn upon the State Treasurer. commissioner may appoint a deputy commissioner at a salary of \$1800 per year, a state dairy inspector at a salary of \$1600 per year and a secretary at a salary of \$1200 per year. He may also appoint with the approval of the Iowa State College of Agriculture and Mechanic Arts, the director of the Iowa Experiment Station and the professor of dairying, two assistants at a salary of sixteen hundred dollars per year, and two assistants at a salary of fourteen hundred dollars per year, who shall perform such duties as may be assigned to them by the com-Such deputy, dairy inspector and assistants shall be allowed in addition to their salaries, actual and necessary traveling expenses, when in the performance of their official duties, said expenses to be itemized, verified under oath, and when audited and approved by the Executive Council to be paid upon warrant of the State Auditor upon the State Treasurer provided that such expenditure shall not exceed the appropriation made for this purpose. The commissioner shall with the approval of the Executive Council appoint a state chemist, who shall be an expert analytical, food and pharmaceutical chemist, who shall be the official chemist of the dairy and food department. He shall devote his whole time to the duties of such office. He shall receive a salary of twenty-five hundred 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 the various laws enforced by the dairy and food department, shall be allowed actual and necessary traveling expenses, and shall be furnished necessary laboratory, apparatus, supplies and chemicals, to be paid for in the same manner as the accounts of assistants. The commissioner shall during his term of office hold no other official position or any professorship in any state educational institution, and on or before the first day of November he shall make annual report to the Governor, which shall contain a detailed account of all of his doings as commissioner and the receipts and disbursements of his office since the preceding report, with such facts and statistics in regard to the production, manufacture and sale of dairy products, with such suggestions as he may regard of public importance in connection therewith. In the conduct of his office, he shall have power to issue subpoenas for witnesses, enforce their attendance and examine them under oath by him to be administered, such witnesses to be allowed fees as in justice courts, to be paid by the commissioner as part of the expenses of his office and such other acts and things as are necessary and proper in the enforcement of the provisions of this chapter.

Sec. 3. No person, firm or corporation shall sell milk or cream in, or to be used in, any municipal corporation except for the purpose of supplying the same to an establishment for the purposes of manufacture, without being licensed by the State Dairy and Food Commissioner, and the fee for such license shall be \$1 for each place or vehicle from which sale is made. Every such license shall expire July 4th next after its issue; shall be given only to a person owning or leasing the vehicle or place from which sales are to be made, and shall not be transferable. No license shall be issued for less than one dollar. Each license shall be numbered and shall contain the name, residence and place of business of the licensee and the number of vehicles and places to be used. The name of the dairy or the name of the person, firm or corporation to whom the license is issued shall appear on both sides of each vehicle, in letters not less than two inches in height and there shall be such contrast between the color of the letters and the background as shall render the letters plainly legible. Every sale from a vehicle not so inscribed shall be deemed a violation of this act. But nothing herein shall be constructed as requiring persons keeping not more than two cows, to procure such license unless such person shall sell milk or cream from a store or vehicle.

The commissioner may withhold a license from any applicant therefor whom he may deem unworthy and he may revoke any license issued by him to any person who has violated the terms thereof, or who has failed to comply with any requirements of this chapter, or refused or failed to obey his lawful request or direction, and every conviction of the license for an offense punishable under this chapter shall be sufficient for such revocation.

Sec. 4. If any person shall sell, exchange, or expose for sale or exchange or deliver or bring to another, for domestic or potable use, or to be converted into any product of human food, any unclean, impure, unhealthy, adulterated unwholesome or skimmed milk, or milk which has been held back what is commonly known as strippings, or milk

taken from an animal having disease, sickness, ulcers, abscess or running sore, or which has been taken from the animal within fifteen days before or five days after parturation; or if any person shall purchase, to be converted into any product of human food, any unclean, unhealthful, adulterated or unwholesome milk or cream, or shall manufacture any such milk or cream into any product of human food, or if any person having cows for the purpose of producing milk or cream for sale, shall stable them in any unhealthy place or in crowded manner, or shall knowingly feed them food which produces impure, unwholesome milk, or shall feed them distilled glucose or brewery waste in any state of fermentation, or upon any substance in a state of putrefaction or rottenness or of an unhealthy nature, or shall sell or offer for sale cream which has been taken from milk the sale of which is prohibited or who shall sell or offer for sale as cream, an article, which shall contain less than the amount of butter fat as prescribed in this chapter; or if any person shall sell or offer for sale any cheese manufactured from skimmed milk, or from milk that is partially skimmed, without the same being plainly branded, stamped or marked on the side or top of both cheese and package, in a durable manner, in the English language, the words "skimmed milk cheese," the letters of the words not to be less than one inch in height and one-half inch in width, he shall be fined as provided in Section Nine hereof, and be liable for double damages to the person or persons upon whom such frauds shall be committed.

Sec. 5. No person shall offer or expose for sale or sell any skimmed milk or partially skimmed milk unless each receptacle and carrying can containing the same shall be kept plainly marked on the same with the words "skimmed milk" in the English language in letters not less than one inch in height.

Sec. 6. For the purpose of this chapter, the addition of water or any other substance or thing to cream or whole milk or skimmed milk or partially skimmed milk is hereby declared an adulteration. and milk which is obtained from animals fed upon wastes as defined in this chapter, or upon any substance of any unhealthy nature, is hereby declared to be impure and unwholesome, and milk which is proved by any reliable method of test or analysis to contain less than twelve per cent, of milk solids to the one hundred pounds of milk, or less than three pounds of milk fat to one hundred pounds of milk, shall be regarded as skimmed or partially skimmed milk. Milk is the fresh, clean, lacteal secretion obtained by the complete milking of one or more healthy cows properly fed and kept excluding that obtained within fifteen days before, and five days after calving and contains no less than twelve per cent of milk solids and not less than three per cent of milk fat. Cream is the portion of milk, rich in milk fat, which rises to the surface of milk standing, or is separated from it by a centrifugal force, is fresh and clean, and contains not less than sixteen per cent of milk fat.

Sec. 7. It shall be unlawful for any person, firm or corporation by himself, or as the officer, servant, agent or employee of any person, firm or corporation to falsely manipulate or under-read or over-read the Babcock test or any other contrivance used for the purpose of determining the amount of milk fat in milk or cream, or to make any false determination of any test or contrivance used for the purpose of determining the amount of milk fat in any dairy products. For the purpose of this act the writing of a check or payment of money for cream or milk at any given test shall constitute prima facie evidence that such test was made.

Sec. 8. No person shall operate a milk or cream testing apparatus duly approved by the State Dairy and Food Commissioner, to determine the percentage of milk fat in milk or cream for the purpose of purchasing the same either for himself or another without first securing a license from the Dairy and Food Commissioner of this state, or from his duly appointed agent or representative, authorizing such person to so operate such tester.

Any person desiring to secure such license shall make application therefor on a blank to be prepared and provided by the Dairy and Food Commissioner, and such applicant before being issued such license may be required to pass a satisfactory examination in person and prove by actual demonstration that he is competent and qualified to properly use such tester and make an accurate test with the same.

Such license shall be valid until May 31st next after its issue and a fee of two and one-half dollars shall be paid by the licensee to the State Dairy and Food Commissioner before such license shall be issued, licenses issued to operators of the Babcock or other approved test under this act shall take effect and be in force from and after May 31, 1911. The Dairy and Food Commissioner shall have authority to revoke any license issued under this act.

The testing of each lot of milk or cream by any such unlicensed person shall constitute a separate offense, provided that any licensed person may for valid reasons appoint a substitute for a period not to exceed six days, subject to the approval of the Dairy and Food Commissioner. The fees collected under the provisions of this act shall be paid into the state treasury by the Dairy and Food Commissioner.

Sec. 9. Any person violating any of the provisions of this act shall be guilty of a misdemeanor, and upon conviction therefor shall be punished by a fine of not less than twenty-five or more than one hundred dollars or by imprisonment for not less than thirty days in the county jail.

Sec. 10. The State Food and Dairy Commissioner, shall, by this act, become the State Dairy and Food Commissioner, and wherever the title Food and Dairy Commissioner appears in the statutes of the State of Iowa, it shall be construed to mean State Dairy and Food Commissioner. He shall on and after taking effect of this act have all the powers and allowances and shall be charged with all the duties now imposed by law upon the State Food and Dairy Commissioner.

Sec. 11. All acts and parts of acts in conflict herewith are hereby repealed.

Sec. 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 Des Moines Capital, newspapers published in Des Moines, Iowa; and when so amended the bill be referred to the Committee on Appropriations.

J. W. BOWMAN,

Chairman.

Report adopted, and House File No. 129 was so referred.

Also:

Finlayson of Grundy, from the Committee on Public Health, submitted the following report:

MR. SPEAKER: Your Committee on Public Health to whom was referred House File No. 248, a bill for an act to amend the law as it appears in Chapter Sixteen-d (16-d) of the Supplement to the Code, 1907, relative to graduate and registered nurses, 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.

R. M. FINLAYSON,

Chairman.

Report adopted.

Also:

MR. SPEAKER: Your Committee on Public Health to whom was referred House File No. 187, a bill for an act to amend the law as it appears in Section Twenty-five Hundred Ninety-four (2594) of the Code, relating to itinerant vendors of drugs and to amend Section Twenty-five Hundred Eighty-one (2581) of the Supplement to the Code, 1907, relating to itinerant physicians, 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 be re-referred to Ways and Means Committee.

R. M. FINLAYSON,

Chairman.

Report adopted and House File 187 was re-referred to Committee on Ways and Means.

Cunningham of Buena Vista, from the Committee on Agriculture, submitted the following report:

MR. SPEAKER: Your Committee on Agriculture to whom was referred House File No. 142, a bill for an act to amend Chapter One Hundred Thirty-eight (138), acts of the Thirty-third General Assembly relating to the definition of a legal fence, 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 be indefinitely postponed.

E. H. CUNNINGHAM, Chairman.

Report adopted and House File No. 142 was indefinitely postponed.

Dabney of Davis, called up the report of the Joint Committee on Rules and moved that substitute amendment to Rule No. 1 be adopted.

Amendment adopted.

Dabney of Davis, then moved that the Joint Rules of the Thirty-third General Assembly including amendment to Rule No. 1 be adopted as the Rules for the Thirty-fourth General Assembly.

Motion prevailed and Rules were so adopted.

INTRODUCTION OF BILLS.

By Moore of Linn, House File No. 285, a bill for an act making appropritions for the construction, repair, improvement and contingent funds for the Iowa Soldiers' Home, Iowa Soldiers' Orphans' Home, College for the Blind, School for the Deaf, Institution for Feeble-minded Children, Sanatorium for the treatment of tuberculosis, Industrial Schools, State Hospitals, Penitentiary and Reformatory, and for the purchase of land.

Read first and second time and referred to Committee on Board of Control.

By Lounsberry of Marshall, House File No. 286, a bill for an act to amend Section Twenty-three Hundred and Nine (2309) of the Code relating to Compensation and Fees of Commissioners of Insanity.

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

By Shankland of Polk, House File No. 287, a bill for an act to appropriate the sum of Fourteen Hundred Dollars (\$1,400.00) to be paid to the heirs of John Bryan, deceased, in settlement of his claim.

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

By Shankland of Polk, House File No. 288, a bill for an act to amend the law as it appears in Title V (5) of Chapter Fourteen-c

'(14-c) of the Supplement to the Code, 1907, and as it appears in Section 812 of the Code, relative to contracts for improvements and sewers, and relative to the same subject relating to the government of certain cities and conferring additional powers upon said cities, relative to the doing of work or making improvements in certain cases without contract.

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

By Miller of Bremer, House File No. 289, a bill for an act to invest the District Courts of the State of Iowa with jurisdiction and authority to restrain violations of any law heretofore or hereafter enacted to protect the public and trade and commerce against unlawful restraints, trusts, conspiracies, combinations and monopolies, or unfair discrimination between different sections, communities or localities; to cause any person within the State of Iowa to be made party to an action pending in any court in this state, and to require any person, firm, association or corporation to respond to a subpoena in any court in this state, and to give testimony and produce any books, papers or documents in any hearing, investigation, proceeding or prosecution for the violation of any laws relating to pools, trusts, conspiracies, combinations or monopolies, or prohibiting unfair discrimination between different sections, communities or localities, and to provide immunity to the persons so testifying; and to make an appropriation for the purpose of enforcing the provisions of this Act and all laws passed to protect trade and commerce against unlawful restraints, trusts. conspiracies, combinations and monopolies, and all laws relating to the fixing of prices and charges, or designed to prohibit unfair discrimination between different sections, communities or localities.

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

By Milton of Cedar (By request), House File No. 290, a bill for an act supplemental to Title Twenty (20), Chapter Two (2) of the Code of 1897, to prevent the disposition of cases on mere technicalities.

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

By Milton of Cedar, House File No. 291, a bill for an act to provide for printing and distribution of the opinions filed by the Supreme Court.

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

By Penn of Fremont, House File No. 292, a bill for an act to provide for the protection of bridges and drainage ditches and providing a penalty for the violation thereof.

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

By Penn of Fremont, House File No. 293, a bill for an act to better railroad passenger service; and defining what passenger service is reasonable.

Read first and second time and referred to Committee on Railroads and Transportation.

By White of Benton, House File No. 294, a bill for an act to make an appropriation for the Farmers' Institute of Benton County, Iowa, under the provisions of Section Sixteen Hundred Seventy-five (1675) of the Supplement to the Code, 1907.

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

By Escher of Shelby (By request), House File No. 295, a till for an act defining the terms "gold", "alloy of gold," "silver," "alloy of silver," "sterling silver," or "sterling," as applied to any article of merchandise made in whole or part of gold or silver or any alloy of gold or silver, and made for sale or offered for sale or disposition and also providing a means of making tests thereof, and also defining the terms "rolled gold plate," "gold plate," "gold filled," and "gold electro-plate," and the words "silver plate," and "silver electroplate," "Sterling," and "coin," as applied to any article of merchandise made in whole or part of any inferior metal manufactured for sale, sold or kept for sale or disposition or offered for sale and disposition, and prohibiting the false marking of such merchandise, and providing a penalty for the violation thereof.

Read first and second time and referred to Committee on Commerce and Trade.

Bauman of Van Buren offered the following Resolution, asked unanimous consent for immediate consideration, and moved its adoption.

WHEREAS, The Honorable L. F. Summers of Milton, Van Buren County, Iowa, a former and honored member of this House has recently departed this life at his home at Milton, Iowa, therefore be it

RESOLVED, That a Committee of Three be appointed to draft suitable resolutions commemorating his life and public service to the State.

Motion prevailed.

The Speaker named as such committee: Bauman of Van Buren, Shane of Wapello, Dabney of Davis.

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 accepted the recommendation of the Joint Committee on Rules, and adopted the Joint Rules as recommended by said committee.

GEO. A. WILSON,

Secretary.

CONSIDERATION OF BILLS.

On motion of Harding of Woodbury, House File No. 218, a bill for an act legalizing the acts of cities and towns whereby ordinances of said cities or towns have heretofore changed the name or names of certain platted streets, with a report of committee recommending passage, was taken up and considered.

Mr. Harding moved that the rules be suspended, 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 ayes were:

Bascom, Bauman, Beans, Beebe, Black, Boettger, Bowman, Brown, Bruce, Byerly, Collin, Cousins, Cunningham, Dabney, Daniels, Dawson, Dewey, Dixon, Downey, Dunlap, Edmunds, Ellis, Enger, Escher, Felt, Finlayson, Fletcher, Fourt, Fraley, Fry, Fulton, George, Gilbert, Greene, Griggs, Grout, Halgrims, Harding, Harvey, Hazen, Hogan, Huff, Hunt, Hutchins, Jacobson, Johnson, Klay, Krebill, Kull, Kulp, Larrabee, Lenocker, Linnan, Lund, McCleery, McCullough, Miller of Bremer, Miller of Dubuque, Milton, Moore, Murtagh, Newell, Odendahl, Olson, Patterson, Penn,

Perkins, Pickford, Ripley, Ritter, Rowles, Russel, Sater, Shane, Shankland, Sherman, Smith of Adams, Smith of Decatur, Stephenson, Stipe, Stoddard, Taylor, Townsend, Van Camp, White, Whitney, Zeller, Mr, Speaker—88.

The nays were:

None.

Absent or not voting:

Brady, Brockway, Bybee, Campbell of Ida, Campbell of Webster, Crist, Goodykoontz, Hamilton, Hayes. Hickenlooper, Huntley, Jacobs, Koontz, Leach, Lounsberry, O'Connor, Robbins, Schee, Skinner, Speer—20.

So the bill passed and the title was agreed to.

On motion of Halgrims of Humboldt, House File No. 87, a bill for an act fixing the standard of qualifications of all persons desiring to practice osteopathy and for the regulation thereof; to create a State Board of Osteopathic Examiners, and to provide for the registration of those entitled to practice osteopathy, and providing penalties for violation of any of the provisions thereof, with report of committee recommending passage, was taken up and considered.

Halgrims of Humboldt offered the following amendments:

Mr. Speaker: I wish to amend House File No. 87 as follows:

Amend Section 4, by striking out the word and figure six (6), as they appear in the fourth line thereof and inserting in lieu thereof the word and figure seven (7).

To amend Section 9, by adding the following after the word "board," and period in line eight of said Section.

All unappropriated funds arising from this Act not necessary to pay the expenses of the department, shall on June 30, 1914, and annually thereafter be paid to the State Treasurer.

Perkins of Delaware offered the following motion:

I move that House File No. 87 with pending amendments be rereferred to the Judiciary Committee.

Motion prevailed and House File No. 87 was so referred.

On motion of Whitney of Woodbury House File No. 156, a bill for an act to provide for the commitment of females to certain benevolent or charitable institutions, in certain cases, for the violation of laws, ordinances or police regulations and to require work from such persons so committed, and to provide for the supervision of such institutions by the Board of Control, with report of committee recommending passage, was taken up and considered.

Stipe of Page offered the following amendment:

"I move to amend House File No. 156 by striking out the words "judicial district, within any part of which such court has jurisdiction" in the fourth and fifth lines of Section One and insert in lieu thereof the words "State of Iowa".

Amendment lost.

Mr. Whitney moved that the rules be suspended, 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 ayes were:

Bascom, Bauman, Beans, Beebe, Boettger, Bowman, Brockway, Brown, Bruce, Byerly, Campbell of Webster, Collin, Cousins, Cunningham, Dabney, Daniels, Dawson, Dewey, Dixon, Downey, Dunlap, Edmunds, Ellis, Enger, Escher, Felt, Finlayson, Fletcher, Fourt, Fry, Fulton, George, Gilbert, Goodykoontz, Greene, Griggs, Grout, Hamilton, Harding, Harvey, Hazen, Hickenlooper, Hogan, Huff, Hunt, Hutchins, Jacobson, Johnson, Klav, Krebill, Kulp, Larrabee, Lenocker, Linnan, Lounsberry, Lund, Mc-Cullough, Miller of Bremer, Miller of Dubuque, Milton, Murtagh, Newell, Odendahl, Olson, Patterson, Pickford, Ripley, Ritter, Russell, Sater, Shane, Shankland, Sherman, Smith of Adams, Smith of Decatur, Stephenson, Stoddard, Taylor, Townsend, Van Camp, Whitney, Zeller, Mr. Speaker-84.

The nays were:

White—1.

Absent or not voting:

Black, Bybee, Campbell of Ida, Crist, Fraley, Halgrims, Hayes, Huntley, Jacobs, Koontz, Kull, Leach, McCleery, Moore, O'Connor, Penn, Perkins, Robbins, Rowles, Schee, Skinner, Speer, Stipe—23.

So the bill passed and the title was agreed to.

On motion of Goodykoontz of Boone, House File No. 50, a bill for an act amending Section Eighteen Hundred Thirty-nine-1 (1893-1) of the Supplement to the Code of 1907, relating to the investment of funds and depositing of securities of fraternal beneficiary societies, with report of committee recommending passage, was taken up and considered.

Mr. Goodykoontz moved that the rules be suspended, 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 ayes were:

Bascom, Bauman, Beebe, Black, Boettger Bowman, Brady, Brockway, Brown, Bruce, Byerly, Campbell of Webster, Collin, Cousins, Cunningham, Daniels, Dawson, Dixon, Downey, Dunlap, Edmunds, Ellis, Enger, Escher, Fletcher, Fourt, Fry, Fulton, George, Gilbert, Goodykoontz, Greene, Griggs, Grout, Halgrims, Hamilton, Harding, Harvey, Hazen, Hickenlooper, Huff, Hunt, Hutchins, Jacobson, Johnson, Klay, Krebill, Kull, Kulp, Linnan, Lounsberry, Lund, McCleery, McCullough, Miller of Dubuque, Milton, Moore, Murtagh, Olson, Patterson, Penn, Perkins, Pickford, Ripley, Ritter, Rowles, Russell, Sater, Schee, Shane, Sherman, Smith of Adams, Smith of Decatur, Stephenson, Stoddard, Townsend, Van Camp, White, Whitney, Zeller, Mr. Speaker—81.

The nays were:

None.

Absent or not voting:

Beans, Bybee, Campbell of Ida, Crist, Dabney, Dewey, Felt, Finlayson, Fraley, Hayes, Hogan, Huntley, Jacobs, Koontz, Larrabee, Leach, Lenocker, Miller of Bremer, Newell, O'Connor, Odendahl, Robbins, Shankland, Skinner, Speer, Stipe, Taylor—27.

So the bill passed and the title was agreed to.

Cunningham of motion ofBuena Vista, 33, a bill for an act to repeal Section Two Hundred Ninety-four-a Thousand Seven(2794-a)the Supplement to the Code, and to enact a substitute lieu thereof relating to organization of consolidated independent school districts, with report of committee recommending passage, as amended by substitute, was taken up and considered.

Gilbert of Clayton moved that a committee of three be appointed to notify the Senate that the House was ready to receive it in Joint Convention.

Motion prevailed.

The Speaker named as such committee, Gilbert of Clayton, Bowman of Linn and Downey of Crawford.

Van Camp of Adair moved that when the House adjourn it be until 2:00 o'clock P. M.

Motion lost.

Perkins of Delaware moved that when the House adjourn it be until 9:00 o'clock A. M., Tuesday.

Schee of O'Brien moved to amend by changing the time to 10:00 o'clock A. M.

Amendment adopted.

Motion as amended adopted.

The Sergeant-at-Arms announced the arrival of the members of the Senate, who took their seats on the west side of the House Chamber.

JOINT CONVENTION.

The Joint Convention was called to order by Lieutenant Governor Clarke, President of the Joint Convention, at 12:00 o'clock noon.

The roll was then called and the following members responded as present:

Adams, Allen of Pocahontas, Allen of Jefferson, Balkema, Balluff, Bascom, Bauman, Beans, Beebe, Bennett, Black, Boettger, Bowman, Brady, Brockway, Brown of Decatur, Brown of Wright, Bruce, Byerly, Campbell of Webster, Chapman, Chase, Clarkson, Collin, Cousins, Cowles, Crist, Crow, Cunningham, Dabney, Daniels, Dawson, Dewey, De Wolf, Dixon, Downey, Dunlap, Dunnegan, Edmunds, Ellis, Enger, Escher, Felt, Finlayson, Fitchpatrick, Fletcher, Fourt, Fraley, Francis, Fry, Fulton, Garrett, Gates, George, Gilbert, Gillilland, Goodykoontz, Greene, Griggs, Grout, Halgrims, Hamilton, Hammill, Harding, Harvey, Hazen, Hickenlooper, Hogan, Hoyt, Huff, Hunt, Hunter, Hutchins, Jacobson, Jewell, Johnson, Klay, Koontz, Krebill, Kull, Kulp, Larrabee of Webster, Larrabee of Fayette, Legel, Lenocker, Linnan, Louns-

berry, Lund, McCleery, McColl, McCullough of Dubuque, McManus, Malmberg, Mattes, Miller of Bremer, Miller of Dubuque, Milton, Moore, Murtagh, Neal, Newell, Odendahl, Olson, Parshall, Patterson, Penn, Perkins, Pickford, Proudfoot, Quigley, Ream, Ripley, Ritter, Rowles, Russell, Sammis, Sater, Saunders, Savage, Schee, Schrup, Shane, Shankland, Sherman, Smith of Adams, Smith of Decatur, Smith of Mitchell, Smith of Shelby, Spaulding, Stephenson, Stillman, Stipe, Stoddard, Stuckslager, Taylor of Union, Taylor of Appanoose, Townsend, Van Camp, Van Law, Webber, White of Benton, White of Iowa, Whitney, Wilson, Zeller—145.

Absent:

Ames, Bybee, Campbell of Ida, Hayes, Huntley, Jacobs, Leach, McCulloch of Wayne, O'Connor, Robbins, Skinner, Speer, Sullivan—13.

President Clarke announced the Joint Convention duly organized, with a quorum of members present.

President Clarke then announced that the roll would be called for the purpose of electing a United States Senator in Congress and appointed as teller on the part of the Senate, Senator Savage of Adair, and as assistant teller, Senator Hoyt of Buchanan.

Speaker Stillman appointed as teller on the part of the House, Representative Huff of Hardin, and as assistant teller, Representative Crist of Clarke.

Upon the roll being called those voting for Claude R. Porter were:

Balluff, Bauman, Black, Boettger, Byerly, Clarkson, Crow, Dabney, Downey, Dunlap, Dunnegan, Ellis, Escher, Fletcher, Garrett, Gilbert, Greene, Griggs, Hamilton, Hazen, Koontz, Krebill, Kull, Legel, Lenocker, Linnan, McCullough of Dubuque, McManus, Miller of Bremer, Miller of Dubuque, Milton, Murtagh, Odendahl, Olson, Parshall, Penn Quigley, Ream, Ritter, Rowles, Sater, Schrup, Stephenson, Taylor of Union, Taylor of Appanoose, Townsend, Webber, White of Benton, White of Iowa, Wilson—50.

Those voting for Lafayette Young, Sr., were:

Adams, Beans, Bennett, Bowman, Brown of Decatur, Chapman, Cowles, Crist, Daniels, Dewey, Fourt, Fraley, Fulton, Gillilland, Harding, Harvey, Hickenlooper, McCleery, Malmberg, Moore, Perkins, Proudfoot, Saunders, Savage, Shane, Smith of Adams, Smith of Decatur, Smith of Shelby, Stipe, Stuckslager, Zeller—31.

Those voting for W. S. Kenyon were:

Allen of Pocahontas, Beebe, Brady, Brockway, Brown of Wright, Campbell of Webster, Collin, Cunningham, Felt, Finlayson, Fitchpatrick, Fry, Gates, George, Goodykoontz, Grout, Halgrims, Hammill, Hogan, Hoyt, Huff, Hunt, Hutchins, Jacobson, Johnson, Larrabee of Webster, Larrabee of Fayette, Lund, McColl, Patterson, Pickford, Ripley, Russell, Schee, Shankland, Sherman, Spaulding, Stillman, Stoddard, Van Camp—40.

Those voting for Warren Garst were:

Allen of Jefferson, Bascom, Bruce, Chase, Cousins, Dixon, Enger, Francis, Hunter, Jewell, Klay, Kulp, Lounsberry, Mattes, Neal, Sammis, Smith of Mitchell, Van Law, Whitney—19.

Those voting for J. U. Sammis were:

Balkema, Dawson, Newell-3.

Those voting for Henry Wallace were:

Edmunds—1.

Absent or not voting:

Ames, Bybee, Campbell of Ida, DeWolf, Hayes, Huntley, Jacobs, Leach, McCulloch of Wayne, O'Connor, Robbins, Skinner, Speer, Sullivan—14.

President Clarke announced that no one had received a majority of the votes cast in the Joint Convention for United States Senator in Congress and that no election had occurred.

Journal of the Joint Convention was then read and approved.

On motion of Senator Hunter of Woodbury, the Joint Convention was dissolved.

House reconvened, Speaker Stillman in the Chair.

On motion of Beebe of Franklin the House adjourned.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, FEBRUARY 14, 1911

House met pursuant to adjournment.

Speaker Stillman in the Chair.

Prayer was offered by Rev. Jos. Goodsell of Lenox, Iowa.

Journal of February 13th corrected and approved.

On request of Miller of Dubuque, leave of absence was granted Krebill of Lee until Friday.

REPORT OF COMMITTEE ON ENROLLED BILLS.

Whitney of Woodbury, 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. 61, a bill for an act to amend Section One Thousand Nine Hundred Ninety-five (1995) of the Code relative to taking private property for works of internal improvement and to prohibit the condemnation of cemeteries or any portion thereof.

Also:

House File No. 113, a bill for an act authorizing the issue of bridge bonds by cities of the first class.

Also:

House File No. 158, a bill for an act to legalize the passage, adoption and publication of the ordinances, resolutions and rules of health of the incorporated town of Akron, Iowa.

U. G. WHITNEY,
Chairman.

Adopted.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS.

Whitney of Woodbury 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 to amend Section Fifty-six Hundred and Twenty-six (5626) of the Supplement to the Code, 1907, referring to the matter of pardons and remission of fines and forfeitures, and the powers of the Board of Parole.

U. G. WHITNEY,
Chairman House Committee.
Ed. P. Malmberg,
Chairman Senate Committee.

Adopted.

House resumed consideration of House File No. 33, a bill for an act to repeal Section Two Thousand Seven Hundred Ninety-four-a (2794-a) of the Supplement to the Code, and to enact a substitute in lieu thereof relating to organization of consolidated independent school districts, and substitute amendment recommended by the committee.

Cunningham of Buena Vista offered the following amendment:

"I move to amend Paragraph F by striking out all after the word 'provided' in line 21 and all the words in line 22 of the printed bill before the period following the figures '1907' and inserting in lieu thereof the words 'by statute'."

Adopted.

Substitute amendment as amended was adopted.

Cunningham of Buena Vista moved that the rules be suspended, the bill be considered engrossed, and read a third time now, which motion prevailed.

SPECIAL ORDER.

Time having arrived for Special Order No. 2, the House resumed the consideration of House File No. 56, a bill for an act to regulate the sale or disposal of stocks of goods, wares or merchandise in bulk, and to provide a penalty for the violation thereof, together with pending amendments.

The following amendment by Lund of Hamilton was adopted:

I move that the substitute amendment be amended by striking out all of lines one and two of Section One and inserting in lieu thereof the following: "No person, firm or corporation engaged in the retail or wholesale business of buying and selling merchandise for profit."

The following amendment by Beebe of Franklin was adopted:

I move to amend by striking out after the comma following the word delivery, sixth line, "cause to be recorded in the office of the recorder of

the county in which such vendor conducts his said business" and inserting the following: "shall send or cause to be sent to his creditors, by registered mail."

Perkins of Delaware offered the following amendment:

I move to amend House File No. 56 by adding Section 4, as follows:

"Any vendor of any portion of stock of merchandise otherwise than in the ordinary course of trade and in the regular and usual prosecution of the seller's business or an entire stock of merchandise in bulk, or any person acting for or on behalf of such vendor who shall knowingly or wilfully make or deliver or cause to be made or delivered a statement as provided for in Section 1 of this act, which shall not include the names of all the creditors of such vendor with the correct amount due and to become due to each of them, or which shall contain any false or untrue statement, shall be deemed guilty of perjury, and upon conviction thereof shall be punished by imprisonment in the penitentiary for not less than one, nor more than five years, or shall be fined in any sum not exceeding \$2,000.00, or both fine and imprisonment."

Dabney of Davis moved that the bill and pending amendments lay on the table.

Roll call demanded by Ritter of Des Moines and Boettger of Scott.

On the question "Shall the bill and pending amendments lay on the table?"

The ayes were:

Bascom, Bauman, Beebe, Black, Brady, Brown, Byerly, Collin, Cousins, Crist, Cunningham, Dabney, Daniels, Dawson, Dixon, Downey, Dunlap, Edmunds, Ellis, Escher, Felt, Finlayson, Fletcher, Fry, Gilbert, Greene, Harvey, Huff, Hunt, Jacobson, Kulp, Larrabee, Linnan, Patterson, Penn, Perkins, Ripley, Robbins, Sater, Skinner, Stephenson, Taylor, Townsend, Van Camp, White, Zeller, Mr. Speaker—47.

The nays were:

Beans, Boettger, Bowman, Brockway, Bruce, Bybee, Campbell of Webster, Dewey, Enger, Fourt, Fraley, Fulton, Goodykoontz, Griggs, Grout, Halgrims, Hamilton, Harding, Hayes, Hazen, Hickenlooper, Hogan, Hutchins, Jacobs, Johnson, Klay, Koontz, Leach, Lenocker, Lounsberry, Lund, McCleery, McCullough, Milton, Moore, Murtagh, Newell, O'Connor, Odendahl, Olson, Pickford, Ritter, Russell, Shane, Shankland, Sherman, Smith of Adams, Speer, Stoddard, Whitney—50.

Absent or not voting:

Campbell of Ida, George, Huntley, Krebill, Kull, Miller of Bremer, Miller of Dubuque, Rowles, Schee, Smith of Decatur, Stipe—11.

So the motion to lay on the table was lost.

Amendment offered by Perkins of Delaware was lost.

Dabney of Davis offered the following amendment:

I move to amend House File No. 56 as follows: Insert after the comma at the end of the third line in Section 1 the words "without the written consent of his creditors."

Amendment lost.

Dabney of Davis offered the following amendment:

I move to amend House File No. 56 as follows:

By adding to Section 1 the following: "The provisions of this act shall apply to any purchaser of merchandise from the vendor so long as the purchase price remains unpaid."

Harding of Woodbury moved that further consideration of this bill be made a Special Order for 10:30 o'clock A. M., Wednesday.

Cunningham of Buena Vista moved to change the time to 1:30 P. M. today.

Amendment lost.

Motion prevailed and the bill was made a Special Order for 10:30 o'clock A. M., Wednesday.

INTRODUCTION OF BILLS.

By Ritter of Des Moines, House File No. 296, a bill for an act to repeal Section One Thousand Nine Hundred Eighty-nine (1989) of the Code, relating to government levees, and to enact a substitute therefor.

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

By Kull of Howard, House File No. 297, a bill for an act to amend Sections Four Hundred (400) and Four Hundred Two (402) of the Code relating to the removal of county-seats and the county records.

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

By Dixon of Sac, House File No. 298, a bill for an act to provide for an annual exhibition of the cereal crops of the State of Iowa, and making an appropriation therefor.

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

By Smith of Adams, House File No. 299, a bill for an act to amend the law as it appears in Section Two Thousand Seven Hundred and Thirty-four-b (2734-b) of the Supplement to the Code, 1907, relating to the expense account of county superintendents.

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

By Moore of Linn, House File No. 300, a bill for an act to repeal Section One Thousand Eight Hundred Seventy-three (1873) of the Code and Section One Thousand Eight Hundred and Seventy-three (1873) of the Supplement to the Code, 1907, and to enact a substitute therefor relating to the examination of savings banks and state banks by the auditor and to the publication of the statements thereof in some newspaper.

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

By Moore of Linn, House File No. 301, a bill for an act to amend Section One Thousand Six Hundred Forty-one-b (1641-b) Supplement to the Code, 1907, relating to the issuance of capital stock by corporations for pecuniary profit.

Read first and second time and referred to Committee on Railroads and Transportation.

By Moore of Linn, House File No. 302, a bill for an act placing the geological survey under the direction of the State Board of Education and making an appropriation for the support of said survey and the expenses of the State Geologist and his assistants.

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

By Hamilton of Lee, House File No. 303, a bill for an act relating to the compensation to be paid workmen injured or killed while engaged in certain dangerous or hazardous employment.

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

Ripley of Hancock presented the following Resolution passed by the legislature of North Dakota:

WHEREAS, The people of the State of North Dakota wishing to show their honor and respect for the brave and gallant soldiers who were killed in the battle of Whitestone Hills on the third day of September, 1863; and

WHEREAS, There was numbered among the slain in that battle many members of the 6th and 7th Iowa Cavalry, and also many members of the 2nd Nebraska Cavalry; and

WHEREAS, The government of the United States has granted to the State of North Dakota a tract of land embracing the site of said battlefield; and

WHEREAS, The Governor of the State of North Dakota has appointed a board of trustees to care for said ground by erecting a monument and headstones and otherwise improving and beautifying said grounds; and

WHEREAS, An exigency exists for the creation of a fund to carry out the above named purposes; therefore,

Be it Resolved by the House of Representatives, the Senate Concurring:

That we hereby respectfully request the Legislative Assemblies of the States of Iowa and Nebraska each to make a liberal appropriation to aid in carrying to completion the work as above outlined, and any money arising from any appropriation for purposes above stated to be paid to the Treasurer of the State of North Dakota, to be held as a special fund therefore; and be it further

RESOLVED, That a copy of these resolutions be at once transmitted to the Legislative Assemblies of the states of Iowa and Nebraska.

Adopted by both House and Senate.

E. H. GRIFFIN.

Chief Clerk of the House of Representatives.

Ripley of Hancock moved that the Resolution be referred to a special committee of three.

Motion prevailed.

Cunningham of Buena Vista moved that a committee of three be appointed to notify the Senate that the house was ready to receive it in Joint Convention.

Motion prevailed.

The Speaker named as such committee, Cunningham of Buena Vista, Robbins of Mills, Collin of Worth.

O'Connor of Chickasaw moved that when the House adjourn it be until 9:00 o'clock A. M., Wednesday.

Miller of Bremer moved to amend by changing the time to 10:00 o'clock A. M.

Amendment lost.

Motion prevailed.

The Sergeant-at-Arms announced the arrival of the members of the Senate, who took their seats on the west side of the House Chamber.

JOINT CONVENTION.

The Joint Convention was called to order by Lieutenant Governor, Clarke, President of the Joint Convention, at 12:00 o'clock noon.

The roll was then called and the following members responded as present:

Adams, Allen of Pocahontas, Allen of Jefferson, Balkema, Balluff, Bascom, Bauman, Beans, Beebe, Bennett, Black, Boettger, Bowman, Brady, Brockway, Brown of Decatur, Brown of Wright, Bruce, Bybee, Byerly, Campbell of Webster, Chapman, Chase, Clarkson, Collin, Cousins, Cowle, Crist, Crow, Cunningham, Dabney, Daniels, Dawson, Dewey, De Wolf, Dixon, Downey, Dunlap, Dunnegan, Edmunds, Ellis, Enger, Escher, Felt, Finlayson, Fitchpatrick, Fletcher, Fourt, Fraley, Francis, Fry, Fulton, Garrett, Gates, George, Gilbert, Gillilland, Goodykoontz, Greene, Griggs, Grout, Halgrims, Hamilton, Hammill, Harding, Harvey, Hayes, Hazen, Hickenlooper, Hogan, Hoyt, Huff, Hunt, Hunter, Hutchins, Jacobs, Jacobson, Jewell, Johnson, Klay, Koontz, Kull, Kulp, Larrabee of Webster, Larrabee of Fayette, Leach, Legel, Lenocker, Linnan, Lounsberry, Lund, McCleery, McColl, McCulloch of Wayne, McCullough of Dubuque, McManus, Malmberg, Mattes, Miller of Bremer, Miller of Dubuque, Milton, Moore, Murtagh. Neal, Newell, O'Connor, Odendahl, Olson, Parshall, Patterson, Penn, Perkins, Pickford, Proudfoot, Quigley, Ream, Ripley, Ritter. Robbins, Rowles, Russell, Sammis, Sater, Savage, Schee, Scrup, Shane, Shankland, Sherman, Skinner, Smith of Adams, Smith of Decatur, Smith of Mitchell, Smith of Shelby, Spaulding, Speer, Stepehson, Stillman, Stipe, Stoddard, Stuckslager, Sullivan, Taylor of Union, Taylor of Appanoose, Townsend, Van Camp, Van Law, Webber, White of Benton, White of Iowa, Whitney, Wilson, Zeller-153.

Absent:

Ames, Campbell of Ida, Huntley, Krebill, Saunders-5.

President Clarke announced the Joint Convention duly organized, with a quorum of members present.

President Clarke then announced that the roll would be called for the purpose of electing a United States Senator in Congress, and appointed as teller on the part of the Senate, Senator Savage of Adair, and as assistant teller, Senator Hoyt of Buchanan.

Speaker Stillman appointed as teller on the part of the House, Representative Huff of Hardin, and as assistant teller, Representative Crist of Clarke.

Upon the roll being called those voting for Claude R. Porter were:

Balluff, Bauman, Black, Boettger, Byerly, Clarkson, Crow, Dabney, Downey, Dunlap, Dunnegan, Ellis, Escher, Fletcher, Garrett, Gilbert, Greene, Griggs, Hamilton, Hayes, Hazen, Koontz, Kull, Leach, Legel, Lenocker, Linnan, McCullough of Dubuque, McManus, Miller of Bremer, Miller of Dubuque, Milton, Murtagh, O'Connor, Odendahl, Olson, Parshall, Penn, Quigley, Ream, Ritter, Rowles, Sater, Schrup, Stephenson, Taylor of Union, Taylor of Appanoose, Townsend, Webber, White of Benton, White of Iowa, Wilson—52.

Those voting for Lafayette Young, Sr., were:

Adams, Allen of Jefferson, Beans, Bennett, Bowman, Brown of Decatur, Chapman, Cowles, Crist, Daniels, Dewey, Fourt, Fraley, Fulton, Gillilland, Harding, Harvey, Hickenlooper, McCleery, McCulloch of Wayne, Malmberg, Moore, Proudfoot, Robbins, Savage, Shane, Smith of Adams, Smith of Decatur, Smith of Shelby, Speer, Stipe, Zeller—32.

Those voting for W. S. Kenyon were:

Allen of Pocahontas, Beebe, Brady, Brockway, Bybee, Brown of Wright, Campbell of Webster, Collin, Cousins, Cunningham, Felt, Finlayson, Fitchpatrick, Fry, Gates, George, Goodykoontz, Grout, Halgrims, Hammill, Hogan, Hoyt, Huff, Hunt, Hutchins, Jacobs, Jacobson, Jewell, Johnson, Larrabee of Webster, Larrabee of Fayette, Lund, McColl, Patterson, Perkins, Pickford, Ripley, Russell, Schee, Shankland, Sherman, Skinner, Spaulding, Stoddard, Van Camp—55.

Those voting for Warren Garst were:

Bascom, Bruce, Chase, Dixon, Enger, Hunter, Jewell, Kulp, Lounsberry, Mattes, Neal, Sammis, Smith of Mitchell, Stillman, Sullivan, Whitney—16.

Those voting for J. U. Sammis were:

Balkema, Dawson, Francis, Klay, Newell-5.

Those voting for Henry Wallace were:

Edmunds—1.

Absent or not voting:

Ames, Campbell of Ida, De Wolf, Huntley, Krebill, Saunders, Van Law-7.

President Clarke announced that no one had received a majority of the votes cast in the Joint Convention for United States Senator in Congress, and that no election had occurred.

Journal of the Joint Convention was then read and approved.

On motion of Senator Hoyt of Buchanan the Joint Convention was dissolved.

House reconvened, Speaker Stillman in the Chair.

On motion of Sater of Des Moines the House adjourned.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, FEBRUARY 15, 1911.

House met pursuant to adjournment, Speaker Stillman in the Chair.

Prayer was offered by Rev. H. O. Keck of Garner, Iowa.

Journal of February 14th corrected and approved.

On request of Stoddard of Buchanan, leave of absence was granted Huntley of Lucas until Friday.

On request of Huff of Hardin, leave of absence was granted Campbell of Ida until Thursday.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS.

Whitney of Woodbury, 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. 61, a bill for an act to amend Section One Thousand Nine Hundred Ninety-five (1995) of the Code relative to taking private property for works of internal improvement and to prohibit the condemnation of cemeteries or any portion thereof.

Also:

House File No. 113, a bill for an act authorizing the issue of bridge bonds by cities of the first class.

Also:

House File No. 158, a bill for an act to legalize the passage, adoption and publication of the ordinances, resolutions and rules of health of the incorporated town of Akron, Iowa.

U. G. WHITNEY,
Chairman House Committee.
Ed. P. Malmberg,
Chairman Senate Committee.

Adopted.

House resumed consideration of House File No. 33 and the bill was read a third time.

On the question, "Shall the bill pass?"

The ayes were:

Beans, Beebe, Black, Boettger, Bowman, Brockway, Bybee, Byerly, Cousins, Crist, Cunningham, Dabney, Daniels, Dawson, Dewey, Dixon, Ellis, Enger, Fletcher, Fourt, Fry, Fulton, George, Gilbert, Goodykoontz, Greene, Griggs, Grout, Halgrims, Harding, Harvey, Hayes, Hazen, Hickenlooper, Hogan, Huff, Hunt, Hutchins, Jacobs, Jacobson, Klay, Koontz, Kull, Kulp, Larrabee, Leach, Lenocker, Linnan, Lounsberry, Lund, McCleery, McCullough, Miller of Dubuque, Milton, Murtagh, Newell, O'Connor, Patterson, Penn, Perkins, Pickford, Ripley, Ritter, Robbins, Rowles, Russell, Sater, Schee, Shane, Shankland, Sherman, Smith of Adams, Speer, Stipe, Stoddard, Taylor, Van Camp, White, Whitney, Zeller, Mr. Speaker—81.

The nays were:

Downey, Odendahl, Stephenson-3.

Absent or not voting:

Bascom, Bauman, Brady, Brown, Bruce, Campbell of Ida, Campbell of Webster, Collin, Dunlap, Edmunds, Escher, Felt, Finlayson, Fraley, Hamilton, Huntley, Johnson, Krebill, Miller of Bremer, Moore, Olson, Skinner, Smith of Decatur, Townsend —24.

So the bill passed and the title as amended was agreed to.

PETITIONS, MEMORIALS AND REMONSTRANCES.

Miller of Dubuque presented remonstrance of voters and tax payers of Iowa against the re-submission of the prohibitory amendment.

Referred to Committee on Suppression of Intemperance.

Grout of Blackhawk, presented petition of the automobile club of Cedar Falls, Iowa, relative to automobile tax.

Referred to Committee on Roads and Highways.

Grout of Blackhawk presented petition of the Baptist church of Cedar Falls relative to the "Five Mile Limit' bill.

Referred to Committee on Suppression of Intemperance.

Murtagh of Emmett presented petition of the citizens of Emmett County relative to the hunters' license fund.

Referred to Committee on Fish and Game.

Brockway of Louisa presented petition of the citizens of Louisa County relative to the "Five Mile Limit" bill.

Referred to Committee on Suppression of Intemperance.

Lenocker of Pottawattamie presented petition of professional and business men of Council Bluffs relative to four year term for . county officers.

Referred to Committee on Elections.

Cousins of Butler presented petition of the citizens of Bristow, Iowa, relative to House File No. 149.

Referred to Committee on Railroads and Transportation.

Stephenson of Ringgold presented petition of the citizens of Ringgold County, relative to the "Five Mile Limit" bill.

Referred to Committee on Suppression of Intemperance.

Stipe of Page presented petition of tax payers and citizens of Clarinda, relative to the Public Utility bill.

Referred to Committee on Railroads and Transportation.

Stipe of Page presented petition of the citizens and tax payers of Page county relative to road tax.

Referred to Committee on Roads and Highways.

Perkins of Delaware presented petition of the citizens of Delaware county relative to "Five Mile Limit" bill.

Referred to Committee on Suppression of Intemperance.

Hayes of Montgomery presented petition of the town council of Elliott relative to the Public Utility bill.

Referred to Committee on Railroads and Transportation.

REPORTS OF COMMITTEES.

Klay of Sioux, from the Committee on Judiciary, submitted the following report:

MR. SPEAKER—Your Committee on Judiciary, to whom was referred House File No. 201, a bill for an act to amend Section Three Thousand Four Hundred Fifty-Three (3453) of the Code relating to limitation of

actions in favor of minors and insane persons, 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 be indefinitely postponed.

GERRIT KLAY, Chairman.

Report adopted, and House File No. 201 was indefinitely postponed.

Also:

MR. SPEAKER—Your Committee on Judiciary, to whom was referred House File No. 244, a bill for an act to authorize the payment of the cost of corporate suretyship upon official bonds, 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 be indefinitely postponed.

GERRIT KLAY, Chairman.

Report adopted and House File No. 244 was indefinitely post-poned.

Fulton of Jefferson, 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. 100, a bill for an act to repeal Sections Twenty-seven Hundred Thirty-four-d (2734-d) and Twenty-six Hundred Twenty-nine (2629) of the Supplement to the Code, 1907, and to enact substitutes therefor; to repeal Section Twenty-seven Hundred Seventy-five (2775) of the Code and to enact a substitute therefor, relating to subjects of examination of teachers and providing instruction in certain branches in the public schools, including agriculture and home economics, 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 be amended as follows:

"That in the seventh line of Section 1 of the Bill, the words "Political Economy" be stricken out.

"That Section 2 of the Bill as written be changed to Section 3 of the Bill and the following substituted for Section 2 of the bill:

Section 2. The examination for second and third grade certificates shall include competency in and ability to teach orthography, reading, writing, arithmetic, geography, grammar, history of the United States, didactics, elements of vocal music, physiology and hygiene, which in each division of the subject shall include special reference to the effects of alcohol, stimulants and narcotics upon the human system, and after June 1, 1913, elements of agriculture and home economics.

That Section 3 of the bill (formerly Section 2) be amended as follows:

"That in the fourteenth and fifteenth lines of Section 3 of the bill, the words "or with such other training and qualifications as the Board may require" shall be stricken out, and that a period be inserted in lieu of the comma after the word "teaching".

That in the twenty-second and twenty-third lines of Section 3 of the bill, that a period be inserted after the word "history," and the words "and such other subjects as the Board may be require" be stricken out.

That Section 3 of the original bill be changed to Section 4, and that the seventh line of Section 3 of the bill (now Section 4) be amended by adding after the figures June 1, 1915, "in all grades of school work above the fifth grade"; and when so amended the bill do pass.

C. J. Fulton,

* Chairman.

Report adopted.

Larrabee of Fayette, from the Committee on Railroads and Transportation, submitted the following report:

MR. SPEAKER—Your Committee on Railroads and Transportation, to whom was referred House File No. 160, a bill for an act to amend Section Twenty-one Hundred and Fifty-seven-g (2157-g) of the Supplement to the Code, 1907, relating to the issuance of free passes by common carriers of passengers, 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 be indefinitely postponed.

WM. LARRABEE, JR., Chairman.

Report adopted and House File No. 160 was indefinitely postponed.

Dawson of Cherokee, from the Committee on Elections, submitted the following report:

MR. SPEAKER—Your Committee on Elections, to whom was referred House File No. 297, a bill for an act to amend Sections Four Hundred (400) and Four Hundred Two (402) of the Code relating to the removal of county seats and the county records; 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 be amended as follows:

By inserting after the words "of the" in the second line of the title, in the first line of Section 1 and in the first line of Section 2 the words "Supplement to the"; by inserting aftere the word "Code" in the second line of the title, the first line of Section 1 and in the first line of Section 2 the figures "1907"; by changing the word "fifty" in the fifth line of Sections 1 and 2 to "forty", and by striking out the word "Daily" in the third line of Section 3; and when so amended the bill do pass.

W. P. DAWSON.

Report adopted.

Chairman.

Also:

MB. SPEAKER—Your Committee on Elections, to whom was referred House File No. 90, a bill for an act to amend Section One Thousand Eighty-seven-a4 (1087-a4) of the Supplement to the Code, 1907, relating to the holding of primary elections by political parties, 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 be indefinitely postponed.

W. P. DAWSON, Chairman.

Report adopted and House File No. 90 was indefinitely postponed.

Also:

Mr. Speaker—Your Committee on Elections, to whom was referred House File No. 95, a bill for an act for compulsory voting at General and City Elections, 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 be indefinitely postponed.

W. P. DAWSON,

Chairman.

Report adopted, and House File No. 95 was indefinitely postponed.

Also:

MR. SPEAKER—Your Committee on Elections, to whom was referred House File No. 203, a bill for an act providing for a special election of the voters for an expression of their choice to fill vacancy in the office of Senator in the Congress of the United States, 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 be indefinitely postponed.

W. P. DAWSON,

Ordered passed on file.

Chairman.

MINORITY RECOMMENDATIONS.

MR. SPEAKER—We, the undersigned, a minority of your Committee on Elections desire to dissent from the views of the majority of your committee recommending House File 203 for indefinite postponement, beg leave to submit the following minority report with the report of your majority committee, and the same be substituted for the report of the majority recommending same for indefinite postponement.

I. T. DABNEY, GORDON HAYES, N. W. ROWLES, C. B. MURTAGH, FBANK GILBERT, J. W. ELLIS, F. A. O'CONNOR.

Passed on file.

Johnson of Mitchell, 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. 85, beg leave to report that they 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:

"1. Strike out the title and insert in lieu thereof, the following:

A BILL.

- For an Act to Repeal Section One Thousand Three Hundred and Twenty-Two (1322) of the Supplement to the Code, 1907, and to Enact a Substitute therefor Relating to the Taxation of National, State and Savings Bank, and Loan and Trust Companies.
- 2. Strike out all of said bill after the enacting clause and insert in lieu thereof the following:
- Section 1. That Section One Thousand Three Hundred and Twenty-two (1322) of the Supplement to the Code, 1907, be and the same is hereby repealed and the following enacted in lieu thereof:
- Sec. 2. Shares of stock of National Banks and State and Savings Banks, and Loan & Trust companies, located in this state, shall be assessed to the individual stock holders at the place where the bank or loan and trust company is located. At the time the assessment is made the officers of National Banks and State and Savings Banks and Loan and Trust Companies shall furnish the assessor with lists of all the stock holders and the number of shares owned by each, and the assessor shall list to each stock holder under the head of corporation stock the total value of such shares. To aid the assessor in fixing the value of such shares, the said banking corporations shall furnish him a verified statement of all the matter provided in Section Thirteen Hundred and Twentyone (1321) of the Supplement to the Code, 1907, which shall also show separately the amount of the capital stock and the surplus and undivided earnings, and the assessor from such statement and other information he can obtain, including statement furnished to and information obtained by the Auditor of State, which shall be furnished him request, shall fix the value of such stock based upon the capital, surplus, and undivided earnings. In arriving at the total value of the shares of stock of such banking corporations, the amount of their capital actually invested in real estate owned by them and in the shares of stock of corporations owning only the real estate (inclusive of leashold interests, if any,) on or in which the bank or trust company is located, shall be deducted from the real value of such shares, and such real estate shall be assessed as other real estate, and the property of such corporations shall not be otherwise assessed.
- Sec. 3. The provisions of this act shall be in effect and govern the assessments made in the year 1911 and subsequent years.

Sec. 4. 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 Capital, newspapers published in the city of Des Moines, Iowa."

And when so amended that the bill do pass.

K. J. Johnson, Chairman.

Report adopted.

Shankland of Polk, from the Committee on Insurance, submitted the following report:

MR. SPEAKER—Your Committee on Insurance, to whom was referred House File No. 183, a bill for an act to amend the law relating to fraternal beneficiary associations, additional to Chapter Nine (9) of Title Nine (9) of the Code, 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.

FRANK S. SHANKLAND,

Chairman.

Report adopted.

Fourt of Allamakee, 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. 261, a bill for an act to establish six (6) miles of macadamized highway for experimental purposes in Fremont County, State of Iowa, and providing for an appropriation to cover the expense of same, 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 be indefinitely postponed.

E. H. FOURT, Chairman.

Report adopted and House File No. 261 was indefinitely postponed.

Also:

MR. SPEAKER—Your Committee on Roads and Highways, to whom was referred House File No. 151, a bill for an act relating to a cash road poll tax, 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 be indefinitely postponed.

E. H. FOURT, Chairman.

Report adopted and House File No. 151 was indefinitely postponed.

Also:

MR. SPEAKER—Your Committee on Roads and Highways, to whom was referred House File No. 52, a bill for an act to amend the law as it appears in Sections Thirteen Hundred Forty-seven-a (1347-a) and Thirteen Hundred Forty-eight (1348) of the Supplement to the Code, 1907, relating to Peddlers' Tax, 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 be amended as follows:

Section 1. The law as it appears in Section Thirteen Hundred Forty-seven-a (1347-a) of the Supplement to the Code, 1907, is hereby amended by adding the following words thereto:

"All money received by the county treasurer under the provisions of this section shall be turned into the county road fund and be paid out on the order of the Board of Supervisors for road purposes only." And when so amended said section shall read as follows:

"Peddlers plying their vocation in any county in this State outside of a city or incorporated town, shall pay an annual county tax of twentyfive dollars for each pack peddler or hawker on foot, fifty dollars for each one-horse conveyance and seventy-five dollars for each two horse conveyance. Such tax shall be paid to the county treasurer, who shall issue to the person making such payments duplicate receipts therefor and upon presentation of one of the same to the county auditor, he shall issue to the person presenting such receipts a license which shall not be trans ferable authorizing such person to ply the vocation of a peddler in such county for the term of one year from the date thereof. The word "Peddlers" under the provisions of this act, and whenever found in the Code, shall be held to include and apply to all transient merchants and itinerant vendors selling by sample or by taking orders, whether for immediate or future delivery. The provisions of this act shall not be construed to apply to persons selling at wholesale to merchants, nor to transient vendors of drugs, nor to persons running a huckster wagon, or selling or distributing fresh meats, fish, fruit, or vegetables, nor to persons selling their own work or production either by themselves or employes. All money received by the county treasurer under the provisions of this Section shall be turned into the county road fund and be paid out on the order of the board of supervisors for road purposes only."

Sec. 2. That the law as it appears in Section Thirteen Hundred Forty-eight (1348) of the Supplement to the Code, 1907, be amended by adding the following words thereto:

"All license money received by the county treasurer under the provisions of this section shall be turned into the county road fund and be paid out on the order of the board of supervisors for road purposes only." And when so amended said section shall read as follows:

"Any person peddling outside the limits of a city or town without such license or after the expiration thereof, shall be guilty of a misdemeanor, whether he be the owner of the goods sold or carried by him or not,

and, on conviction thereof, shall forfeit and pay into the county treasury, in addition to the penalty imposed therefor, double the amount of the tax for one year as fixed in the preceding section. The license shall be good only in the county in which issued, and shall not authorize peddling in cities and towns. All license money received by the county treasurer under the provisions of this section shall be turned into the county road fund and be paid out on the order of the board of supervisors for road purposes only"; and when so amended the bill do pass.

E. H. FOURT, Chairman.

Report adopted.

Zeller of Madison, from the Committee on Military, submitted the following report:

MR. SPEAKER—Your Committee on Military, to whom was referred Senate File No. 3, a bill for an act to repeal Section Five Thousand Twenty-eight-a (5028-a) of the Supplement to the Code, 1907, and to enact a substitute therefor, relative to the prevention and punishment of the desecration, mutilation or improper use of the flag of the United States of America and the flag of the State of Iowa, 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 be indefinitely postponed.

E. R. ZELLER, Chairman.

Report adopted, and Senate File No. 3 was indefinitely postponed.

Hogan of Cass, from the Committee on Printing, submitted the following report:

MR. SPEAKER—Your Committee on Printing to whom was referred House File No. 167, a bill for an act to amend the law as it appears in Chapter Forty-two (42) of the Acts of the Thirty-third (33) General Assembly relating to the publication of the proceedings of city and town councils, 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.

D. P. HOGAN, Chairman.

Report adopted.

Zeller of Madison in the Chair.

Goodykoontz of Boone presented the following report, and moved its adoption:

WILLIAM H. DENT, Contestant,
vs. REPORT
HENRY N. NEWELL, Incumbent.

REPORT OF COMMITTEE.

Mr. Speaker—Your Special Committee, consisting of Goodykoontz of Boone, Jacobs of Calhoun, Huff of Hardin, Escher of Shelby, and Ritter

of Des Moines, to whom was referred the matter of the above contest to hear and report upon the same, involving the question of who has been elected to the office of Representative in the Eightieth (80th) Representative District of Iowa, beg leave to submit the following as its report thereon:

That on the tenth day of January there was delivered to the Chairman of this Committee, notice of contest, declaration of contest, and the answer to the declaration of contest, and shortly thereafter the said Committee was organized, proceeded to examine the papers in said matter, and finds that the said papers, filed herein, were in accordance with the provisions of the law relating to such cases and were filed and notice of contest served within the time provided by law;

That the statement of contest filed by the contestant, William H. Dent, in effect alleged that in each of the voting precincts in the said Representative District of Iowa a large number of ballots, and enough to change the result of said election, were received, counted, canvassed and returned by the Judges and Clerks of Election for and in favor of said Henry N. Newell, incumbent, which in fact should have been rejected by reason of defective markings, and the same ought not to have been returned by said officers as having been cast for the said Henry N. Newell for said office;

Further, that within said district a large number of lawful ballots were cast for the said William H. Dent for said office of Representative, and enough of same to change the result of said election, which were not counted, canvassed and returned by the Judges and Clerks of said election as cast for the said William H. Dent in their returns made by them to the Board of Supervisors of Plymouth County, Iowa;

That the said statement of contest was under oath in the manner required by law:

That in the answer of incumbent, filed herein, said incumbent alleges in effect a denial of the allegations made in contestant's statement of contest, and the incumbent affirmatively alleges that in each of the voting precincts within the said Representative District a large number of ballots in said election were received, counted, canvassed and returned by the Judges and Clerks of Election for and in favor of the said William H. Dent, contestant, which, by reason of defective markings, ought to have been rejected by the Judges and Clerks of said election, and, by reason of said defective and identifying marks, ought not to have been returned by said officers as having been cast for the said William H. Dent for the said office.

Further, incumbent affirmatively alleges that in each of the voting precincts within the said Representative District a large number of lawful ballots were cast for the said Henry N. Newell for said office of Representative which were not counted, canvassed and returned by the Judges and Clerks of said election as cast for the said Henry N. Newell in the returns made by them respectively to the said Board of Supervisors, and which were not canvassed or counted by said Board or considered in declaring the result of said election.

Your committee, on February 6th, by agreement of parties and at the instance of the contestant, caused to be subpoenaed R. E. Smith, Deputy Auditor of Plymouth County, Iowa, with all ballots cast at the general election, 1910, in said county, all poll books returned from the various voting precincts in said county subsequent to said election, and the election book preserved by the County Auditor for the official records of said county;

That at the said hearing on February 6th, at 1:00 P. M., in Room No. 14, the members of said Committee were all present except Charles Escher. The contestant was represented by J. M. Parsons as his attorney, and the incumbent was present in person, and was also represented by F. M. Roseberry, his attorney. It was agreed by the parties at said time that the poll books, ballots and election book, produced by the said Deputy County Auditor, be used without further identification, and expressly agreed by said parties that there was no question as to the proper preservation of the ballots. Thereupon said parties, in the presence of the Committee, except Charles Escher, proceeded to re-count the ballots cast in the Third Ward in the City of LeMars, Iowa, at the 1910 general election, and, upon said re-count it was agreed that the incumbent, Henry N. Newell, received one hundred three (103) undisputed votes, and that the contestant, William H. Dent, received one hundred ninety-three (193) undisputed votes, and that four (4) disputed ballots were offered by the contestant to which the incumbent objected; and that said meeting was adjourned subject to the call of the Chairman.

That the Chairman called a meeting of said Special Committee at 1:00 P. M., February 7th, in Room No. 14, at which all members were present; that at said time the four (4) disputed ballots were identified as Exhibits A, B, C, and D, and upon vote of the Committee, Exhibits A and C were accepted and counted for William H. Dent, and Exhibits B and D were rejected;

That contestant, having rested his case after the recount of the ballots of said Third Ward, in the City of LeMars, Iowa, it appears to the said Committee that there were cast for the parties hereto, outside of the said ward, in the voting precincts of said county, ballots as follows:

For	Henry	N.	Newell	 	 	 1848
For	Willian	n T	I. Dent	 	 	 1735

That including the said Third Ward in which a re-count was made, it appears that nineteen hundred fifty-one (1951) ballots have been cast for the said Henry N. Newell, and for the said William H. Dent, contestant, nineteen hundred thirty (1930) ballots have been cast, which leaves a majority in favor of said Henry N. Newell of twenty-one (21).

Thereupon Huff of Hardin, seconded by Ritter of Des Moines, offered a resolution that inasmuch as the incumbent, Henry N. Newell, appears to have received a majority of twenty-one (21) over said contestant, William H. Dent, that said Henry N. Newell has been duly and legally elected to the office of Representative from the Eightieth (80th) Representative District of Iowa, and he is entitled to retain his seat as such Representative.

Thereupon Huff of Hardin moved the adoption of said resolution, which motion was duly seconded and the same was carried by the unanimous vote of said Committee.

Your Committee further finds, unanimously, that this contest was brought by the contestant in the utmost good faith, and that the contestant, William H. Dent, had good grounds for instituting the contest;

Wherefore your Committee recommends that the said Henry N. Newell be declared rightfully elected to the office of Representative from the Eightieth (80th) Representative District of Iowa, comprising of Plymouth County, and duly entitled to all the rights, privileges and emoluments of said office:

That the said notice of contest, declaration of contest, and answer to declaration of contest and subpoena issued and served are herewith returned and filed with the Clerk of this House.

All of which is respectfully submitted.

W. W. GOODYKOONTZ, JOHN W. JACOBS, HERBERT A. HUFF, CHAS. ESCHER, JR., HENRY RITTER,

Committee.

Motion prevailed and Henry N. Newell was declared the legally elected representative from the 80th district of Iowa.

Goodykoontz of Boone, from the Committee on Contested Elections, submitted the following supplemental report:

WILLIAM H. DENT, Contestant, vs. HENRY N. NEWELL, Incumbent.

SUPPLEMENTAL REPORT OF COMMITTEE.

Your Special Committee appointed to hear and report upon the contest brought by William H. Dent vs. Henry N. Newell, respectfully submits the following supplemental report. That the expense incurred in said contest was as follows:

Your Committee further believes the parties to this contest, to-wit, William H. Dent, Contestant, and Henry N. Newell, Incumbent, should be each allowed the sum of \$100.00 to defray the expense of attorney fees necessarily expended by each of said parties in the matter of this contest.

That the contest was occasioned by a serious mistake in the counting of the ballots in the Third Ward of the City of LeMars, Iowa; that on recount herein both of the above named parties received a substantial increase in the number of votes cast for them at the last general election, 191, as shown by the report of the Committee herein filed.

WHEREFORE your Special Committee recommend that the foregoing fees, expenses, etc., be paid to the persons named and in the amounts above shown.

Most respectfully submitted. (Signed)

W. W. GOODYKOONTZ,
J. W. JACOBS,
HEBBERT A. HUFF,
CHAS. ESCHER,
HENRY RITTER,
Special Contest Committee.

Referred to Committee on Claims.

Dixon of Sac presented the following resolution, asked unanimous consent for immediate consideration and moved its adoption:

Concurrent Resolution relative to publishing the Rules of the Thirty-fourth General Assembly.

Be It Resolved by the House, the Senate Concurring:

That the Clerk of the House and the Secretary of the Senate be instructed to compile and order printed for the use of the House and the Senate, and the officers thereof, and for general distribution, twelve hundred (1,200) copies of pocket size, of the rules of the Thirty-fourth General Assembly, and that two hundred and fifty (250) copies be sewed and bound in flexible leather, one hundred and seventy (170) for the House, which shall be delivered to the Chief Clerk thereof for distribution, and eighty (80) for the Senate, which shall be delivered to the Secretary thereof for distribution; that each member of the General Assembly be supplied with one copy in leather cover, with his name printed thereon; and that one thousand (1,000) be stitched and bound in paper covers for general distribution.

Motion prevailed and resolution was adopted.

Van Camp of Adair presented the following resolution, asked unanimous consent for immediate consideration and moved its adoption:

WHEREAS, J. M. Wilson, an honored member of the House in the 28th General Assembly, died at his home in Adair County on the twenty-fifth (25) day of June, 1910; therefore, be it

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

Motion prevailed and resolution was adopted.

The Speaker named as such committee:

Van Camp of Adair, George of Story, Hayes of Montgomery.

Miller of Dubuque presented the following Resolution:

CONCURRENT RESOLUTION.

WHEREAS, On January 31st, 1902, the following order was issued by President Roosevelt, and is still in force:

"All officers and employees of the United States, of every description, serving in or under any of the executive departments, and whether so serving in or out of Washington, are hereby forbidden, either directly or indirectly, individually or through associations, to solicit an increase of pay or to influence or attempt to influence in their own interest any legislation whatever, either before Congress or its committees, or in any way save through the heads of the departments in or under which they serve, on penalty of dismissal from the Government service."

Believing the above order to be thoroughly incompatible with the spirit of American institutions, in that it deprives more than 300,000 American citizens of two of the most sacred rights of American citizenship, namely, the right of free speech and the right of petition to Congress; therefore,

Be It Resolved by the House, the Senate Concurring:

That we, the members of the Iowa State Legislature, assembled in legislative session, emphatically protest against the continuance of such order, and respectfully urge Congress to enact a law prohibiting the issuing of similar orders.

The proper officers of this body are hereby instructed to forward copies of these resolutions to the Clerk of the House of Representatives at Washington, D. C., and another copy to the Clerk of the United States Senate, with the request that they be laid before each of the above named bodies.

Laid over under Rule 34.

INTRODUCTION OF BILLS.

By Greene of Clinton, House File No. 304, a bill for an act to amend Section Seven Hundred Fifty-one (751) of the Code and provide for the sprinkling of the streets and the means of payment thereof.

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

By Goodykoontz of Boone, House File No. 305, a bill for an act defining the number of employees necessary to constitute full

crews for railroad passenger trains, and providing penalties for the violation thereof.

Read first and second time and referred to Committee on Railroads and Transportation.

By Ritter of Des Moines, House File No. 306, a bill for an act to repeal the law as it appears in Section Fourteen Hundred Fiftyseven (1457) of the Supplement to the Code of 1907 and to enact a substitute therefor, relating to the subject of loaning or depositing of public funds.

Read first and second time and referred to Committee on Public Accounting.

By Halgrims of Humboldt, House File No. 307, a bill for an act to repeal Section Four Thousand Eleven (4011) of the Code and to enact a substitute therefor relative to personal incomes.

Read first and second time and referred to Committee on Commerce and Trade.

By Whitney of Woodbury, House File No. 308, a bill for an act to amend Section Five Thousand Four Hundred Seven (Sec. 5407) of the Code relating to included offenses.

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

By Lenocker of Pottawattamie, House File No. 309, a bill for an act to amend Section Three Thousand Three Hundred Twentysix (3326) of the Code, 1897, relating to the sale of personal property of decedents.

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

By Lenocker of Pottawattamie, House File No. 310, a bill for an act to amend Section Fifteen Hundred Sixty-six (1566) of the Code, 1907, relative to the meeting of township trustees.

Read first and second time and referred to Committee on County and Township Organizations.

By Cunningham of Buena Vista, House File No. 311, a bill for an act to repeal the law as it appears in Section Five Thousand Twenty-eight-b (5028-b) Supplement to the Code, 1907, and Chapter Two Hundred Twenty-two (222) Acts of the Thirty-third General Assembly amendatory thereof, and to enact a substitute therefor relating to unfair discrimination and competition in any commodity or article of commerce between different sections, communities, localities, cities or towns.

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

By Stephenson of Ringgold, House File No. 312, a bill for an act authorizing the levy of a tax for the purpose of defraying the expense of prospecting of coal.

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

The Speaker announced that as Speaker of the House, he had signed in the presence of the House, House Files Nos. 113, 158 and 61, and Senate File No. 139.

CONSIDERATION OF BILLS.

On motion of Goodykoontz of Boone, House File No. 211, a bill for an act to confirm the title of John A. Jasinsky to the Southeast Quarter of the Southwest Quarter of Section No. 14, Township No. 84, North, Range No. 29, West 5th, P. M., Greene County, Iowa, and authorizing the issuance of a patent therefor, with report of committee recommending passage as amended by substitute, was taken up and considered.

Mr. Goodykoontz moved that the rules be suspended, 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 ayes were:

Bascom, Bauman, Beebe, Boettger, Bowman, Brady, Brockway, Brown, Bruce, Bybee, Byerly, Campbell of Webster, Collin, Cousins, Crist, Cunningham, Dabney, Daniels, Dawson, Dewey, Dixon, Downey, Dunlap, Ellis, Enger, Escher, Felt, Fletcher, Fourt, Fraley, Fry, Fulton, George, Goodykoontz, Griggs, Halgrims, Harding, Harvey, Hayes, Hazen, Hickenlooper, Huff, Hunt, Hutchins, Jacobs, Jacobson, Johnson, Klay, Koontz, Kull, Kulp, Larrabee, Lenocker, Linnan, Lounsberry, McCleery, Miller of

Bremer, Miller of Dubuque, Milton, Moore, Murtagh, Newell. O'Connor, Odendahl, Olson, Patterson, Penn, Pickford, Ripley, Ritter, Robbins, Russell, Sater, Shane, Skinner, Smith of Adams, Speer, Stephenson, Stoddard, Townsend, Van Camp, White, Whitney, Zeller, Mr. Speaker—85.

The nays were:

None.

Absent or not voting:

Beans, Black, Campbell of Ida, Edmunds, Finlayson, Gilbert, Greene, Grout, Hamilton, Hogan, Huntley, Krebill, Lech, Lund, McCullough, Perkins, Rowles, Schee, Shankland, Sherman, Smith of Decatur, Stipe, Taylor—23.

So the bill passed and the title was agreed to.

On motion of Harding of Woodbury House File No. 217, a bill for an act authorizing cities and towns and cities acting under special charter to change the names of streets and provide for the filing of same with the county officers, with report of committee recommending passage, was taken up and considered.

Mr. Harding moved that the rules be suspended, 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 ayes were:

Bascom, Bauman, Beans, Beebe, Black, Boettger, Bowman, Brockway, Brown, Bybee, Byerly, Campbell of Webster, Collin, Cousins, Crist, Cunningham, Dabney, Daniels, Dawson, Dewey, Dixon, Downey, Dunlap, Ellis, Enger, Escher, Felt, Finlayson, Fletcher, Fourt, Fry, George, Gilbert, Goodykoontz, Grout, Halgrims, Harding, Harvey, Hayes, Hazen, Hickenlooper, Huff, Hunt, Hutchins, Jacobs, Jacobson, Johnson, Klay, Koontz, Kulp, Larrabee, Leach, Lenocker, Linnan, Lounsberry, Miller of Bremer, Miller of Dubuque, Moore, Murtagh, Newell, O'Connor, Odendahl, Olson, Patterson, Perkins, Pickford, Ripley, Ritter, Rowles, Russell, Shane, Skinner, Smith of Adams, Stephenson, Stipe, Stoddard, Townsend, Van Camp, White, Whitney, Zeller, Mr. Speaker—83.

The nays were:

Sater, Taylor-2.

Absent or not voting:

Brady, Bruce, Campbell of Ida, Edmunds, Fraley, Fulton, Greene, Hamilton, Hogan, Huntley, Krebill, Kull, Lund, McCleery, McCullough, Milton, Penn, Robbins, Schee, Shankland, Sherman, Smith of Decatur, Speer—23.

So the bill passed and the title was agreed to.

SPECIAL ORDER.

Time having arrived for Special Order No. 2, the House resumed the consideration of House File No. 56, and the following amendment by Dabney:

By adding to Section 1 the following: "The provisions of this act shall apply to any purchaser of merchandise from the vendor so long as the purchase price remains unpaid."

Roll call demanded by Dabney of Davis and Ellis of Jackson.

"On the question, "Shall the amendment be adopted?"

The ayes were:

Bascom, Brady, Dabney, Downey, Dunlap, Edmunds, Ellis, Fry, Gilbert, Harvey, Huff, Jacobson, Kulp, Leach, Linnan, Miller of Dubuque, Penn, Perkins, Robbins, Sater, Townsend, Van Camp, Zeller—23.

The nays were:

Beans, Beebe, Boettger, Brockway, Brown, Bruce, Bybee, Campbell of Webster, Collin, Cunningham, Daniels, Dawson, Dewey, Dixon, Enger, Fletcher, Fourt, Fraley, Fulton, Goodykoontz, Greene, Griggs, Grout, Halgrims, Hamilton, Harding, Hayes, Hazen, Hickenlooper, Hunt, Hutchins, Jacobs, Johnson, Klay, Lenocker, Lounsberry, McCleery, McCullough, Moore, Murtagh, Newell, O'Connor, Patterson, Pickford, Ritter, Rowles, Shane, Shankland, Sherman, Skinner, Smith of Decatur, Speer, Stephenson, Stoddard, White, Whitney—56.

Absent or not voting:

Bauman, Black, Bowman, Byerly, Campbell of Ida, Cousins, Crist, Escher, Felt, Finlayson, George, Hogan, Huntley, Koontz,

Krebill, Kull, Larrabee, Lund, Miller of Bremer, Milton, Odendahl, Olson, Ripley, Russell, Schee, Smith of Adams, Stipe, Taylor, Mr. Speaker—29.

So the amendment was lost.

Perkins of Delaware moved the previous question.

Motion prevailed and the main question was ordered.

Grout of Black Hawk moved the adoption of the sub-amendment.

Motion prevailed and the amendment was adopted.

Grout of Black Hawk moved that the rules be suspended, 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 ayes were:

Beans, Boettger, Bowman, Brockway, Brown, Bruce, Bybee, Byerly, Campbell of Webster, Dewey, Dixon, Enger Fourt, Fraley, Fulton, Goodykoontz, Greene, Griggs, Grout, Halgrims, Hamilton, Hazen, Hickenlooper, Hutchins, Klay, Koontz, Lenocker, Lounsberry, McCullough, Miller of Bremer, Miller of Dubuque, Moore, Murtagh, Newell, O'Connor, Odendahl, Pickford, Ritter, Robbins, Russell, Shane, Shankland, Sherman, Smith of Adams, Smith of Decatur, Speer, Stoddard—47.

The nays were:

Bascom, Bauman, Beebe, Black, Brady, Collin, Cousins, Cunningham, Dabney, Daniels, Dawson, Downey, Dunlap, Edmunds, Escher, Felt, Finlayson, Fletcher, Fry, Gilbert, Harding, Harvey, Hayes, Huff, Hunt, Jacobs, Jacobson, Johnson, Kulp, Larrabee, Leach, Linnan, McCleery, Patterson, Penn, Perkins, Ripley, Sater, Skinner, Stephenson, Taylor, Townsend, Van Camp, White, Whitney, Zeller, Mr. Speaker—47.

Absent or not voting:

Campbell of Ida, Crist, Ellis, George, Hogan, Huntley, Krebill, Kull, Lund, Milton, Olson, Rowles, Schee, Stipe—14.

So the bill having failed a constitutional majority was declared to have been lost.

On motion of Shane of Wapello, House File No. 28, a bill for an act to provide for the payment of tuition of pupils residing in school corporations which do not offer instruction equivalent to the accredited high schools of Iowa, with report of committee recommending passage as amended by substitute, was taken up, considered, and the committee substitute amendment was adopted.

Shane of Wapello moved the previous question.

Motion prevailed.

Mr. Shane moved that the rules be suspended, 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 ayes were:

Bascom, Bauman, Beans, Beebe, Black, Boettger, Bowman, Brady, Brockway, Brown, Bruce, Byerly, Campbell of Webster, Collin, Cousins, Crist, Cunningham, Daniels, Dawson Dewey, Dixon, Edmunds, Ellis, Enger, Escher, Felt, Finlayson, Fletcher, Fourt, Fraley, Fry, Fulton, George, Gilbert, Goodykoontz, Griggs, Grout, Halgrims, Hamilton, Harvey, Hayes, Hickenlooper, Hogan, Huff, Hunt, Hutchins, Jacobs, Jacobson, Johnson, Klay, Koontz, Kull, Kulp, Leach, Lenocker, Lounsberry, Lund, McCleery, McCullough, Miller of Dubuque, Milton, Murtagh, Newell, O'Connor, Olson, Patterson, Penn, Perkins, Pickford, Ripley, Robbins, Rowles, Russell, Shane, Shankland, Sherman, Smith of Adams, Smith of Decatur, Speer, Stephenson, Stoddard, Van Camp, White, Whitney, Zeller, Mr. Speaker—86.

The nays were:

Bybee, Downey, Harding, Linnan, Miller of Bremer, Odendahl, Ritter, Sater, Skinner, Taylor, Townsend—11.

Absent or not voting:

Campbell of Ida, Dabney, Dunlap, Greene, Hazen, Huntley, Krebill, Larrabee, Moore, Schee, Stipe—11.

So the bill passed and the title was agreed to.

MOTIONS TO RECONSIDER.

Mr. Speaker—I move to reconsider the vote by which House File No. 56 failed to pass the House.

W. L. HARDING.

I second the motion.

U. G. WHITNEY.

Mr. Speaker—I move to reconsider the vote by which House File No. 56 was passed to its third reading.

W. L. HARDING.

I second the motion.

U. G. WHITNEY.

Mr. Speaker—I move to reconsider the vote by which House File No. 56 passed the House.

E. C. PERKINS.

I second the motion.

S. M. McCleery.

REPORT OF COMMITTEE ON ENROLLED BILLS.

MR. Speaker—Your Committee on Enrolled Bills respectfully report that they have this day sent to the Governor for his approval, House File No. 61, a bill for an act to amend Section One Thousand Nine Hundred Ninety-five (1995) of the Code relative to taking private property for works of internal improvement and to prohibit the condemnation of cemeteries or any portion thereof.

Also:

House File No. 113, a bill for an act authorizing the issue of bridge bonds by cities of the first class.

Also:

House File No. 158, a bill for an act to legalize the passage, adoption and publication of the ordinances, resolutions and rules of health of the incorporated town of Akron, Iowa.

U. G. WHITNEY.

Chairman.

Adopted.

Goodykoontz of Boone moved that when the house adjourn it be until 9:00 o'clock A. M., Thursday.

Motion prevailed.

Cousins of Butler moved that a committee of three be appointed to notify the Senate that the House was ready to receive it in Joint Convention.

Motion prevailed.

The Speaker named as such committee, Cousins of Butler, Pickford of Cerro Gordo, and Milton of Cedar.

The Sergeant-at-Arms announced the arrival of the members of the Senate who took their seats on the west side of the House-Chamber.

JOINT CONVENTION.

The Joint Convention was called to order by Lieutenant Governor Clarke, President of the Joint Convention, at 12:00 o'clock noon:

The roll was then called and the following members responded as present:

Adams, Allen of Pocahontas, Allen of Jefferson, Balkema, Balluff, Bascom, Bauman, Beans, Beebe, Bennett, Black, Boettger. Bowman, Brady, Brockway, Brown of Decatur, Brown of Wright, Bruce, Bybee, Byerly, Campbell of Webster, Chapman, Chase, Clarkson, Collin, Cousin, Cowles, Crist, Crow, Cunningham, Dabney, Daniels, Dawson, Dewey, De Wolf, Dixon, Downey, Dunlap, Dunnegan, Edmunds, Ellis, Enger, Escher, Felt, Finlayson, Fitchpatrick, Fletcher, Fourt, Fraley, Francis, Fry, Fulton, Garrett, Gates, George, Gilbert, Gillilland, Goodykoontz, Greene, Griggs, Grout, Halgrims, Hamilton, Hammill, Harding, Harvey, Haves, Hazen, Hickenlooper, Hogan, Huff, Hunt, Hunter, Hutchins. Jacobs, Jacobson, Jewell, Johnson, Klay, Koontz, Kull, Kulp, Larrabee of Webster, Larrabee of Fayette, Leach, Legel, Lenocker, Linnan, Lounsberry, Lund, McCleery, McColl, McCulloch of Wayne, McCullough of Dubuque, McManus, Malmberg, Mattes, Miller of Bremer, Miller of Dubuque, Milton, Moore, Murtagh, Neal, Newell, O'Connor, Odendahl, Olson, Parshall, Patterson, Penn, Perkins, Pickford, Quigley, Ream, Ripley, Ritter, Robbins, Rowles, Russell, Sammis, Sater, Saunders, Savage, Schee, Schrup, Shane, Shankland, Sherman, Skinner, Smith of Adams, Smith of Decatur, Smith of Mitchell, Smith of Shelby, Spaulding, Speer. Stephenson, Stillman, Stipe, Stoddard, Stuckslager, Sullivan, Taylor of Union, Taylor of Appanoose, Townsend, Van Camp, Van Law, Webber, White of Benton, White of Iowa, Whitney, Wilson, Zeller—152.

Absent:

Ames, Campbell of Ida, Hoyt, Huntley, Krebill, Proudfoot—6.

President Clarke announced the Joint Convention duly organized, with a quorum of members present.

President Clarke then announced that the roll would be called for the purpose of electing a United States Senator in Congress and appointed as teller on the part of the Senate, Senator Savage of Adair, and as assistant teller, Senator De Wolf of Grundy. Speaker Stillman appointed as teller on the part of the House, Representative Huff of Hardin, and as assistant teller, Representative Crist of Clarke.

Upon the roll being called those voting for Claude R. Porter were:

Balluff, Bauman, Black, Boettger, Byerly, Clarkson, Crow, Dabeny, Downey, Dunlap, Dunnegan, Ellis, Escher, Fletcher, Garrett, Gilbert, Greene, Griggs, Hamilton, Hayes, Hazen, Koontz, Kull, Leach, Legel, Lenocker, Linnan, McCullough of Dubuque, McManus, Miller of Bremer, Miller of Dubuque, Milton, Murtagh, O'Connor, Odendahl, Olson, Parshall, Penn, Quigley, Ream, Ritter, Rowles, Sater, Schrup, Stephenson, Taylor, of Union, Taylor of Appanoose, Townsend, Webber, White of Benton, White of Iowa, Wilson—52.

Those voting for Horace E. Deemer were:

Adams, Allen of Jefferson, Balkema, Bascom, Beans, Bennett, Bowman, Brown of Decatur, Chapman, Chase, Cousins, Cowles, Crist, Daniels, Dewey, Dixon, Edmunds, Fourt, Fulton, George, Gillilland, Harding, Harvey, Hickenlooper, Hogan, Lounsberry, McCleery, McCulloch of Wayne, Malmberg, Moore, Neal, Robbins, Saunders, Savage, Shane, Smith of Adams, Smith of Decatur, Smith of Mitchell, Smith of Shelby, Speer, Stipe, Stuckslager, Sullivan, Van Camp, Van Law, Whitney, Zeller—47.

Those voting for W. S. Kenyon were:

Allen of Pocahontas, Beebe, Brady, Brockway, Brown of Wright, Bruce, Bybee, Campbell of Webster, Collin, Cunningham, Felt, Finlayson, Fitchpatrick, Francis, Fry, Gates, Goodykoontz, Grout, Halgrims, Hammill, Huff, Hunt, Hunter, Hutchins, Jacobs, Jacobson, Jewell, Johnson, Kulp, Larrabee of Webster, Larrabee of. Fayette, Lund, McColl, Newell, Patterson, Perkins, Pickford, Ripley, Russell, Schee, Shankland, Sherman, Skinner, Spaulding, Stillman, Stoddard—46.

Those voting for Warren Garst were:

Enger, Mattes, Sammis—3.

Those voting for J. U. Sammis were:

Dawson, Fraley, Klay-3.

Absent or not voting:

Ames, Campbell of Ida, De Wolf, Hoyt, Huntley, Krebill, Proudfoot—7.

President Clarke announced that no one had received a majority of the votes cast in the Joint Convention for United States Senator in Congress, and that no election had occurred.

Senator Hammill of Hancock moved that after the reading and correction of the Journal the Joint Convention be dissolved.

Senator Van Law of Marshall moved as a substitute that a second ballot be called for.

On the question "Shall the substitute be adopted?"

The ayes were:

Adams, Allen of Jefferson, Balkema, Beans, Bowman, Chapman, Chase, Daniels, Dixon, Enger, Finlayson, Fraley, Fulton, Gates, George, Gillilland, Harding, Harvey, Hickenlooper, Hogan, Hunt, Kulp, Lounsberry, McCleery, Mattes, Miller of Bremer, Moore, Saunders, Shane, Smith of Mitchell, Speer, Stipe, Sullivan, Van Law, Whitney—35.

The nays were:

Allen of Pocahontas, Balluff, Bascom, Bauman, Beebe, Bennett. Black, Boettger, Brady, Brockway, Brown of Decatur, Brown of Wright, Bruce, Bybee, Byerly, Campbell of Webster, Clarkson, Collin, Cousins, Cowles, Crist, Crow, Cunningham, Dabney, Dewey, DeWolf, Downey, Dunlap, Dunnegan, Ellis, Escher, Felt, Fitchpatrick, Fletcher, Fourt, Francis, Fry, Garrett, Gilbert, Goodykoontz, Greene, Griggs, Grout, Halgrims, Hamilton, Hammill, Hayes, Hazen, Huff, Hunter, Hutchins, Jacobs, Jacobson, Jewell, Johnson, Koontz, Kull, Larrabee of Webster, Larrabee of Fayette, Leach, Legel, Linnan, Lund, McColl, McCullough of Dubuque, Malmberg, Miller of Dubuque, Murtagh, Neal, Newell, O'Connor, Odendahl, Olson, Parshall, Patterson, Penn, Perkins, Pickford, Ream, Ripley, Ritter, Robbins, Rowles, Russell, Sammis, Sater, Savage, Schee, Schrup, Shankland, Sherman, Skinner, Smith of Adams, Smith of Decatur, Smith of Shelby, Spaulding, Stillman, Stoddard, Stuckslager, Taylor of Union, Taylor of Appanoose, Townsend, Van Camp, White of Benton, White of Iowa. Wilson-106.

Absent or not voting:

Ames, Campbell of Ida, Dawson, Edmunds, Hoyt, Huntley, Klay, Krebill, Lenocker, McCulloch of Wayne, McManus, Milton, Proudfoot, Quigley, Stephenson, Webber, Zeller—17.

Substitute motion was lost.

Motion to dissolve prevailed.

Journal of Joint Convention read and approved.

House reconvened, Speaker Stillman in the Chair.

On motion of Boettger of Scott, the House adjourned.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, FEBRUARY 16, 1911.

House met pursuant to adjournment, Speaker Stillman in the Chair.

Prayer was offered by Rev. J. Irving Brown of Sac City, Iowa.

Journal of February 15th corrected and approved.

On request of Huff of Hardin, leave of absence was granted Campbell of Ida until Friday.

PETITIONS, MEMORIALS AND REMONSTRANCES.

Cousins of Butler presented petition of citizens of Butler county in reference to "Five Mile Limit" bill.

Referred to Committee on Suppression of Intemperance.

Brown of Wright presented petition of citizens of Clarion, Wright county, in reference to "Hunters License Law."

Referred to Committee on Fish and Game.

Fulton of Jefferson presented petition of citizens of Jefferson county relative to "Five Mile Limit" bill.

Referred to Committee on Suppression of Intemperance.

Hogan of Cass presented petition of the township trustees and Board of Supervisors of Cass County, relative to "Good Roads" bills now before the legislature.

Referred to Committee on Roads and Highways.

Brady of Dallas presented petition of the citizens of Dallas County relative to the "Five Mile Limit" bill.

Referred to Committee on Suppression of Intemperance.

McCleery of Washington presented petition of the Board of Supervisors and Township Trustees of Washington County, relative to House File No. 131.

Referred to Committee on Roads and Highways.

Miller of Dubuque called up Concurrent Resolution relative to the petition to Congress to secure the rescinding of the order forbidding Government employees to petition for increase of pay.

Resolution adopted.

CONSIDERATION OF BILLS.

On motion of Kulp, of Palo Alto, House Joint Recolution No. 4, proposing to amend the Constitution so as to provide for the initiative and referendum within this state, with report of committee recommending passage, was taken up and considered.

Kulp of Palo Alto offered the following amendment:

I move to amend House Joint Resolution No. 4, as follows: That in the fifteenth line of the second paragraph of Section One (1) of the original joint resolution, the word "vote" to be changed to the word "veto"; and in the thirty-first line of the same paragraph of the original bill, the word "tip" to be changed to "top."

Adopted.

Perkins of Delaware moved the previous question.

Motion lost.

Hickenlooper of Monroe moved the previous question.

Motion prevailed and the main question was ordered.

Mr. Kulp moved that the rules be suspended, the Joint Resolution be considered engrossed, and read a third time now, which motion prevailed, and the Joint Resolution was read a third time.

HOUSE JOINT RESOLUTION NO. 4.

Proposing to amend the Constitution so as to provide for the initiative and referendum within the state.

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:

There shall be submitted to the qualified electors of the State of Iowa the following constitutional amendment, which, when ratified by a majority of those voting thereon shall be valid as a part of the Constitution.

Section 1. That Section One (1) of Article Three (III) of the Constitution of the state of Iowa be so amended as to read as follows: The legislative authority of the state shall be vested in the General Assembly

consisting of a Senate and House of Representatives, both to be elected by the people, but the people reserve to themselves the power to propose laws and amendments to the Constitution and to enact or reject the same at the polls independent of the General Assembly, and also reserve at their own option the right to approve or reject at the polls, any act, item, section or part of any act of the General Assembly. The first power hereby reserved by the people is the initiative, and at least eight per cent of the legal voters shall be required to propose any measure by petition and every such petition shall include the full text of the measure so proposed. Initiative petitions for state legislation and amendments to the Constitution shall be addressed to and filed with the secretary of state at least four months before the election at which they are to be voted upon.

The second power hereby reserved is the referendum, and it may be ordered, except as to laws necessary for the immediate preservation of the public peace, health or safety, and except as to appropriations for the support and maintenance of the department of state and state institutions, which shall be declared an emergency act by a vote of three fourths of all members elected to each body of the legislature, against any act, section or part of any act of the General Assembly, either by petition signed by five per cent of the legal voters or by the General Referendum petitions shall be addressed to and filed with the secretary of state not more than ninety days after the final adjournment of the session of the General Assembly that passed the bill on which the referendum is demanded. The filing of a referendum petition against any item, section or part of any act, shall not delay the remainder of the act from becoming operative. The veto power of the governor shall not extend to measures initiated by, or referred to, by the people. elections on measures referred to the people of the state shall be held at the biennial regular general election, and all such measures shall become a law or a part of the Constitution when approved by a majority of the votes cast thereon, and not otherwise, and shall take effect from and after the date of the official declaration of the vote thereon by proclamation of the governor, but not later than thirty days after the vote has been canvassed. This section shall not be construed to deprive the General Assembly of the right to enact any measure. The whole number of votes cast for the secretary of state at the regular general election last preceding the filing of any petition for the initiative or referendum shall be the basis on which the number of legal voters necessary to sign such petition shall be counted. The secretary of state shall submit all measures initiated by, or referred to the people for adoption or rejection at the polls in compliance herewith. The petition shall consist of sheets having such general form printed or written at the top thereof, as shall be designated or prescribed by the secretary of state; such petitions shall be signed by qualified electors, in their own proper persons only, to which shall be attached the resident address of such person and the date of signing the same. To each of such petitions, which may consist of one or more sheets, shall be attached an affidavit of some qualified elector that each signature thereon is the signature of the person

whose name it purports to be, and that to the best of the knowledge and belief of the affiant, each of the persons signing said petition, was, at the time of signing, a qualified elector. Such petition so verified shall be prima facie evidence that the signatures thereon are genuine and true, and that the persons signing the same are qualified electors. The text of all measures to be submitted shall be published as constitutional amendments are published, unless otherwise provided by law, and in submitting the same and in all matters pertaining to the form of all petitions, the secretary of state and all other officers shall be guided by the general laws, and the act submitting this amendment, until legislation shall be especially provided for. The style of all laws adopted by the people through the initiative shall be, "Be it Enacted by the People of the State of Iowa." The initiative and referendum powers reserved to the people by this section are hereby further reserved to the legal voters of every city, town and municipality as to all local, special and municipal legislation of every character in and for their respective municipalities. The manner of exercising said powers shall be prescribed by general laws, except that cities, towns and municipalities may provide for the manner of exercising the initiative and referendum powers as to their municipal legislation. Not more than ten per cent of the legal voters may be required to order the referendum, nor more than fifteen per cent to propose any measure by the initiative in any city, town or municipality. This section of the Constitution shall be, in all respects, self-executive.

Section 1-a. Each elector voting at said election and desirous of voting for or against this amendment shall deposit in the ballot box a ticket whereon shall be printed or written the words, "For the amendment to Section One (1) of Article Three (3) of the Constitution, providing for the initiative and referendum," and "Against the amendment to Section One (1) of Article Three (3) of the Constitution, providing for the initiative and referendum," and shall indicate his or her approval or rejection of the proposition by placing a cross (x) after one of such sentences. The vote cast for the adoption or rejection of said amendment shall be canvassed and the result determined in the manner provided by the laws of the state of Iowa for the canvass of votes for representatives in congress.

On the question, "Shall the Joint Resolution pass?"

The ayes were:

Bauman, Black, Byerly, Campbell of Webster, Cousins, Cunningham, Dabney, Dawson, Downey, Dunlap, Ellis, Escher, Fletcher, George, Gilbert, Greene, Hamilton, Hayes, Hazen, Hutchins, Koontz, Kull, Kulp, Lenocker, Linnan, Lounsberry, Lund, McCullough, Miller of Dubuque, Milton, Newell, O'Connor, Odendahl, Olson, Penn, Ritter, Rowles, Sater, Shankland, Taylor, Townsend, White—42.

The nays were:

Bascom, Beans, Beebe, Bowman, Brady, Brockway, Brown, Bruce, Bybee, Collin, Crist, Daniels, Dewey, Dixon, Enger, Finlayson, Fourt, Fraley, Fry, Fulton, Goodykoontz, Grout, Halgrims, Harding, Harvey, Hickenlooper, Hogan, Huff, Hunt, Jacobs, Jacobson, Johnson, Klay, Larrabee, Leach, McCleery, Miller of Bremer, Moore, Newell, Patterson, Perkins, Pickford, Ripley, Robbins, Russell, Schee, Shane, Sherman, Skinner, Smith of Adams, Speer, Stephenson, Stipe, Stoddard, Van Camp, Whitney, Zeller, Mr. Speaker—58.

Absent or not voting:

Boettger, Campbell of Ida, Edmunds, Felt, Griggs, Huntley, Krebill, Smith of Decatur—8.

So the Joint Resolution having failed to receive a constitutional majority was declared to have been lost.

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 concurred in the following Concurrent Resolution in which the concurrence of the Senate was asked: relative to publishing the rules of the Thirty-fourth General Assembly.

GEO. A. WILSON,

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. 1. a bill for an act relating to the nomination of candidates for the office of senator in the Congress of the United States and of the canvass of the vote for Senator in the United States and providing for nomination for such office in case of vacancy.

GEO. A. WILSON,

Secretary.

Klay of Sioux called up Senate amendments to House File No. 1 and moved that the House concur.

Amend Section Four by striking out the word and figures "ten (10)" as appears in the third line of section four, and inserting in lieu thereof the word and figure "nine (9)."

Amend Section Six by crossing out the word "second" in the third line of the original bill, and inserting the word "first."

On the question, "Shall the House concur?"

The ayes were:

Bascom, Bauman, Black, Boettger, Brady, Brockway, Brown, Bybee, Byerly, Campbell of Webster, Collin, Cousins, Dabney, Dawson, Dixon, Downey, Dunlap, Edmunds, Ellis, Enger, Escher, Felt, Fletcher, Fraley, Fry, George, Gilbert, Goodykoontz, Greene, Griggs, Grout, Halgrims, Hamilton, Hayes, Hazen, Hogan, Huff, Hunt, Hutchins, Jacobson, Johnson, Klay, Koontz, Kull, Kulp, Larrabee, Leach, Lenocker, Linnan, Lounsberry, Lund, McCullough, Miller of Bremer, Miller of Dubuque, Milton, Murtagh, Newell, O'Connor, Odendahl, Olson, Patterson, Penn, Pickford, Ritter, Rowles, Russell, Sater, Shane, Shankland, Sherman, Skinner, Stephenson, Stipe, Stoddard, Taylor, Townsend, Van Camp, White, Whitney, Mr. Speaker—80.

The nays were:

Dewey, Moore, Perkins, Ripley, Robbins, Schee, Smith of Adams, Speer—8.

Absent or not voting:

Beans, Beebe, Bowman, Bruce, Campbell of Ida, Crist, Cunningham, Daniels, Finlayson, Fourt, Fulton, Harding, Harvey, Hickenlooper, Huntley, Jacobs, Krebill, McCleery, Smith of Decatur, Zeller—20.

So the House concurred.

REPORTS OF COMMITTEES.

Fulton of Jefferson, 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. 98, a bill for an act to repeal Section Two Thousand and Six Hundred Twenty-eight (2628) of the Code relating to the Board of Educational Examiners, and to enact a substitute 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.

C. J. Fulton, Chairman.

Report adopted.

Klay of Sioux, from the Committee on Judiciary, submitted the following report:

MR. SPEAKER—Your Committee on Judiciary to whom was referred House File No. 141, a bill for an act to repeal Section Three Hundred Thirty-five of the Code as amended by Chapter Twenty of the Acts of the Thirty-third General Assembly, relating to the selection of jury lists and to enact a substitute 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 be amended by substituting the following substitute amendment:

A BILL.

For an Act to Repeal Section Three Hundred Thirty-five (335) of the Code, as Amended by Chapter Twenty (20) of the Acts of the Thirty-third (33) General Assembly, and to Enact' a Substitute Therefor: Relating to the Selection of Jury Lists.

Be it Enacted by the General Assembly of the State of Iowa:

Section 1. That Section Three Hundred Thirty-five (335) of the Code, as amended by Chapter Twenty (20) of the Acts of the Thirty-third (33d) General Assembly, be and the same is hereby repealed, and the following enacted in lieu thereof:

- Sec. 2. At the time of holding the general election in A. D. 1912, and biennially thereafter, lists shall be made from which to select persons to serve as grand and petit jurors and talesmen for the biennial period commencing with the first day of January next thereafter, as follows: One hundred fifty (150) persons in each county from which to select grand jurors; the number equal to one-fourth (\frac{1}{2}) of the whole number of qualified electors in said county, who voted in the last preceding general election as shown by the poll books of said election, from which to select petit jurors; and the number equal to thirty percent (30%) of the whole number of qualified electors, who voted at the last preceding general election, as shown by the poll books of said election, in the city or town in which the District Court is held and the township or townships, in which said city or town is located, from which to select talesmen; provided, however, that in no case shall such list for talesmen contain more than six hundred (600) names.
- Sec. 3. The talesmen list shall be made from names of persons who reside in the city or town in which the District Court is held and the township or townships in which said city or town is located.
- Sec. 4. In counties where court is held in more than one place, the persons shall be selected from the qualified electors of the separate divisions of the county, giving to each division the number of grand jurors and petit jurors and talesmen to which it would be entitled, if it were a separate county.
- Sec. 5. No person on the list of grand jurors shall be eligible to serve as a grand juror except for one calendar year of the biennial period for which the list is made, and no person on the list of petit jurors shall be eligible to serve as a juror at more than one term of court during such biennial period.

Sec. 6. Nothing herein shall be construed to effect the validity of the jury list, made at the time of holding the general election in A. D. 1910 in accordance with the provisions of Chapter Twenty (20) of the Acts of the Thirty-third (33d) General Assembly for the biennial period commencing January the 1st, 1911; and when so amended the bill do pass.

GERRIT KLAY, Chairman.

Report adopted.

Also:

MR. SPEAKER—Your Committee on Judiciary to whom was referred Senate File No. 146, a bill for an act legalizing certain acts and proceedings of the Board of Directors of the Independent School District of Traer, in the County of Tama and the State of Iowa, and warrants thereof, and authorizing the issue of bonds, 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.

GERRIT KLAY, Chairman.

Report adopted.

Also:

MR. SPEAKER—Your Committee on Judiciary to whom was referred House File No. 38, a bill for an act to amend Section 3439 of the Supplement to the Code, 1907, relating to the time when actions may be brought on judgments in courts of record, 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 be amended as follows:

By striking out all of Section One and inserting the following in lieu thereof:

Section 1. That Section Thirty-four Hundred and Thirty-nine (3439) of the Supplement to the Code, 1907, be and the same is hereby amended by striking out all of said section beginning with the word "no" in the first line down to and including the word "party" in the fourth line, and by inserting in lieu thereof the following:

"No action shall be brought upon any judgment against a defendant therein, rendered in any court of record of this state, within fifteen years after the rendition thereof, without leave of the court, or a judge thereof, for good cause shown, and, if the adverse party is a resident of this state, upon reasonable notice of the application therefor to him"; and when so amended the bill do pass.

GERRIT KLAY, Chairman.

Report adopted.

Also:

MR. SPEAKER—Your Committee on Judiciary to whom was referred Senate File No. 53, a bill for an act to amend Section 5518 of the Code, relating to forfeitures of bail, beg leave to report 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 do pass.

GERRIT KLAY,

Chairman.

Report adopted.

Also:

MR. SPEAKER—Your Committee on Judiciary to whom was referred House File No. 215, a bill for an act to amend Section 4952 of the Code, relating to the sale, giving away, or having in one's possession obscene literature, and articles of indecent or immoral use, 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.

GERRIT KLAY, Chairman.

Report adopted.

Also:

MR. SPEAKER—Your Committee on Judiciary to whom was referred House File No. 125, a bill for an act to repeal Section Three Thousand Eight Hundred Seventy-two, (3872) of the Code and to enact a substitute therefor, relating to the taxation of jury fee as costs, 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 be indefinitely postponed.

GÉRRIT KLAY, Chairman.

Ordered passed on file.

MINORITY RECOMMENDATIONS.

MR. SPEAKER—We, the undersigned, members of the Committee on Judiciary to which was referred House File No. 125, a bill for an act to repeal Section Three Thousand Eight Hundred Seventy-two (3872) of the Code and to enact a substitute therefor, relating to the taxation of jury fees as costs, beg leave to dissent from the majority report and hereby recommend that said House File No. 125 be amended by striking out Section One (1) thereof and inserting in lieu thereof the following:

"Section 1. There shall be taxed, in every action tried in a court of record by a jury, a jury fee of twelve dollars, which, when collected, shall be paid by the Clerk into the county treasury; all such fees not previously reported, to be by him reported to the Board of Supervisors at

each regular session, and by it charged to the treasurer," and that when so amended, said bill do pass.

U. G. WHITNEY,
W. L. HARDING,
THOS. HICKENLOOPER,
HAROLD LOUNSBERRY,
W. W. GOODYKOONTZ,
ELI C. PERKINS.

Passed on file.

Also:

MR. Speaker—Your Committee on Judiciary to whom was referred House File No. 239, a bill for an act requiring corporations when executing instruments affecting real estate to have included therein a copy of the resolution or article authorizing same, 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 be indefinitely postponed.

GERRIT KLAY,

Chairman.

Report adopted and House File No. 239 was indefinitely post-poned.

Also:

MR. Speaker—Your Committee on Judiciary to whom was referred House File No. 291, a bill for an act to provide for printing and distribution of the opinions filed by the Supreme Court, 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 be indefinitely postponed.

GERRIT KLAY, Chairman.

Report adopted and House File No. 291 was indefinitely postponed.

Also:

MR. SPEAKER—Your Committee on Judiciary to whom was referred House File No. 63, a bill for an act to amend Chapter Twenty of the Acts of the Thirty-third General Assembly, relating to the selection of jurors, 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 be indefinitely postponed.

GERRIT KLAY, Chairman.

Report adopted and House File No. 63 was indefinitely post-poned.

Shankland of Polk, from the Committee on Insurance, submitted the following report:

MR. SPEAKER—Your Committee on Insurance, to whom was referred House File No. 41, a bill for an act creating the office of State Fire Marshal, and Deputy Fire Marshal, prescribing their duties and providing for their compensation and for the maintenance of the State Fire Marshal's office, 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 be amended as follows:

That the following substituted amendment be adopted and printed in the Journal and when so amended do pass, and further recommend that the same be referred to the Committee on Appropriations.

A BILL.

For an Act Creating the Office of State Fire Marshal' and Deputy Fire Marshal, Prescribing their Duties and Providing for their Compensation and for the Maintenance of the State Fire Marshal's Office.

Be it Enacted by the General Assembly of the State of Iowa:

Section 1. There is hereby created the office of State Fire Marshal. The incumbent of this office shall be required to give bond in the penal sum of five thousand dollars (\$5,000.00) conditioned for the faithful performance of the duties of his office; he shall be appointed by the Governor by and with the consent of the Senate in each odd-numbered year, between the 15th day of January and the 1st day of February. Vacancies in the office for any cause whatsoever shall be filled by the Governor. The first state fire marshal shall be appointed by the Governor not later than sixty days after the taking effect of this act.

- Sec. 2. The person appointed by the Governor, as herein provided, to fill the office of state fire marshal shall be versed in the causes of fire and have a general knowledge of improved methods for the prevention of fire, and shall be a citizen of the state. The office shall be at the State Capitol in the city of Des Moines. The state fire marshal may be removed for cause at any time by the Governor. The state fire marshal is hereby empowered to appoint a deputy fire marshal and one assistant deputy fire marshal, and such office assistants as may be necessary, for the proper and efficient conduct of his office. The duties of these deputies shall be to assist the state fire marshal in his work. Such appointees may be removed for cause by the state fire marshal at any time.
- Sec. 3. In the event of a vacancy of state fire marshal, or during his absence or disability, his deputy shall perform the duties of the office of state fire marshal.
- Sec. 4. The state fire marshal may, in addition to the provisions of Section Two (2), appoint any person, or persons, as state inspector, or inspectors, who may be known to him to be competent and skilled in

the inspection of buildings and their contents. Such person, or persons, shall have all the powers of a deputy fire marshal to enter and inspect buildings, including their contents and occupancies, as provided in Section Nine (9) hereof, and it shall be the duty of such inspector to report to the fire marshal any faulty or dangerous condition found. Such state inspector, or inspectors, shall be duly commissioned and shall receive such compensation as provided for in Section Fifteen (15) of this act.

Sec. 5. The state fire marshal and the chief of the fire department of every city, town or village in which a fire department is established, and the mayor of every incorporated town, or village in which no fire department exists, and the township clerk of every organized township, outside the limits of any organized city, town or village, shall investigate the cause, origin and circumstances of every fire occurring in such city, town or village, or township by which property has been destroyed, or damaged, and shall especially make investigation as to whether such fire was the result of carelessness or design. Such investigation shall be begun within two days, not including Sunday, of the occurrence of such fire, and the state fire marshal shall have the right to supervise and direct such investigation whenever he deems it expedient or necessary. The officer making investigation of fires occuring in cities, villages, towns or townships shall forthwith notify said fire marshal, and shall within one week of the occurrence of the fire furnish to the said fire marshal a written statement of all facts relating to the cause and origin of the fire and such other information as may be called for by the blanks provided by said fire marshal.

Sec. 6. The state fire marshal shall keep in his office a record of all fires occurring in the state, showing the sound value of the property, and amount of insurance thereon, the total amount of insurance collected, and the total amount of loss to the property owner, together with all the facts, statistics, circumstances, including the origin of the fire, which may be determined by the investigation provided by this act. Such records shall at all times be open to public inspection and such portions of it as the auditor of state may deem necessary shall be transcribed and forwarded to the auditor of state within fifteen (15) days from the first of January of each year.

Sec. 7. The state fire marshal shall, when in his opinion further investigation is necessary, take or cause to be taken the testimony under oath of all persons supposed to have knowledge of any facts, or to have means of knowledge in relation to the matter in which an examination is herein required to be made, and shall cause the same to be reduced to writing. If the state fire marshal shall be of the opinion that there is evidence sufficient to charge any person with the crime of arson, or with the attempt to commit the crime of arson, or conspiracy to defraud, orcriminal conduct in connection with such fire, he shall cause such person to be arrested and charged with offense, or either of them, and shall furnish to the proper prosecuting attorney all such evidence, together with the names of witnesses and all of the information obtained by same, including a copy of all matter and testimony taken in the case, and shall report to the auditor of state as often as shall be required, his proceedings and the progress made at all prosecutions under this act and the result of all cases which are finally disposed of.

Sec. 8. The state fire marshal and his deputies shall each have power in any county in the state to administer an oath and compel the attendance of witnesses before them, or either of them, to testify in relation to any matter which is by the provisions of this act a subject of inquiry and investigation, and may require the production of any books, papers or documents necessary for such investigation. False swearing in any matter or proceeding aforesaid shall be deemed perjury and shall be punished as such. Any witness who refuses to be sworn, or refuses to testify, or who disobeys any lawful order of said state fire marshal, or deputy state fire marshal, or who fails to produce any books, papers or documents touching any matter under examination, or who is guilty of any contentious conduct after being summoned by them, or either of them to appear before them or either of them to give testimony in relation to any matter or subject under investigation as aforesaid, shall be guilty of a misdemeanor, and it shall be the duty of the state fire marshal or deputy state fire marshal, or either of them to make or compel said person, or persons, so refusing to comply with the summons or orders of said state fire marshal, or deputy state fire marshal, before any justice of the peace, police magistrate, or any court of record in the county in which said investigation is being had, and upon the filing of such complaint for such cause, shall proceed in the same manner as other criminal cases. Any person convicted of the violation of any of the provisions of this act shall be deemed guilty of a misdemeanor and shall be fined in a sum not exceeding one hundred (100) dollars or imprisoned not to exceed thirty days, or both, in the discretion of the court; provided, however, any person so convicted shall have the right of appeal.

Sec. 9. Said state fire marshal and his deputies, or either of them, shall have the right and authority at all times of day or night in the performance of the duties imposed by the provisions of this act, to enter upon, or examine any buildings or premises where any fire has occurred, and other buildings or premises adjoining or near the same. All investigations held by or under the direction of said state fire marshal may in his discretion be private, and persons other than those required to be present by the provisions of this act may be excluded from the place where such investigation is held, and witnesses may be kept separate and apart from each other and not allowed to communicate with each other until they have been examined.

Sec. 10. The state fire marshal, his deputies and assistants, the chief of the fire department of all cities, towns or villages where a fire department is established, and the clerk of each township in the territory outside the limits of an organized city, or village, upon complaint of any person having an interest in any building or property adjacent, and

without any complaint, shall have a right at all reasonable hours, for the purpose of examination, to enter into and upon all buildings and premises within their jurisdiction. Whenever any of said officers shall find any buildings or structure, which by want of proper repair or by reason of age and dilapidated condition, or for any cause, is especially liable to fire, and is so situated as to endanger other buildings or property therein, and whenever any such official shall find in any building or upon any premises combustible or explosive matter or inflammable conditions dangerous to the safety of certain buildings or premises, they shall order the same to be removed or remedied and such order shall be forthwith complied with by the owner or occupant of said building or premises, providing, however, that if said occupant or owner shall deem himself aggrieved by such order he may within forty-eight (48) hours appeal to the state fire marshal, and the cause of complaint shall be at once investigated under the direction of the latter, and unless by his authority the order is rejected such order shall remain in force and be forthwith complied with by said owner or occupant. Any owner or occupant of buildings or premises failing to comply with the order of the authorities above specified shall be punished by a fine of not less than ten (10) dollars nor more than fifty (50) dollars for each day's neglect; such penalty to be sued in the name of the State of Iowa upon complaint of the fire marshal, deputy fire marshal or county attorney, or of any officer named herein in the county in which such building or buildings shall be situated, before any justice of the peace or any court of record; right of appeal shall be granted, and such penalty, when recovered, shall be paid into the county treasury of the county wherein such recovery is had; provided, however, that in municipalities having building inspection and limit ordinances, nothing herein shall be construed to effect such local regulations, but the jurisdiction of the state fire marshal shall be concurrent with that of the municipal authorities.

Sec. 11. It shall be the duty of the state fire marshal and his deputies to require teachers of public and private schools to have one fire drill each month, and to keep all doors and exits unlocked during school hours. The state fire marshal is required after the passage of this act, to prepare a book on the dangers and causes of fires, arranged in chapters or lessons sufficient in number to provide a chapter or lesson for each month of the school year; copies of such book to be published by the state under the direction of the State Superintendent of Public Instruction, and distributed by him to the public schools throughout the state, and the teachers thereof shall be required to instruct the scholars in one lesson a month throughout the school year. Any teacher failing to comply with the provisions of this section shall be guity of a misdemeanor punishable by a fine of not less than five dollars (\$5.00), nor more than ten dollars (\$10).

Sec. 12. The state fire marshal shall receive an annual salary of three thousand dollars (\$3,000.00), and the deputy fire marshal eighteen hundred dollars (\$1,800), and the assistant deputy fire marshal fifteen hundred dollars (\$1,500). Said state fire marshal may employ additional

deputies, clerks and assistants and incur such other expense as may be necessary in the performance of the duties of the office, not to exceed, including salaries, the sum of twenty-five thousand dollars (\$25,000) or as much thereof as may be necessary to carry out the provisions of this act.

- Sec. 13. The state fire marshal shall not engage in any other business and he or one of his deputies shall at all times be at the office of the state fire marshal, ready for such duties as are required by this act.
- Sec. 14. The state fire marshal shall submit annually, as early as consistent with full and accurate preparation, and not later than the fifteenth (15) of January of each year a detailed report of his official actions to the auditor of state.
- Sec. 15. There shall be paid to the chiefs of the fire department, and to mayors of incorporated villages, who do not receive compensation for their services as such chiefs and mayors, and to the township clerk of every organized township who are by this act required to report fires to the state fire marshal, the sum of fifty (50) cents for each fire so reported to the satisfaction of the state fire marshal, and in addition thereto mileage at the rate of fifteen (15) cents per mile fo reach mile traveled to the place of fire. Said allowance shall be paid by the state fire marshal out of any funds appropriated for the use of the office of said state fire marshal.
- Sec. 16. There is hereby appropriated out of any money in the State Treasury, not otherwise appropriated, the sum of twenty-five thousand dollars (\$25,000), or so much thereof as may be necessary for the purpose of maintaining the department of state fire marshal and paying the expenses incident thereto. The state fire marshal shall keep on file in his office an itemized statement of all expenses incurred by his department and shall approve all vouchers issued, and said vouchers shall be allowed and paid as provided in Section One (1) of Chapter Seven (7) of the Acts of the Thirty-third General Assembly.

FRANK S. SHANKLAND, Chairman.

Reported adopted, and House File No. 41 was so referred.

Cunningham of Buena Vista, from the Committee on Agriculture, submitted the following report:

MR. SPEAKER—Your Committee on Agriculture, to whom was referred House File No. 250, a bill for an act to repeal the law as it appears in Section One Thousand Six Hundred Sixty-one-a (1661-a) of the Supplement to the Code, 1907, as amended by Chapter One Hundred Eight (108), Acts of the Thirty-third General Assembly, relative to state aid to county and district fairs, and enacting a substitute 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.

And further recommend that same be referred to the Committee on Appropriations.

E. H. CUNNINGHAM,

Chairman.

Report adopted, and House File No. 250 was so referred.

Also:

Mr. Speaker—Your Committee on Agriculture, to whom was referred House File No. 79, a bill for an act to repeal Chapter 216 of the Acts of the Thirty-second General Assembly and to increase the efficiency and enlarge the work of the department of agricultural extension of the State College of Agriculture and Mechanic Arts; to support the work now being carried on by said department and to enable it to enlarge its Agricultural Short Courses, including summer Agricultural Short Courses for teachers; to be held at the State Agricultural College; and making appropriations 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 be amended as follows:

The words "be and the same" to be stricken out of the second line of Section One (1).

The word "is" to be stricken out from line eleven in Section Two (2), and the words "to be" inserted in lieu thereof.

The word "if" be stricken out of line two, section three, and the word "is" inserted in lieu thereof.

Insert the words "to be met" following the word "conditions" in line five of Section Three.

Strike out the words "which from experience has found necessary to be met by the residents of the counties desiring Short Courses," in lines six and seven, of Section Three, and insert in lieu thereof the words "to be complied with by the residents of the county desiring Short Courses which from experience it has found necessary. These printed rules shall be furnished free upon application to any citizen of the State."

Insert in the ninth line of Section Three after the word "met" the words "and complied with"; and when so amended that the same do pass, and further recommend that same be referred to Committee on Appropriations.

E. H. CUNNINGHAM,

Chairman.

Report adopted, and House File No. 79 was so referred.

Also:

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 concurred in the House amendments in which the concurrence of the Senate was asked:

House File No. 139, a bill for an act to amend Section Five Thousand Six Hundred Twenty-six (5626) of the Code, referring to the matter of pardons and remissions of fines and forfeitures and the powers of the Board of Parole.

GEO. A. WILSON,

Also:

Secretary.

MR. SPEAKER—I am directed to inform your 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. 10, a bill for an act to repeal Paragraph Two Ninetysix (296) of the Supplement to the Code, 1907, and to enact a substitute therefor relating to the fees collected and paid to the county by the Clerk of the District Court.

GEO. A. WILSON, Secretary.

Lounsberry of Marshall called up Senate Amendments to House File No. 10 and moved that the House concur in Senate amendments.

SENATE SUBSTITUTE FOR HOUSE FILE NO. 10.

A BILL.

For an Act to Repeal Paragraph Twenty-nine (29) of Section Two Hundred Ninety-six (296) of the Supplement to the Code, 1907, and to Enact a Substitute Therefor Relating to the Fees Collected and Paid to the County by the Clerk of the District Court.

Be it Enacted by the General Assembly of the State of Iowa:

Section 1. Paragraph Twenty-nine (29) of Section Two Hundred and Ninety-six (296) of the Supplement to the Code, 1907, is hereby amended so that the same shall read as follows:

"For all services performed in the settlement of the estate of any decedent, minor, insane person, or other persons laboring under any legal disability, except where actions are brought by the administrator, guardian, trustee or person acting in a representative capacity or against him, or as may be otherwise provided herein, where the value of the property of the estate does not exceed Three Thousand Dollars, three dollars; where such value is between Three and Five Thousand Dollars, five dollars; where such value is between Five and Seven Thousand Dollars, eight dollars; where such value is between Seven and Ten Thousand Dollars, ten dollars; where such value is between Ten and Twenty-five Thousand Dollars, fifteen dollars; for each additional Twenty-five Thousand Dollars or major fraction thereof, there shall be taxed the further sum of ten dollars"; and when so amended the bill do pass.

Action deferred until Friday.

On motion of Ripley of Hancock, House File No. 177, a bill for an act to amend Section Twenty-eight Hundred and Sixteen (2816) Code, 1897, relative to the title and disposition of real estate acquired by a school corporation, with report of committee recommending passage as amended was taken up, considered, and the committee amendments were adopted.

Mr. Ripley moved that the rules be suspended, 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 ayes were:

Bascom, Beans, Beebe, Black, Boettger, Bowman, Brady, Brockway, Brown, Bruce, Bybee, Byerly, Campbell of Webster, Collin, Cousins, Crist, Cunningham, Dabney, Daniels, Dawson, Dewey, Dixon, Dunlap, Edmunds, Ellis, Enger, Escher, Felt, Finlayson, Fourt, Fry, George, Gilbert, Goodykoontz, Greene, Griggs, Halgrims, Hamilton, Harvey, Hayes, Hazen, Hickenlooper, Hogan, Huff, Hunt, Hutchins, Jacobson, Johnson, Kull, Leach, Linnan, Lounsberry, Lund, Miller of Dubuque, Moore, Murtagh, Newell, Odendahl, Olson, Patterson, Penn, Perkins, Pickford, Ripley, Ritter, Robbins, Rowles, Russell, Sater, Schee, Shane, Shankland. Sherman, Skinner, Smith of Adams, Smith of Decatur, Stephenson, Stipe, Stoddard, Taylor, Townsend, Van Camp, White, Whitney, Zeller, Mr. Speaker—87.

The nays were:

Downey, Harding-2.

Absent or not voting:

Bauman, Campbell of Ida, Fletcher, Fraley, Fulton, Grout, Huntley, Jacobs, Klay, Koontz, Krebill, Kulp, Larrabee, Lenocker, McCleery, McCullough, Miller of Bremer, Milton, O'Connor—19.

So the bill passed and the title as amended was agreed to.

Byerly of Jones offered the following resolutions, asked unanimous consent for immediate consideration, and moved their adoption:

WHEREAS. The Honorable William T. Shaw, a member of the Sixteenth General Assembly of the State of Iowa, departed this life April 29, 1909, at Anamosa, Iowa, and having been a prominent resident and citizen of Jones County, Iowa, and

WHEREAS, The life and character of the deceased was such as entitled him to the respect and esteem of all who knew him, therefore be it

RESOLVED, That a committee of three be appointed to draft suitable resolutions commemorating his life and public service.

Motion prevailed.

The Speaker appointed as such committee: Byerly of Jones, Townsend of Tama, Perkins of Delaware.

Felt of Clay moved to withdraw House File No. 82 from the further consideration of the Committee on Elections, and the House.

Motion prevailed and House File No. 82 was so withdrawn.

On motion of Fletcher of Iowa, House File No. 214, a bill for an act to amend Section One (1) of Chapter One Hundred Thirty-nine (139) of the laws of the Thirty-third General Assembly relating to the sale of intoxicating liquors by permit holders, with report of committee recommending passage, was taken up and considered.

Mr. Fletcher moved that the rules be suspended, 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 ayes were:

Bauman, Black, Boettger, Brady, Brown, Byerly, Crist, Dabney, Downey, Dunlap, Edmunds, Ellis, Escher, Fletcher, Gilbert, Goodykoontz, Greene, Griggs, Hamilton, Harding, Harvey, Hazen, Huff, Jacobs, Johnson, Koontz, Kull, Kulp, McCullough, Miller of Bremer, Miller of Dubuque, Milton, Moore, Murtagh, O'Connor, Odendahl, Olson, Ripley, Ritter, Rowles, Russell, Sater, Sherman, Speer, Taylor—45.

The nays were:

Bascom, Beebe, Bowman, Brockway, Bruce, Bybee, Campbell of Webster, Collin, Cousins, Cunningham, Daniels, Dewey, Dixon, Felt, Finlayson, Fourt, Fry, George, Grout, Halgrims, Hayes, Hickenlooper, Hogan, Hunt, Hutchins, Jacobson, Klay, Leach, Lenocker, Lounsberry, Lund, Newell, Penn, Pickford, Robbins, Shane, Shankland, Skinner, Smith of Adams, Smith of Decatur, Stephenson, Townsend, Van Camp, Whitney, Mr. Speaker—45

Absent or not voting:

Beans, Campbell of Ida, Dawson, Enger, Fraley, Fulton, Huntley, Krebill, Larrabee, Linnan, McCleery, Patterson, Perkins, Schee, Stipe, Stoddard, White, Zeller—18.

So the bill having failed to receive a constitutional majority was declared to have been lost.

INTRODUCTION OF BILLS.

By Shankland of Polk, House File No. 313, a bill for an act requiring the owners or operators of coal mines and other employers of labor to erect and maintain wash houses at certain places where laborers are employed, for the protection of the health of the employees, and provide a penalty for its violation.

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

By Finlayson of Grundy, House File No. 314, a bill for an act to amend Section Twenty-six Hundred Twenty-seven (2627) Chapter One (1) of the Supplement to the Code, 1907, relating to the compensation of the superintendent of Public Instruction.

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

By Hickenlooper of Monroe, House File No. 315, a bill for an act to create a miners' examining board in each mine inspection district of the state, to provide for the examination of persons seeking employment as coal miners, to prevent the employment of incompetent persons as miners, and to provide penalties for the violation of the same.

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

By Brockway of Louisa, House File No. 316:

A BILL

For an Act to Legalize the Incorporation of the Town of Grandview, Louisa County, Iowa, the Election of Its Officers, the Passage of Its Ordinances, and Resolutions, and Acts Done by the Town Council in the Adoption and Enforcement of Its Ordinances and Resolutions Since Its Organization in the Year 1900.

WHEREAS, The town of Grandview, Louisa County, Iowa, was incorporated in the year 1900, and

WHEREAS, In the vote taken upon the proposition to incorporate said town and for the election of the members of its Town Council and other officers thereof, a large majority of the qualified electors voted in favor of the incorporation of said town and a like majority voted for the officers, but after said election, a protest was made by certain residents of the said Town of Grandview, that the election had been conducted by

judges favorable to the incorporation, and that illegal votes had been cast at the said election, and that certain votes were refused by said Judges of Election which should have been voted, and alleging misconduct on the part of the judges, but the alleged illegal votes so received by the judges and the votes refused to be taken, could not in any manner affect the result of the said election; and,

WHEREAS, The officers and Town Council of the Town of Grandview, Louisa County, Iowa, have been at all times elected and conducted under the laws of the State of Iowa in force at the date of its organization, without reference or complying with amendments to the said laws since July, 1907; that said Town of Grandview had continued to elect six Councilmen instead of five, as by law provided; and,

WHEREAS, Certain ordinances and resolutions were in good faith adopted and passed by the Town Council of said town; and,

WHEREAS, The records of said Town Council were improperly kept and failed to show the proceedings had and done by the Town Council in the adoption of certain ordinances and resolutions, the proper recording thereof in the town record kept for that purpose; and,

WHEREAS, Said ordinances were read in Council and published as by law required; and,

WHEREAS, Doubts have arisen as to the legality of the incorporation of the Town of Grandview, Louisa County, Iowa, the election of its officers, the passage of ordinances and resolutions passed by the Town Council of said town and the signing of the same by the Mayor and Recorder and the proper recording of the same, the tax levies, general and special, and fines and convictions under and by virtue of the ordinances thereof, and all other acts done by said town as an incorporated town or by officers thereof.

Be it Enacted by the General Assembly of the State of Iowa:

Section 1. That the incorporation of the Town of Grandview, Louisa County, Iowa, the votes taken upon the incorporation thereof and upon the election of its officers from the date of its organization; the passage or adoption by its Council of resolutions and ordinances; the signatures of the Mayor and Recorder of said town thereto, or the failure to attach such signatures, or the failure of such signatures to appear, and all the acts and doings of said town and its officers in adoption, recording and enforcing its said ordinances, and in the collection of fines and licenses, and taxes levied and collected by said town, under and by virtue of its said resolutions and ordinances, be and the same is hereby legalized, and are hereby declared to be valid and binding in all respects the same as though the requirements of the law had been strictly and fully complied with in every particular, in voting for the incorporation of the said town; in the election of officers; the election of six Councilmen instead of five after the year 1907; the passage and adoption of all its ordinances and resolutions and the recording thereof; and all of its official acts as an incorporated town, are hereby made legal and binding and given full force and effect, but nothing in this act shall in any way affect pending litigation.

Sec. 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, a newspaper published in Des Moines, Iowa, and in the Columbus Safeguard, a newspaper published at Columbus Junction, Louisa County, Iowa, both publications to be without expense to the State of Iowa.

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

MOTIONS TO RECONSIDER.

Mr. Speaker—I move to reconsider the vote by which House File No. 214 failed to pass the House.

FRANK SHANE.

I second the motion.

A. V. PENN.

Mr. Speaker—I move to reconsider the vote by which House File No. 214 was passed to its tnird reading.

FRANK SHANE.

I second the motion.

A. V. Penn.

Boettger of Scott moved that when the House adjourn it be until 9:00 o'clock A. M. Friday.

Motion prevailed.

Lund of Hamilton moved that a committee of three be appointed to notify the Senate that the House was ready to receive it in Joint Convention.

Motion prevailed.

The Speaker named as such committee: Lund of Hamilton, Skinner of Jasper and Dunlap of Clinton.

The Sergeant-at-Arms announced the arrival of the members of the Senate who took their seats on the west side of the House Chamber.

JOINT CONVENTION.

The Joint Convention was called to order by Lieutenant Governor Clarke, President of the Joint Convention, at 12:00 o'clock, noon.

The roll was then called and the following members responded as present:

Adams, Allen of Pocahontas, Allen of Jefferson, Ames, Balkema, Balluff, Bascom, Bauman, Beans, Beebe, Bennett, Black, Boettger,

Bowman, Brady, Brockway, Brown of Decatur, Brown of Wright, Bruce, Bybee, Byerly, Campbell of Webster, Chapman, Chase, Cousins, Cowles, Crist, Crow, Clarkson, Collin, Cunningham. Dabney, Daniels, Dawson, Dewey, De Wolf, Dixon, Downey, Dunlap, Dunnegan, Edmunds, Ellis, Enger, Escher, Felt, Finlayson, Fitchpatrick, Fletcher, Fourt, Fraley, Francis, Fry, Fulton, Garrett, Gates, George, Gilbert, Gillilland, Goodykoontz, Greene, Griggs, Grout, Halgrims, Hamilton, Hammill, Harding, Harvey, Hayes, Hazen, Hickenlooper, Hogan, Hoyt, Huff, Hunt, Hunter, Hutchins, Jacobs, Jacobson, Jewell, Johnson, Klay, Koontz, Kull, Kulp, Larrabee of Webster, Larrabee of Fayette, Leach, Legel, Lenocker, Linnan, Lounsberry, Lund, McCleery, McColl, McCulloch of Wayne, McCullough of Dubuque, McManus, Malmberg, Mattes, Miller of Bremer, Miller of Dubuque, Milton, Moore, Murtagh, Neal, Newell, O'Connor, Odendahl, Olson, Parshall, Patterson, Penn, Perkins, Pickford, Proudfoot, Quigley, Ream, Ripley, Ritter, Robbins, Rowles, Russell, Sammis, Sater, Saunders, Savage, Schee, Schrup, Shane, Shankland, Sherman, Skinner, Smith of Adams, Smith of Decatur, Smith of Mitchell, Smith of Shelby, Spaulding, Speer, Stephenson, Stillman, Stipe, Stoddard, Sullivan, Taylor of Union, Taylor of Appanoose, Townsend, Van Camp, Van Law, Webber, White of Benton, White of Iowa, Whitney, Wilson, Zeller.-154.

Absent:

Campbell of Ida, Huntley, Krebill, Stuckslager-4.

President Clarke announced the Joint Convention duly organized, with a quorum of members present.

President Clarke then announced that the roll would be called for the purpose of electing a United States Senator in Congress, and appointed as teller on the part of the Senate, Senator Savage of Adair, and as assistant teller, Senator Hoyt of Buchanan.

Speaker Stillman appointed as teller on the part of the House, Representative Huff of Hardin, and as assistant teller, Representative Crist of Clarke.

Upon the roll being called those voting for Claude R. Porter were:

Balluff, Bauman, Black, Boettger, Byerly, Clarkson, Crow, Dabney, DeWolf, Downey, Dunlap, Dunnegan, Ellis, Escher, Fletcher, Garrett, Gilbert, Greene, Griggs, Hamilton, Hayes, Hazen, Koontz,

Kull, Leach, Legel, Lenocker, Linnan, McCullough of Dubuque, McManus, Miller of Bremer, Miller of Dubuque, Milton, Murtagh, O'Connor, Odendahl, Olson, Parshall, Penn, Quigley, Ream, Ritter, Rowles, Sater, Schrup, Stephenson, Taylor of Union, Taylor of Appanoose, Townsend, Webber, White of Benton, White of Iowa, Wilson—53.

Those voting for Horace E. Deemer were:

Adams, Allen of Jefferson, Balkema, Bascom, Beans, Bennett, Bowman, Brown of Decatur, Chapman, Chase, Cousins, Cowles, Crist, Daniels, Dawson, Dewey, Dixon, Edmunds, Finlayson, Fourt, Fraley, Fulton, Gillilland, Harding, Harvey, Hickenlooper, Hogan, Hunt, Lounsberry, McCleery, McCulloch of Wayne, Malmberg, Mattes, Moore, Neal, Proudfoot, Robbins, Saunders, Savage, Shane, Smith of Adams, Smith of Decatur, Smith of Mitchell, Smith of Shelby, Speer, Stipe, Sullivan, Van Camp, Van Law, Whitney, Zeller—51.

Those voting for W. S. Kenyon were:

Allen of Pocahontas, Ames, Beebe, Brady, Brockway, Brown of Wright, Bruce, Bybee, Campbell of Webster, Collin, Cunningham, Enger, Felt, Fitchpatrick, Francis, Fry, Gates, George, Goodykoontz, Grout, Halgrims, Hammill, Hoyt, Huff, Hunter, Hutchins, Jacobs, Jacobson, Jewell, Johnson, Klay, Kulp, Larrabee of Webster, Larrabee of Fayette, Lund, McColl, Newell, Patterson, Perkins, Pickford, Ripley, Russell, Sammis, Schee, Shankland, Sherman, Skinner, Spaulding, Stillman, Stoddard—50.

Absent or not voting:

Campbell of Ida, Huntley, Krebill, Stuckslager-4.

President Clarke announced that no one had received a majority of the votes cast in the Joint Convention for United States Senator in Congress, and that no election had occurred.

Senator Clarkson of Monroe moved that after the reading and correction of the Journal the Joint Convention be dissolved.

Senator Smith of Shelby moved as a substitute that a second ballot be called for.

On the question "Shall the substitute be adopted?"

The ayes were:

Allen of Jefferson, Balkema, Beans, Bennett, Bowman, Brown of Decatur, Bybee, Chapman, Chase, Cowles, Crist, Daniels, Dewey,

Dixon, Edmunds, Finlayson, Francis, Fulton, Harding, Harvey, Hickenlooper, Hogan, Hoyt, Hunt, Leach, Legel, Lounsberry, McCleery, Malmberg, Mattes, Miller of Bremer, Moore, Newell, Proudfoot, Saunders, Savage, Shane, Skinner, Smith of Adams, Smith of Decatur, Smith of Mitchell, Smith of Shelby, Speer, Stipe, Sullivan, Townsend, Van Camp, Van Law, Whitney—49.

The nays were:

Allen of Pocahontas, Ames, Balluff, Bascom, Bauman, Beebe, Black, Boettger, Brady, Brockway, Brown of Wright, Bruce, Byerly, Campbell of Webster, Clarkson, Collin, Cousins, Crow, Dabney, De Wolf, Downey, Dunlap, Ellis, Escher, Felt, Fletcher, Fry, Garrett, Gates, Gilbert, Gillilland, Goodykoontz, Greene, Griggs, Grout, Halgrims, Hamilton, Hammill, Hayes, Hazen, Huff, Hunter, Hutchins, Jacobs, Jacobson, Jewell, Klay, Koontz, Kull, Larrabee of Webster, Larrabee of Fayette, Lenocker, Linnan, McColl, McCulloch of Wayne, McCullough of Dubuque, McManus, Miller of Dubuque, Murtagh, Neal, O'Connor, Odendahl, Olson, Parshall, Patterson, Penn, Perkins, Pickford, Quigley, Ream, Ripley, Ritter, Robbins, Rowles, Russell, Sammis, Sater, Schee, Schrup, Shankland, Sherman, Spaulding, Stephenson, Stillman, Stoddard, Taylor of Union, Taylor of Appanoose, Webber, White of Benton, White of Iowa, Wilson, Zeller—92.

Absent or not voting:

Adams, Campbell of Ida, Cunningham, Dawson, Dunnegan, Enger, Fitchpatrick, Fourt, Fraley, George, Huntley, Johnson, Kre-Krebill, Kulp, Lund, Milton, Stuckslager—17.

Substitute motion was lost.

Motion to dissolve prevailed.

Journal of Joint Convention read and approved.

House reconvened, Speaker Stillman in the Chair.

On motion of Larrabee of Webster, the House adjourned.

JOURNAL OF THE HOUSE

DES MOINES, IOWA, FEBRUARY 17, 1911. HALL OF THE HOUSE OF REPRESENTATIVES.

House met pursuant to adjournment, Speaker Stillman in the Char.

Prayer was offered by Rev. W. D. Lewis of Maquoketa, Iowa. Journal of February 16th corrected and approved.

On request of Stoddard of Buchanan, leave of absence was granted Huntley of Lucas for two weeks on account of illness.

On request of Sater of Des Moines leave of absence was granted Linnan of Pocahontas until Monday.

On request of Huff of Hardin leave of absence was granted Campbell of Ida until Saturday.

On request of Cunningham of Buena Vista leave of absence was granted Campbell of Webster indefinitely on account of illness.

PETITIONS, MEMORIALS AND REMONSTRANCES.

Edmunds of Taylor presented petition of the citizens of Taylor County relative to ralroad rate bill.

Referred to Committee on Railroads and Transportation.

Edmunds of Taylor presented petition of citizens of Taylor County relative to free passes to the State Fair.

Referred to Committee on Agriculture.

Brady of Dallas presented petition of the professional and business men of Dallas County relative to four year term for county officers.

Referred to Committee on Elections.

Fulton of Jefferson presented petition of the citizens of Jefferson County relative to the "Five Mile Limit" bill.

Referred to Committee on Suppression of Intemperance.

Russell of Winnebago presented petition of the citizens of Winnebago County relative to appropriation for Iowa fairs.

Referred to Committee on Appropriations.

Dawson of Cherokee presented petition of the voters and non-voters of Cherokee County relative to the "Five Mile Limit" bill.

Referred to Committee on Suppression of Intemperance.

Grout of Black Hawk presented petition of citizens of Waterloo relative to the inspection of passenger boats.

Referred to Committee on Railroads and Transportation.

Grout of Black Hawk presented petition of the citizens of Black Hawk County relative to the "Five Mile Limit" bill.

Referred to Committee on Suppression of Intemperance.

Stipe of Page presented petition of the Grangers of Page County relative to appropriation for short course.

Referred to Committee on Appropriations.

Robbins of Mills presented remonstrance of the citizens of Mills County against the passage of House File No. 297.

Referred to Committee on Judiciary.

REPORTS OF COMMITTEES.

Perkins of Delaware, from the Committee on Labor, submitted the following report.

Mr. Speaker—Your Committee on Labor, to whom was referred House File No. 155, a bill for an act to amend Section Forty-nine Hundred and Ninety-nine-a-1 (4999-a-1), of the Supplement to the Code, relative to water closets or privies, 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 be amended as follows:

By substituting the following substitute amendment therefor:

A Bill for an act to amend Section Forty-nine Hundred and Ninety-nine-a-1, (4999-a-1), of the Supplement to the Code, relative to Water Closets or Privies.

Be It Enacted by the General Assembly of the State of Iowa:

Section 1. That the law as it appears in Section Forty-nine Hundred and Ninety-nine-a-1 (4999-a1), of the Supplement to the Code, be and the same is hereby amended by inserting after the word "condition" at the end of the fifth line of said section, the following: "And free from all

obscene writing or marking; and such water closets or privies shall be supplied in the proportion of at least one (1), to every twenty, (20), employees;" and by inserting after the word "men" in the eighth, (8), line of said section the following: "In factories, mercantile establishments, mills and workshops, adequate washing facilities shall be provided for all employees; and when the labor performed by the employees is of such a character as to require or make necessary a change of clothing, wholly or in part, by the employees, there shall be provided a dressing-room, or rooms, lockers for keeping clothing and suitable washing facilities separate for each sex, and no person, or persons, shall be allowed to use the facilities assigned to the opposite sex; a sufficient supply of water suitable for drinking purposes shall be provided."

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 and the Des Moines Capital, newspapers published at Des Moines, Iowa, and when so amended the bill do pass.

ELI C. PERKINS, Chairman.

Report adopted.

Dawson of Cherokee, from the Committee on Elections, submitted the following report:

MR. SPEAKER—Your Committee on Elections, to whom was referred House File No. 150, a bill for an act to repeal Section One Thousand Seventy.two (1072), of the Supplement to the Code, 1907, relating to the election of County Officers, and enacting a substitute 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 be indefinitely postponed.

W. P. Dawson, · Chairman.

Report adopted and House File No. 150 was indefinitely post-poned.

Also:

MR. Speaker—Your Committee on Elections, to whom was referred House File No. 240, a bill for an act to repeal Section One Thousand Seventy-two (1072) of the Supplement to the Code, 1907, relating to the election of county officers and enacting a substitute 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 be indefinitely postponed.

W. P. DAWSON, Chairman.

Report adopted and House File No. 240 was indefinitely post-poned.

Smith of Decatur, from the Committee on Constitutional Amendments, submitted the following report:

Mr. Speaker—Your Committee on Constitutional Amendments, to whom was referred Joint Resolution No. 5, proposing an amendment to Section 1 of Article 2, of the Constitution of the State of Iowa, relating to the right of suffrage and providing that the same be duly entered upon the journals of the respective Houses and referred to the legislature to be chosen at the next general election and published as by law provided, 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.

I. A. SMITH, Chairman.

Report adopted.

Goodykoontz of Boone, 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. 60, a bill for an act to amend Section One Thousand Three Hundred Nineteen (1319) of the Code, 1897, relative to the taxation of corporate property, 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 be indefinitely, postponed.

W. W. GOODYKOONTZ, Chairman.

Report adopted and House File No. 60 was indefinitely post-poned.

Also:

MR. SPEAKER—Your Committee on Ways and Means, to whom was referred House File No. 251, a bill for an act providing for the levy of special taxes upon the assessed valuation of the taxable property of the state for the erection, repair, improvement, and equipment of buildings for the State University of Iowa, the State College of Agriculture and Mechanic Arts, and the State Teachers' College, 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.

W. W. GOODYKOONTZ, Chairman.

Report adopted.

Also:

MR. SPEAKER—Your Committee on Ways and Means to whom was referred substitute for Senate File No. 117, a bill for an act to amend the law as it appears in Section Four Hundred Seven (407) of the

Supplement to the Code, 1907, authorizing the Board of Supervisors of a county to transfer any surplus in the bond fund raised under Section Four Hundred Three (403) of the Supplement to the Code, 1907, after payment of all bonds and interests, to the particular fund or funds on account of which the bonds were issued, 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.

W. W. GOODYKOONTZ,

Chairman.

Report adopted.

Larrabee of Fayette, from the Committee on Railroads and Transportation, submitted the following report:

Mr. Speaker—Your Committee on Railroads and Transportation, to whom was referred House File No. 216, a bill for an act to amend Section Two Thousand Seventy-seven of the Supplement to the Code, 1907, relating to passenger rates and to the collection of additional fare where same is paid upon railroad trains, 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 be indefinitely postponed.

WM. LARRABEE, JR., Chairman.

Report adopted and House File No. 216 was indefinitely post-poned.

INTRODUCTION OF BILLS.

By Perkins of Delaware, House File No. 317, a bill for an act to prevent the procreation of habitual criminals, idiots, feebleminded and imbeciles.

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

By Whitney of Woodbury, House File No. 318, a bill for an act to repeal paragraph sixteen (16) of Section Five Hundred Eleven (511) of the Supplement to the Code, 1907, as amended by Chapter Thirty-six (36) of the Acts of the Thirty-third General Assembly relating to the boarding and lodging of prisoners.

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

By Fourt of Allamakee, House File No. 319, a bill for an act to amend Section Eleven Hundred Thirty-seven-a1 (1137-a1) of the Supplement to the Code, 1907, relating to the making of sworn statements of expenses by candidates for certain offices.

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

By Hamilton of Lee, House File No. 320, a bill for an act amending Section Two Hundred Twenty-seven (227) of the Supplement to the Code, 1907, and providing for an additional judge of the district court in the first Judicial District and for his appointment and election and regulating terms in said District.

Read first and second time and referred to Committee on Judicial Districts.

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. 71, a bill for an act making it unlawful for cities, towns, or counties to contract with persons for the discovery of property not listed or assessed for taxation as required by law, and to repeal the law as it appears in Section 1407-a, 1407-b, 1407-c, 1407-d, 1407-e, Supplement to the Code, 1907.

Geo. A. Wilson, 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. 45, a bill for an act providing for the completion and distribution of the roster of Iowa soldiers, sailors and marines as provided for by Chapter Two Hundred Twenty-three (223) Acts of the Thirty-second General Assembly, and by Chapter Two Hundred Forty-eight (248) Acts of the Thirty-third General Assembly and making an additional appropriation therefor.

GEO. A. WILSON,
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 amend the law as it appears in Section 254-a3, Supplement to the Code, 1907, relating to the charges for services for shorthand reporters.

GEO. A. WILSON,
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 to legalize the purchase of lots 1 and 2 in block 9 in the town of Montezuma, Iowa.

GEO. A. WILSON,

Also:

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. 6, a bill for an act to amend Section Four Thousand Six Hundred and Twenty-five (4625) of the Code relating to the statute of frauds.

Geo. A. Wilson,

Secretary.

SENATE MESSAGES CONSIDERED.

Substitute for Senate File No. 45, a bill for an act providing for the completion and distribution of the roster of Iowa soldiers, sailors and marines as provided for by Chapter Two Hundred Twenty-three (223) Acts of the Thirty-second General Assembly, and by Chapter Two Hundred Forty-eight (248) Acts of the Thirty-third General Assembly and making an additional appropriaton therefor.

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

Senate File No. 155, a bill for an act to amend the law as it appears in Section Two Hundred Fifty-four-a-3 (254-a-3), Supplement to the Code, 1907, relating to the charges for services for shorthand reporters.

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

Senate File No. 182, a bill for an act to legalize the purchase of Lots One (1) and Two (2) in Block Nine (9) in the town of Montezuma, Iowa, and the contract therefor made by the Council of said town under date of October 22, 1910, and the warrants issued for payment of the purchase price in the total sum of One Thousand Seven Hundred Fifty dollars (1750.00), with interest thereon payable annually at the rate of six per cent.

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

Substitute for Senate File No. 6, a bill for an act to amend Sections Four Thousand Six Hundred and Twenty-five (4625) of the Code relating to the statute of frauds.

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

Fulton of Jefferson called up Senate Amendments to House File No. 71 and moved that the house concur therein.

Amend the title so as to read as follows:

A BILL.

For an act making it unlawful for cities and towns, including cities acting under special charter and under the commission plan, or counties, to contract with persons, firms or corporations for the discovery of property not listed or assessed for taxation as required by law, and to repeal the law as it appears in Sections Fourteen Hundred Seven-a (1407-a), Fourteen Hundred Seven-b (1407-b), Fourteen Hundred Seven-c (1407-c), Fourteen Hundred Seven-d (1407-d), and Fourteen Hundred Seven-e (1407-e), of the Supplement to the Code, 1907.

Amend Section One by substituting the following in lieu thereof:
Section 1. It shall be unlawful for the council of any city or town, including cities under special charter and the commission, or for the board of supervisors of any county, to employ or contract with any person, corporation or firm to assist the proper officers in the discovery of property not listed or assessed for taxation as required by law. Any acts or parts of acts in conflict herewith are hereby repealed.

On the question, "Shall the House concur in Senate Amendments?"

The ayes were:

Bascom, Bauman, Beebe, Black, Bowman, Brady, Brockway, Brown, Bruce, Bybee, Collin, Cousins, Crist, Cunningham, Daniels, Dawson, Dewey, Dunlap, Edmunds, Ellis, Enger, Felt, Fourt, Fry, Fulton, George, Gilbert, Greene, Grout, Halgrims, Hamilton, Harding, Hayes, Hazen, Hickenlooper, Huff, Hunt, Hutchins, Jacobs, Jacobson, Johnson, Klay, Kulp, Larrabee, Lounsberry, McCleery, McCullough, Miller of Bremer, Miller of Dubuque, Milton, O'Connor, Odendahl, Patterson, Penn, Ripley, Ritter, Robbins, Rowles, Russell, Sater, Shane, Shankland, Sherman, Skinner, Smith of Adams, Smith of Decatur, Speer, Stephenson, Stoddard, Taylor, Townsend, Van Camp, White, Whitney, Zeller, Mr. Speaker—76.

The nays were:

None.

Absent or not voting:

Beans, Boettger, Byerly, Campbell of Ida, Campbell of Webster, Dabney, Dixon, Downey, Escher, Finlayson, Fletcher, Fraley, Goodykoontz, Griggs, Harvey, Hogan, Huntley, Koontz, Krebill, Kull, Leach, Lenocker, Linnan, Lund, Moore, Murtagh, Newell, Olson, Perkins, Pickford, Schee, Stipe—32.

So the House concurred.

Lounsberry of Marshall called up Senate Amendments to House File No. 10, printed in yesterday's Journal, and moved that the House concur therein.

On the question "Shall the House concur?"

The ayes were:

Bascom, Bauman, Beans, Beebe, Black, Boettger, Bowman, Brady, Brockway, Brown, Bybee, Byerly, Collin, Cousins, Crist, Daniels, Dawson, Dewey, Downey, Dunlap, Edmunds, Ellis, Finlayson, Fourt, Fry, Fulton, George, Gilbert, Goodykoontz, Greene, Halgrims, Harding, Hazen, Hickenlooper, Huff, Hunt, Hutchins, Jacobs, Jacobson, Johnson, Klay, Kull, Kulp, Larrabee, Lounsberry, Lund, McCleery, McCullough, Miller of Dubuque, Milton, Moore, Newell, O'Connor, Odendahl, Olson, Patterson, Penn, Perkins, Pickford, Ripley, Ritter, Robbins, Rowles, Russell, Sater, Shane, Shankland, Sherman, Skinner, Smith of Adams, Smith of Decatur, Speer, Stephenson, Stipe, Stoddard, Taylor, Townsend, White, Whitney, Zeller, Mr. Speaker—81.

The nays were:

None.

Absent or not voting:

Bruce, Campbell of Ida, Campbell of Webster, Cunningham, Dabney, Dixon, Enger, Escher, Felt, Fletcher, Fraley, Griggs, Grout, Hamilton, Harvey, Hayes, Hogan, Huntley, Koontz, Krebill, Leach, Lenocker, Linnan, Miller of Bremer, Murtagh, Schee, Van Camp—27.

So the House concurred.

Shane of Wapello called up his motion to reconsider the vote by which House File No. 214 failed to pass the House.

Motion prevailed and the reconsideration was ordered.

Shane of Wapello then called up his motion to reconsider the vote by which House File No. 214 was passed to its third reading.

Motion prevailed and House File No. 214 was placed on its second reading.

O'Connor of Chickasaw moved that further consideration of the bill be deferred and made a Special Order for Saturday at 10:30 o'clock A. M.

Motion prevailed.

CONSIDERATION OF BILLS.

On motion of Lounsberry of Marshall, House File No. 116, a bill for an act to amend the law as it appears in Section Four Hundred Seventy-eight (478) of the Code of 1897, relative to fees collected by the County Auditor, with report of committee recommending passes as amended by substitute was taken up, considered, and the committee substitute amendment was adopted.

Mr. Lounsberry moved that the rules be suspended, 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 ayes were:

Bascom, Beans, Beebe, Black, Bowman, Brown, Bruce, Bybee, Byerly, Cousins, Crist, Cunningham, Daniels, Dawson, Dewey, Dixon, Downey, Dunlap, Edmunds, Ellis, Enger, Felt, Fletcher, Fourt, Fry, Fulton, George, Gilbert, Goodykoontz, Greene, Halgrims, Hamilton, Harding, Harvey, Hayes, Hazen, Hickenlooper, Huff, Hunt, Hutchins, Jacobs, Jacobson, Johnson, Klay, Kull, Kulp, Larrabee, Leach, Lenocker, Lounsberry, Lund, McCleery, McCullough, Miller of Bremer, Miller of Dubuque, Moore, Newell, O'Connor, Odendahl, Olson, Patterson, Perkins, Pickford, Ripley, Ritter, Robbins, Rowles, Russell, Sater, Schee, Shane, Shankland, Sherman, Skinner, Smith of Adams, Speer, Stephenson, Stipe, Taylor, Townsend, Van Camp, White, Whitney, Zeller, Mr. Speaker—85

The nays were:

None.

Absent or not voting:

Bauman, Boettger, Brady, Brockway, Campbell of Ida, Campbell of Webster, Collin, Dabney, Escher, Finlayson, Fraley, Griggs,

Grout, Hogan, Huntley, Koontz, Krebill, Linnan, Milton, Murtagh, Penn, Smith of Decatur, Stoddard—23.

So the bill passed and the title as amended was agreed to.

On motion of Moore of Linn, House File No. 111, a bill for an act to confer additional powers on certain cities organized under Chapter Forty-eight (48) of the Acts of the Thirty-second General Assembly of Iowa, as the same appears in Chapter Fourteen-c (14-c) of Title Five (V) of the Supplement to the Code, 1907, and providing for the levy of a special tax for the benefit of the police department, with report of committee recommending passage as amended, was taken up and considered. Shankland of Polk offered the following amendment:

MR. SPEAKER—I move that the amendment to House File No. 111 be amended as follows:

That the words and figures "Forty-eight (48) in line 15 thereof be stricken out and the words and figures "Sixty-four (64) be inserted in lieu thereof.

Adopted.

Committee amendments as amended were adopted.

Mr. Moore moved that the rules be suspended, 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 ayes were:

Beans, Beebe, Black, Boettger, Bowman, Bascom, Bauman, Brady, Brockway, Brown, Bybee, Byerly, Collin, Cousins, Crist, Cunningham, Daniels, Dawson, Dewey, Dixon, Downey, Edmunds. Ellis, Enger, Felt, Finlayson, Fletcher, Fourt, Fry, George, Gilbert, Goodykoontz, Greene, Griggs, Grout, Halgrims, Harding. Harvey, Hayes, Hazen, Hickenlooper, Hogan, Huff, Hunt, Jacobs, Jacobson, Johnson, Klay, Koontz, Kull, Larrabee. Leach, Lenocker, Lounsberry, Lund, McCleery, Miller of Bremer, Miller of Dubuque, Moore, Murtagh, Newell, O'Connor, Olson, Patterson, Penn, Perkins, Pickford, Ripley, Robbins, Russell, Shane, Shankland, Sherman, Skinner, Smith of Adams, Smith of Decatur, Speer, Stephenson, Stipe, Taylor, Van Camp, White, Whitney, Zeller, Mr. Speaker-87.

The nays were:

Bruce, Ritter, Townsend-3.

Absent or not voting:

Campbell of Ida, Cambbell of Webster, Dabney, Dunlap, Escher, Fraley, Hamilton, Huntley, Hutchins, Krebill, Kulp, —nan, McCullough, Milton, Odendahl, Sater, Schee. Stodda J—18.

So the bill passed and the title as amended was agreed to.

On motion of Miller of Dubuque, House File No. 248, a bill for an act to amend the law as it appears in Chapter Sixteen-d (16-d) of the Supplement to the Code, 1907, relative to graduate and registered nurses, with report of committee recommending passage, was taken up and considered.

Johnson of Mitchell in the Chair.

Mr. Miller moved that the rules be suspended, 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 ayes were:

Bascom, Bauman, Beans, Beebe, Black, Boettger, Bowman, Brady, Brockway, Brown, Bruce, Bybee, Byerly, Collin, Cousins, Crist, Dabney, Daniels, Dewey, Dixon, Downey, Dunlap, Edmunds, Ellis, Enger, Finlayson, Fletcher, Fourt, Fraley, Fry, Fulton, George, Gilbert, Goodykoontz,, Greene, Griggs, Grout, Halgrims, Hamilton, Harding, Harvey, Hayes, Hazen, Hickenlooper, Huff, Hunt, Hutchins, Jacobs, Johnson, Klay, Koontz, Kull, Kulp., Larrabee, Leach, Lenocker, Lounsberry, McCleery, McCullough, Miller of Dubuque, Milton, Murtagh, Newell, O'Connor, Odendahl, Olson, Patterson, Penn, Perkins, Pickford, Ripley, Ritter, Robbins. Rowles, Russell, Sater, Shane, Shankland, Sherman, Skinner, Smith of Adams, Speer, Stephenson, Stipe, Stoddard, Taylor, Townsend, Van Camp, White, Whitney, Zeller—91.

The nays were:

Miller of Bremer—1.

Absent or not voting:

Campbell of Ida, Campbell of Webster, Cunningham, Dawson, Escher, Felt, Hogan, Huntley, Jacobson, Krebill, Linnan, Lund, Moore, Schee, Smith of Decatur, Mr. Speaker—16.

So the bill passed and the title was agreed to.

On motion of Bowman of Linn, House File No. 198, a bill for an act to prevent the adulteration of and deception in the sale of raw linseed oil and boiled linseed oil; setting standards for the same; regulating the sale of compounds, mixtures and substitutes for linseed oil (raw or boiled); defining the duties of the State Food and Dairy Commissioner in relation thereto; fixing penalties for the violation thereof; and repealing sections in conflict therewith, with report of committee recommending passage as amended, was taken up, considered, and the committee amendments were adopted.

Mr. Bowman moved that the rules be suspended, 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 ayes were:

Bascom, Bauman, Beans, Beebe, Black, Boettger, Bowman, Brady, Brockway, Brown, Bruce, Bybee, Byerly, Collin, Cousins, Crist, Cunningham, Dabney, Daniels, Dawson, Dewey, Dixon, Dunlap, Edmunds, Ellis, Enger, Felt, Finlayson, Fourt, Fry, Fulton, George, Gilbert, Goodykoontz, Greene, Griggs, Grout, Halgrims, Harding, Harvey, Hazen, Hickenlooper, Huff, Hunt, Hutchins, Jacobs, Johnson, Klay, Koontz, Kull, Kulp, Leach, Lenocker, Lounsberry, Lund, McCleery, McCullough, Miller of Bremer, Miller of Dubuque, Milton, Moore, Murtagh, Newell, O'Connor, Olson, Patterson, Perkins, Pickford, Ripley, Ritter, Robbins, Rowles, Russell, Sater, Schee, Shane, Shankland, Skinner, Smith of Adams, Smith of Decatur, Stephenson, Stipe, Stoddard, Taylor, Townsend, Van Camp, White, Whitney, Zeller—89.

The nays were:

Downey, Fletcher-2.

Absent or not voting:

Campbell of Ida, Campbell of Webster, Escher, Fraley, Hamilton, Hayes, Hogan, Huntley, Jacobson, Krebill, Larrabee, Linnan, Odendahl, Penn, Sherman, Speer, Mr. Speaker—17.

So the bill passed and the title as amended was agreed to.

On motion of Bowman of Linn, House File No. 199, a bill for an act to prevent the adulteration of and deception in the sale of oil and turpentine, setting standards for the same; regulating the sale of compounds, mixtures and substitutes for oil of turpentine; defining the duties of the State Food and Dairy Commissioner in relation thereto; and fixing penalties for the violation thereof, with report of committee recommending passage as amended, was taken up, considered, and the committee amendments were adopted.

Mr. Bowman moved that the rules be suspended, 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 ayes were:

Bascom, Bauman, Beans, Beebe, Black, Boettger, Bowman, Brady, Brockway, Brown, Bruce, Bybee, Byerly, Collin, Cousins, Crist, Daniels, Dawson, Dewey, Dixon, Edmunds, Ellis, Enger, Finlayson, Fourt, Fry, Fulton, George, Gilbert, Goodykoontz, Greene, Griggs, Grout, Halgrims, Harding, Harvey, Hazen, Hickenlooper, Hogan, Huff, Hunt, Hutchins, Jacobson, Johnson, Klay, Krebill, Kull, Lenocker, Lounsberry, Lund, McCleery, McCullough, Miller of Bremer, Miller of Dubuque, Milton, Moore, Murtagh, Newell, O'Connor, Olson, Patterson, Perkins, Pickford, Ripley, Ritter, Robbins, Rowles, Sater, Shane, Shankland, Sherman, Skinner, Smith of Decatur, Speer, Stephenson, Stipe, Stoddard, Taylor, Townsend, Van Camp, White, Whitney, Zeller—83.

The nays were:

Downey-1.

Absent or not voting:

Campbell of Ida, Campbell of Webster, Cunningham, Dabney, Dunlap, Escher, Felt, Fletcher, Fraley, Hamilton, Hayes, Huntley, Jacobs, Koontz, Kulp, Larrabee, Leach, Linnan, Odendahl, Penn, Russell, Schee, Smith of Adams, Mr. Speaker—24.

So the bill passed and the title as amended was agreed to.

Moore of Linn moved that Senate File No. 100 be withdrawn from the Committee on Board of Control and recommitted to the Committee on Appropriations.

Motion prevailed and Senate File No. 100 was so referred.

On motion of Dixon of Sac House File No. 100, a bill for an act to repeal Sections Twenty-seven Hundred Thirty-four-d (2734-d) and Twenty-six Hundred Twenty-nine (2629) of the Supplement to the Code, 1907, and to enact substitutes therefor; to repeal Section Twenty-seven Hundred Seventy-five (2775) of the Code and to enact a substitute therefor, relating to subjects of examination of teachers and providing instruction in certain branches in the public schools including agriculture and home economics, with report of committee recommending passage as amended, was taken up, considered, and the committee amendments were adopted.

Mr. Dixon offered the following amendment:

"I move to amend Section Three (3) by inserting the word "and" after the word "literature" in line 21.

Amendment adopted.

Speaker Stillman in the chair.

Mr. Dixon moved that the rules be suspended, 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 ayes were:

Bascom, Bauman, Beans, Beebe, Bowman, Brady, Brockway, Brown, Bruce, Bybee, Campbell of Webster, Collin, Crist, Cunningham, Dabney, Daniels, Dawson, Dewey, Dixon, Edmunds, Ellis, Enger, Felt, Finlayson, Fraley, Fulton, George, Goodykoontz, Greene, Halgrims, Harding, Hayes, Hazen, Hogan, Huff, Hunt, Hutchins, Jacobs, Jacobson, Johnson, Klay, Krebill, Kull, Kulp, Larrabee, Lounsberry, Lund, Moore, Murtagh, Newell, O'Connor, Patterson, Pickford, Ripley, Robbins, Russell, Sater, Shane, Sherman, Skinner, Smith of Adams, Smith of Decatur, Speer, Stipe, Stoddard, Taylor, Van Camp, White, Whitney, Zeller, Mr. Speaker—71.

The nays were:

Black, Boettger, Cousins, Downey, Fletcher, Gilbert, Griggs, Grout, Harvey, Hickenlooper, Koontz, Leach, McCleery, McCullough, Miller of Bremer, Miller of Dubuque, Odendahl, Olson, Penn, Perkins, Speer, Stephenson, Townsend.—22.

Absent or not voting:

Byerly, Campbell of Ida, Dunlap, Escher, Fourt, Fry, Hamilton, Huntley, Lenocker, Linnan, Milton, Ritter, Rowles, Schee, Shankland—15.

So the bill passed and the title was agreed to.

The Speaker appointed as the Special Committee to whom is to be referred the resolution passed by the General Assembly of North Dakota, Ripley of Hancock, Perkins of Delaware, Dabney of Davis.

Moore of Linn moved that all visitors except members of families of the members, be required during the sessions of the Joint Convention, to take seats in the gallery.

Schee of O'Brien moved that it be referred to the Committee on rules.

Jacobs of Calhoun raised the point of order that this was a matter which would properly come before the Joint Convention.

The Speaker ruled that the point was well taken.

Beebe of Franklin moved that when the House adjourn it be until 9:00 o'clock a. m. Saturday.

Motion prevailed.

Murtagh of Emmet moved that a committee of three be appointed to notify the Senate that the House was ready to receive it in Joint Convention.

Motion prevailed.

The Speaker named as such committee: Murtagh of Emmet, Edmunds of Taylor, Dewey of Guthrie.

The Sergeant-at-Arms announced the arrival of the members of the Senate who took their seats on the west side of the House Chamber.

JOINT CONVENTION.

The Joint Convention was called to order by Lieutenant Governor Clarke, President of the Joint Convention, at 12:00 o'clock, noon.

The roll was then called and the following members responded as present:

Adams, Allen of Pocahontas, Allen of Jefferson, Ames, Balkema, Bascom, Bauman, Beans, Beebe, Bennett, Black, Boettger, Bowman, Brady, Brockway, Brown of Decatur, Brown of Wright, Bruce, Bybee, Byerly, Campbell of Webster, Chapman, Chase, Clarkson, Collin, Cousins, Crist, Crow, Cunningham, Dabney, Daniels, Dawson, Dewey, De Wolf, Dixon, Downey, Dunlap, Dunne-

gan, Edmunds, Ellis, Enger, Felt, Finlayson, Fitchpatrick, Fletcher, Fourt, Fraley, Francis, Fry, Fulton, Garrett, Gates, George, Gilbert, Gillilland, Goodykoontz, Greene, Griggs, Grout, Halgrims, Hamilton, Hammill, Harding, Harvey, Hayes, Hazen, Hickenlooper, Hogan, Hoyt, Huff, Hunt, Hunter, Hutchins, Jacobs, Jacobson, Jewell, Johnson, Klay, Koontz, Krebill, Kulp, Larrabee of Webster, Larrabee \mathbf{of} Favette. Leach. Legel. Lounsberry, Lund. McCleery. McColl. McCulloch Wayne, McCullough of Dubuque, McManus, Malmberg, Mattes, Miller of Bremer, Miller of Dubuque, Milton, Moore, Neal, Newell, O'Connor, Odendahl, Olson. shall, Patterson, Penn, Perkins, Pickford, Quigley, Ream, Ripley, Ritter, Robbins, Rowles, Russell, Sammis, Sater, Saunders, Savage, Schee, Schrup, Shane, Shankland, Sherman, Skinner, Smith of Adams, Smith of Decatur, Smith of Mitchell, Smith of Shelby, Spaulding, Speer, Stephenson, Stillman, Stipe, Stoddard, Stuckslager, Sullivan, Taylor of Union, Taylor of Appanoose, Townsend, Van Camp, Van Law, Webber, White of Benton, White of Iowa, Whitney, Wilson, Zeller.—150.

Absent:

Balluff, Campbell of Ida, Cowles, Escher, Huntley, Kull, Linnan, Proudfoot.—8.

President Clarke announced the Joint Convention duly organized, with a quorum of members present.

President Clarke then announced that the roll would be called for the purpose of electing a United States Senator in Congress, and appointed as teller on the part of the Senate, Senator Savage of Adair, and as assistant teller, Senator Hoyt of Buchanan.

Speaker Stillman appointed as teller on the part of the House, Representative Huff of Hardin, and as assistant teller, Representative Crist of Clarke.

Upon the roll being called those voting for Claude R. Porter were:

Bauman, Black, Boettger, Byerly, Clarkson, Crow, Dabney, De-Wolf, Downey, Dunlap, Dunnegan, Ellis, Fletcher, Garrett, Gilbert, Greene, Griggs, Hamilton, Hayes, Hazen, Koontz, Krebill, Kull, Leach, Legel, Lenocker, McCullough, of Dubuque, McManus, Miller of Bremer, Miller of Dubuque, Milton, Murtagh, O'Connor, Odendahl, Olson, Parshall, Penn, Quigley, Ream, Ritter,

Rowles, Sater, Schrup, Stephenson, Taylor of Union, Taylor of Appanoose, Townsend, Webber, White of Benton, White of Iowa, Wilson—51.

Those voting for Horace E. Deemer were:

Adams, Allen of Jefferson, Balkema, Bascom, Beans, Bennett, Bowman, Brown of Decatur, Bybee, Chapman, Chase, Cousins, Crist, Daniels, Dewey, Dixon, Edmunds, Finlayson, Fourt, Fulton, George, Gillilland, Harvey, Hickenlooper, Hogan, Hunt, Lounsberry, McCleery, McCulloch of Wayne, Malmberg, Mattes, Moore, Neal, Robbins, Saunders, Savage, Shane, Smith of Adams, Smith of Decatur, Smith of Mitchell, Smith of Shelby, Speer, Stipe, Stuckslager, Sullivan, Van Camp, Van Law, Whitney, Zeller—49.

Those voting for W. S. Kenyon were:

Allen of Pocahontas, Ames, Beebe, Brady, Brockway, Brown of Wright, Bruce, Campbell of Webster, Collin, Cunningham, Dawson, Enger, Felt, Fitchpatrick, Fraley, Francis, Fry, Gates, Goodykoontz, Grout, Halgrims, Hammill, Hoyt, Huff, Hunter, Hutchins, Jacobs, Jacobson, Jewell, Johnson, Klay, Kulp, Larrabee of Webster, Larrabee of Fayette, Lund, McColl, Newell, Patterson, Perkins, Pickford, Ripley, Russell, Schee, Shankland, Sherman, Skinner, Spaulding, Stillman, Stoddard—49.

Absent or not voting:

Balluff, Campbell of Ida, Cowles, Escher, Huntley, Harding, Linnan, Proudfoot, Sammis—9.

President Clarke announced that no one had received a majority of the votes cast in the Joint Convention for United States Senator in Congress, and that no election had occurred.

O'Connor of Chickasaw moved that after the reading and correction of the Journal, the Joint Convention be dissolved.

Senator Balkema of Sioux moved that as a substitute a second ballot be called for.

Substitute motion was lost.

Motion to dissolve prevailed.

Journal of Joint Convention read and approved.

House reconvened, Speaker Stillman in the Chair.

REPORT OF COMMITTEE ON ENROLLED BILLS.

Whitney of Woodbury 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 to amend the law as it appears in Sections Ten Hundred Eighty-seven-a10 (1087-a10), Ten Hundred Eighty-seven-a22 (1087-a22), and Ten Hundred Eighty-seven-a27 (1087-a27), of the Supplement to the Code, 1907, as amended by Chapter Sixty-nine (69) Acts of the Thirty-third General Assembly and Sections Eleven Hundred Fifty (1150), Eleven Hundred Fifty-one (1151), Eleven Hundred Fifty-seven (1157), and Eleven Hundred Sixty-two (1162) of the Code, and repealing Chapter One (1) of the special session of the Thirty-second (32) General Assembly and enacting a substitute therefor, all relating to the nomination of candidates for the office of Senator in the Congress of the United States and of the canvass of the vote for Senator in Congress of the United States, and providing for nominations for such office in case of vacancy.

J. G. WHITNEY,

Chairman.

Adopted.

On motion of Lounsberry of Marshall, the House adjourned.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, FEBRUARY 18, 1911.

House met pursuant to adjournment, Speaker Stillman in the Chair.

Prayer was offered by Dr. A. R. Miller of Harlan, Iowa.

Juornal of February 17th corrected and approved.

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On request of Fry of Wayne, leave of absence was granted Edmunds of Taylor until Wednesday.

On request of Bybee of Marion, leave of absence was granted Beebe of Franklin until Monday.

On request of Huff of Hardin, leave of absence was granted Campbell of Ida until Monday.

On request of Perkins of Delaware, leave of absence was granted Stipe of Page until Tuesday.

On request of George of Story, leave of absence was granted Dawson of Cherokee until Monday.

On request of Boettger of Scott, leave of absence was granted Griggs of Scott until Tuesday.

On request of Beans of Mahaska, leave of absence was granted Finlayson of Grundy until Monday.

PETITIONS, MEMORIALS AND REMONSTRANCES.

Boettger of Scott presented petition of the teachers of Davenport, Iowa, relative to House File No. 69.

Referred to Committee on Schools and Text Books.

Boettger of Scott presented petition of Journeymen Barbers' International Union of America, Local 116, relative to House File No. 159.

Referred to Committee on Public Health.

Dixon of Sac presented petition of the citizens of Sac County relative to "Five Mile Limit" bill.

Referred to Committee on Suppression of Intemperance.

REPORTS OF COMMITTEES.

Fourt of Allamakee, 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. 256, a bill for an act to provide for the creation and distribution of plans and specifications of bridges and culverts for the use of local authorities in the construction and maintenance of public highways, beg leave to report they have had the same under consderation and have instructed me to report the same back to the House with the recommendation that the same be amended as follows:

Section 1. That the highway commission provided for by Section Twenty-six Hundred Seventy-four-f (2674-f), of the Supplement to the Code, 1907, be instructed and required to make plans and specifications of culverts and bridges from the smallest size culverts practical, up to and including bridges twelve feet in length, to make practical suggestions as to the adaptation in size according to location, having in mind the extent of the watershed, the grade and such other consideration as may seem proper.

- Sec. 2. That copies of all such plans, specifications and suggestions be printed by said commission and furnished to the County Auditor of every county in the state to be deposited by them in their respective offices and furnished to all township clerks.
- Sec. 3. That all road superintendents, township trustees, or other persons entrusted with the building of culverts or bridges shall procure copies of the plans and specifications of such culverts or bridges above referred to; and when so amended the bill do pass.

E. H. FOURT, Chairman.

Report adopted.

Harding of Woodbury, from the Committee on Municipal Corporations, submitted the following report:

Mr. Speaker—Your Committee on Municipal Corporations, to whom was referred House File No. 227, a bill for an act to repeal Section 694-a, Supplement to the Code 1907, and to enact a substitute therefor, relative to Appropriations by Cities and Towns including special charter cities and cities under Commission Plan, 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 be indefinitely postponed.

W. L. HARDING, Chairman. Report adopted and House File No. 227 was indefinitely postponed.

Also:

Mr. Speaker—Your Committee on Municipal Corporations, to whom was referred House File No. 268, a bill for an act granting to cities the power to regulate the erection of fences, 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 be indefinitely postponed.

W. L. HARDING, Chairman.

Report adopted and House File No. 268 was indefinitely postponed.

Also:

MR. SPEAKER—Your Committee on Municipal Corporations, to whom was referred House File No. 231, a bill for an act to amend Section One (1), of Chapter Sixty-one (61), of the Laws of the Thirty-third General Assembly as an Additional to Title V of the Code and relating to Pensions for Disabled and Retired Firemen, 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 be indefinitely postponed.

W. L. HARDING, Chairman.

Report adopted, and House File No. 231 was indefinitely postponed.

Also:

MR. SPEAKER—Your Committee on Municipal Corporations, to whom was referred House File No. 228, a bill for an act amending Section Eight Hundred and Ten (810), Eight Hundred and Thirteen (813), and Nine Hundred and Sixty-five (965), and relating to making sewer and street improvements, and the kinds of materials to be used therein, 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 be amended as follows:

That Section One (1) be amended by striking out the word "fifth" as it occurs in the third line of said Section One (1), and inserting in lieu thereof the word "fourth", and by strking out the word "seventh" as it appears in the third line of Section One (1) and inserting in lieu thereof the word "sixth", and also that the word "Daily" in publication clause be stricken out, and when so amended that the bill do pass.

W. L. HARDING, Chairman.

Report adopted.

Klay of Sioux, from the Committee on Judiciary, submitted the following report:

MR. SPEAKER—Your Committee on Judiciary, to whom was referred House File No. 262, a bill for an act regulating the Commission Plan of Government in certain cities, Additional to Chapter Fourteen, C, (14, c), of the Supplement to the Code and Chapter Sixty-four (64) of the Laws of the Thirty-third General Assembly, 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 be amended by substituting therefor the following Substitute Amendment:

A BILL

For an act concerning the Commission Plan of Government in certain cities, Additional to Chapter Fourteen-c (14-c), Title Five, (5), of the Supplement to the Code, 1907, and Chapter Sixty-four (64), of the Laws of the Thirty-third (33d) General Assembly.

Be it Enacted by the General Assembly of the State of Iowa:

Section 1. Whenever any city shall have been heretofore or may be hereafter organized on the commission plan under the provisions of Title Five (5), Chapter Fourteen-c (14-c), of the Supplement to the Code, 1907, as amended by Chapter Sixty-four (64), of the laws of the Thirty-third General Assembly, no reduction of the population of such city shown by a subsequent census shall have any effect upon the organization, rights, powers, duties or obligations of such city or any of its officers, but the same shall continue and remain as though no such reduction or apparent reduction of population was made to appear, and when so amended the bill do pass.

GERRIT KLAY, Chairman.

Report adopted.

Also:

MR. SPEAKER—Your Committee on Judiciary, to whom was referred House File No. 224, a bill for an act requiring that the evidence taken in actions for divorce or anulment of marriage shall be taken by the Reporter or Commissioner and transcribed and filed with the papers in the office of the Clerk in the County where the action is pending, and requiring the county attorney to appear on behalf of the state in all actions for divorce or anulment, 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 be indefinitely postpond.

GERRIT KLAY, Chairman.

Report adopted and House File No. 224 was indefinitely postponed.

Also:

MR. SPEAKER—Your Committee on Judiciary, to whom was referred House File No. 172, a bill for an act requiring evidence of Credit issued for and on account of Labor Performed or Services Rendered to be so designated and regulating the transfer thereof, 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 be indefinitely postponed.

GERRIT KLAY, Chairman.

Report adopted, and House File No. 172 was indefinitely postponed.

Bauman of Van Buren, from the Committee on Public Accounting, submitted the following report:

MR. SPEAKER—Your Committee on Public Accounting, to whom was referred House File No. 284, a bill for an act repealing Section Fourteen Hundred Sixty-two (1462) of the Code, and enacting a substitute therefor, relating to the Keeping of and Accounting for Public Funds in the State and County Treasuries, 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 same be amended as follows:

A-By striking out the word and figures "of 1897," in the second line of the title.

B-By inserting before the word "that" in the first line of the bill the following: "Section 1."

C-By striking out the word and figures "of 1897," from the first line of the bill.

D—By inserting before the word "the" in the fourth line of the bill the following: "Section 2."

E—By inserting after the period following the word "settlement" in the eighteenth line of the bill the following: "The treasurer shall also file a statement setting forth the numbers, dates, and amounts of all outstanding checks, or other items of difference, reconciling the balances as shown by the treasurer's books with those of the depositaries."

F-By inserting before the word "any" in line thirty of the bill, the following: "Section 3."

G—By adding to the bill the following: "Section 4. This act, being deemed of immediate importance, shall take effect and be in full force from and after its publication in the Register & Leader and the Des Moines Capital, newspapers published in Des Moines, Iowa," and when so amended the bill do pass.

S. H. BAUMAN, Chairman.

Adopted.

Klay of Sioux, from the Committee on Judiciary, submitted the following report:

MR. SPEAKER—Your Committee on Judiciary, to whom was referred Senate File No. 66, a bill for an act to amend Section Four Hundred and Thirty (430) of the Code, relative to the dependent soldiers' and sailors' tax, 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 be referred to the Committee on Military.

GERRITT KLAY, Chairman.

Report adopted and Senate File No. 66 was so referred.

Jacobs of Calhoun, from the Committee on Drainage, submitted the following report:

MR. SPEAKER—Your Committee on Drainage to whom was referred House File No. 128, a bill for an act to amend Section One Thousand Nine Hundred Eighty-six (1986) as it appears in the Supplement to the Code, 1907, relating to the maintenance of levees, ditches and drains, beg leave to report that they 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 word "daily" following the word "Des Moines" in the publication clause; and that when so amended the bill do pass.

J. W. JACOBS,

Chairman.

Report adopted.

Also:

MR. SPEAKER—Your Committee on Drainage to whom was referred House File No. 34, a bill for an act to amend the law as it appears in Section Sixteen (16) of Chapter One Hundred Eighteen (118) of the Acts of the Thirty-third General Assembly of Iowa, relating to levees, ditches, drains, water courses and drainage districts, and to repeal Section Five (5) of Chapter Ninety-six of the Acts of the Thirty-third General Assembly of Iowa relating to the cutting of noxious weeds on public highways and to repeal Section One Thousand Five Hundred Twenty-eight (1528) of Chapter Two (2) of the Supplement to the Code and to enact a substitute in lieu thereof relating to the powers and duties 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 following substitute amendment therefor.

A BILL

For an Act to Amend the Law as it appears in Section Sixteen (16) of Chapter One Hundred Eighteen (118) of the Acts of the Thirtythird General Assembly of Iowa Relating to Levees, Ditches, Drains, Water Courses and Drainage Districts, and to Amend the Law as it Appears in Section One Thousand Five Hundred Twenty-eight (1528) of the Supplement to the Code, 1907, and all Acts Mandatory Thereto Relating to the Powers and Duties of Township Trustees.

Be it Enacted by the General Assembly of the State of Iowa:

Section 1. That Section Sixteen (16) of Chapter One Hundred Eighteen (118) of the Acts of the Thirty-third General Assembly, is hereby amended as follows, by striking out all of said section following the comma (,) following the word "fund" in the twenty-first line (21) and inserting in lieu thereof the following words "or out of a fund created for said purpose as provided in Section One Thousand Five Hundred and Twenty-eight (1528) of the Supplement to the Code, 1907."

Sec. 2. That the law as it appears in Section Fifteen Hundred Twentyeight (1528) of the Supplement to the Code, 1907, is hereby amended by adding after the semicolon at the end of line twelve (12) of said section, the words, "and at a regular or special meeting, said trustees may determine and certify to the Board of Supervisors, a tax on the assessed property in the township of not exceeding five mills on the dollar of such assessment, which shall be applied, or so much hereof as may be necessary, in paying drainage taxes heretofore levied and still unpaid or for the payment of any drainage assessments that may be hereafter levied against the township on account of benefits to highways under the provisions of Section Sixteen (16) of Chapter One Hundred Eighteen (118) of the laws of the Thirty-third General Assembly of Iowa, and the balance of such levy or the whole thereof in case there be no such drainage taxes due from the township, may be applied in paying the expense of draining highways of the township or in co-operating with those owning land in the township in securing the drainage of such highways; but in the event that the amount to be expended in any one place, exceed the sum of Fifty Dollars (\$50.00), the township shall not pay more than its just proportion of the benefits to be ascertained by a competent civil engineer and duly set forth in his report approving of such drainage, which report shall be filed with the township clerk before any money is paid out for such drainage"; and when so amended the bill do pass.

> J. W. JACOBS, Chairman.

Report adopted.

Felt of Clay, from the Committee on Conservation of Resources, submitted the following report:

MR. SPEAKER—Your Committee on Conservation of Resources, to whom was referred House File No. 76, a bill for an act to Amend Section 1400-f of the Supplement to the Code, 1907, providing for additional forest trees, 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.

B. F. FELT, JR, Chairman.

Report adopted.

Harding of Woodbury, from the Committee on Municipal Corporations, submitted the following report:

MR. SPEAKER—Your Committee on Municipal Corporations to whom was referred House File No. 40, a bill for an act to grant power to cities and towns and cities acting under special charters to assume exclusive charge, custody and control of all trees and shrubbery, and the planting and maintenance thereof, on the public streets and to provide for the payment of the cost thereof, 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 be amended as follows: By substituting the following substitute amendment therefor:

A BILL.

For an Act to Grant Power to Cities Having a Population of Thirty Thousand or Over and Organized Under Chapter Fourteen-c (14-c), of Title Five (5), of the Supplement to the Code, 1907, and Amendments Thereto, to Assume Exclusive Charge, Custody and Control of all Trees and Shrubbery and the Planting and Maintenance thereof on the Public Streets and to Provide for the Payment of the Costs Thereof.

Be it Enacted by the General Assembly of the State of Iowa:

Section 1. Cities having a population of Thirty Thousand or over and organized under Chapter Fourteen-c (14-c), of Title Five (5), of the Supplement to the Code, 1907, and amendments thereto, shall have power by ordinance to take and assume exclusive charge, custody and control of all trees and shrubbery upon the public streets, and to plant, prune, care for and maintain all trees and shrubbery upon the public streets in such manner as not to interfere with public travel and to pay for the same out of the general fund or to provide by ordinance for assessing the cost thereof upon the lots and parcels of land in front of which such trees or shrubbery are planted and maintained. No power shall exist to remove other than dead, damaged or unsightly trees and shrubbery. The carrying into effect of the provisions of any ordinance enacted hereunder shall be vested in the Department of Parks and Public 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 Capital, newspapers published at Des Moines, Iowa; and when so amended the bill do pass.

W. L. HARDING, Chairman.

Also:

INTRODUCTION OF BILLS.

By Miller of Dubuque, House File 321. A bill for an act to authorize the governor of the state to execute to Joseph Tucker a patent, conveying to him the southwest quarter (S. W. 1-4) of the southeast quarter (S. E. 1-4) of Section Five (5), Township Eighty-seven (87) North, Range One (1), West of the 5th P. M. in Dubuque County, Iowa.

WHEREAS, On the 1st day of February, 1858, Mordecai Mobley and Martha Mobley, his wife, executed and delivered to Amos Matthews, School Fund Commissioner, a mortgage on the southwest quarter (S. W. ¼) of the southeast quarter (S. E. ¼) of Section 5, Township 87, North, Range One (1), west of the 5th P. M. and other property, all in Dubuque County, Iowa, to secure the payment of the promissory note of said mortgagors in the sum of \$500.00 which mortgage was filed for record February 3d, 1858, and recorded in Book 10 M., page 300 of mortgage records of Dubuque County, Iowa; and

Whereas, In an action in the District Court of the State of Iowa, in and for Dubuque County, by the State of Iowa for the use and benefit of the school fund of the State against Mordecai Mobley and said Martha Mobley and others, judgment was rendered on said note against said Mobleys on December 20th, 1862, for the sum of \$718.48, and a decree of foreclosure entered as against all said defendants on said mortgage and note, on which execution was issued March 10th, 1863, and said real estate sold thereon by the sheriff of said county to the State of Iowa for the use and benefit of the school fund on the 17th day of April, 1863, and a sheriff's deed issued and delivered by said sheriff to said State of Iowa, which deed was filed for record October 1st, 1863, and recorded in Book "Y," page 297, of Dubuque County records, the consideration of said deed being the sum of Eighty Dollars (\$80.00); and

WHEREAS, The records of Dubuque County, Iowa, to-wit, the School Fund Ledger in the Auditor's office of said county, under the heading of "School Fund Notes in Judgment" shows that said judgment was settled with the State Auditor of Iowa, under the provisions of Section 1, Chapter 86, of the Laws of 1872; and

WHEREAS, Under Chapter 148, Laws of 1862, the Clerk of the Board of Supervisors entered into an agreement with James Stokes for the purchase of said land and was authorized to sell the same to said James Stokes, and

WHEREAS, No patent or conveyance of said lands was ever issued by the State of Iowa, and said property has been continuously listed for taxation and was sold for taxes by V. J. Williams, treasurer of Dubuque County, Iowa, to one G. Salot, who afterward conveyed to James Stokes and has been continuously occupied by said James Stokes and his grantees including the said Joseph Tucker since 1876 in good faith and

valuable improvements having been made thereon under the belief that a patent had been issued therefor and that said tax title was valid, now, therefore,

Be it Enacted by the General Assembly of the State of Iowa:

Section 1. That the Governor of the State of Iowa, be and he is hereby authorized and directed to issue a patent to said land to Joseph Tucker, the owner thereof, conveying to him all the right, title and interest of the state therein under and by virtue of the deed executed to it on said execution sale as hereinbefore stated.

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

By Zeller of Madison, House File No. 322, a bill for an act to amend Section One Thousand Eighty-seven-a Twelve (1087-a 12) of the Supplement to the Code, 1907, as amended by Chapter Sixty-nine (69) of the session laws of the Thirty-third General Assembly, relative to primary elections.

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

By Pickford of Cerro Gordo, House File No. 323, a bill for an act to repeal Section Twenty-eight Hundred and Twenty-two (2822), Code, 1897, and to enact a substitute therefor relative to the penalties of school officers.

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

By Hunt of Harrison, House File No. 324, a bill for an act to amend the law relating to domestic local building and loan association and exempting such associations from certain obligations, taxes and charges, and amending Section 1326 of the Code, and Section 1610 and 1618 of the Supplement to the Code.

Read first and second time and referred to Committee on Building and Loan.

By Moore of Linn, House File No. 325, a bill for an act to amend Section One Thousand Three Hundred Four (1304) of the Supplement to the Code, 1907, in relation to the classes of property exempt from assessment of taxes.

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

By Greene of Clinton (By request), House File No. 326, a bill for an act to amend Section Eleven Hundred Thirty-seven-a 11

(1137-a 11), Supplement to the Code of Nineteen Hundred Seven (1907) and to conform operating voting machines to the general election laws.

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

By Greene of Clinton, House File No. 327, a bill for an act providing for the punishment of members of either house of the legislature for failure to make known any offer of a bribe made to them, to be known as Section Forty-eight Seventy-six A (4876-a).

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

By Shankland of Polk, House File No. 328, a bill for an act to repeal Section Two Thousand Four Hundred Forty-eight (2448) of the Supplement to the Code, 1907, Section Two Thousand Four Hundred Forty-nine (2449) of the Code, 1897, and Section Two Thousand Four Hundred Fifty (2450) of the Supplement to the Code, 1907, and Section Two Thousand Four Hundred Fifty-two (2452) of the Code, 1897, and Section Two Thousand Four Hundred Fifty-one of the Supplement to the Code, 1907, relating to the sale of intoxicating liquors, and to enact substitutes for Section Two Thousand Four Hundred Forty-eight (2448) and Section Two Thousand Four Hundred Fifty-one (2451) of the Supplement to the Code, 1907, and Section Two Thousand Four Hundred Forty-nine (2449) of the Code, 1897.

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

Speaker Pro Tempore Perkins in the Chair.

Speaker Stillman presented the following resolution, asked unanimous consent for immediate consideration and moved its adoption:

WHEREAS, The Hon. P. A. Smith of Green County, an honored member of this House during the Twenty-sixth and Twenty-seventh sessions of the General Assembly, passed away at his home in Scranton, Iowa, December 25, 1910, therefore be it

Resolved, That a committee of three be appointed by the Speaker to prepare and present suitable resolutions commemorating his life, character and services to his state and nation.

Motion prevailed.

The Speaker appointed as such committee: Stillman of Greene, Goodykoontz of Boone, Dixon of Sac.

Speaker Stillman in the Chair.

Lounsberry of Marshall, chairman of the committee appointed to draft resolutions respecting the life, character and public services of Hon. Henry Stone, presented the resolutions prepared by that committee and moved their adoption.

Motion prevailed by rising vote and resolution was adopted.

CONSIDERATION OF BILLS.

On motion of Perkins of Delaware, House File No. 52, a bill for an act to amend the law as it appears in Section One Thousand Three Hundred Forty-seven-a (1347-a) and One Thousand Three Hundred Forty-eight (1348) of the Supplement to the Code, 1907, relating to peddlers' tax, with report of committee recommending passage as amended by substitute, was taken up, considered, and the committee substitute amendment was adopted.

Mr. Perkins moved that the rules be suspended, the bill be considered engrossed, and read a third time now, which motion prevailed, and the bill was read a third time.

Speaker pro tempore in the Chair.

On the question, "Shall the bill pass?"

The ayes were:

Bascom, Bauman, Black, Boettger, Bowman, Brady, Brockway, Brown, Bruce, Bybee, Byerly, Collin, Cousins, Crist, Dabney, Daniels, Downey, Dunlap, Edmunds, Ellis, Enger, Felt, Fletcher, Fourt, Fulton, George, Gilbert, Greene, Halgrims, Harding, Harvey, Hayes, Hazen, Hickenlooper, Hogan, Huff, Hunt, Hutchins, Jacobs, Jacobson, Johnson, Klay, Krebill, Kull, Kulp, Leach, Lenocker, Lounsberry, Lund, McCleery, McCullough, Miller of Bremer, Miller of Dubuque, Milton, Newell, O'Connor, Odendahl, Olson, Patterson, Penn, Perkins, Pickford, Ripley, Ritter, Robbins, Rowles, Russell, Sater, Schee, Shane, Shankland, Sherman, Skinner, Smith of Adams, Smith of Decatur, Speer, Stephenson, Stoddard, Taylor, Townsend, Van Camp, White, Whitney, Zeller—84.

The nays were:

None.

Absent or not voting:

Beans, Beebe, Campbell of Ida, Campbell of Webster, Cunningham, Dawson, Dewey, Dixon, Escher, Finlayson, Fraley, Fry, Goodykoontz, Griggs, Grout, Hamilton, Huntley, Koontz, Larrabee, Linnan, Moore, Murtagh, Stipe, Mr. Speaker—24.

So the bill passed and the title was agreed to.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS.

Whitney of Woodbury, from the Joint Committee on Enrolled Bills, submitted the following report:

Speaker Stillman in the Chair.

The Speaker announced that as Speaker of the House he had signed in the presence of the House, House File No. 1.

On motion of Miller of Bremer, House File No. 167, a bill for an act to amend the law as it appears in Chapter Forty-two of the acts of the Thirty-third General Assembly relating to the publication of the proceedings of city and town councils, with report of committee recommending passage, was taken up and considered.

Mr. Miller moved that the rules be suspended, the bill be considered engrossed, and read a third time now, which motion prevailed, and the bill was read a third time.

MR. SPEAKER—Your Joint Committee on Enrolled Bills respectfully report that they have examined, and find correctly enrolled, House File No. 1, a bill for an act to amend the law as it appears in Sections Ten Hundred Eighty-seven-a-ten (1087-a10), Ten Hundred Eighty-Seven-a-Twenty-two (1087-a22), and Ten Hundred Eighty-seven-a-twenty-seven (1087-a27, of the Supplement to the Code, 1907, as amended by Chapter Sixty-nine (69) of the Acts of the Thirty-third (33d) General Assembly, Sections Eleven Hundred Fifty (1150) Eleven Hundred Fifty-one (1151) Eleven Hundred Fifty-seven (1157), and Eleven Hundred Sixty-two (1162) of the Code, and repealing Chapter One (1) of the special session of the Thirty-second (32d) General Assembly and enacting a substitute therefor, all relating to the nomination of candidates for the office of Senator in the Congress of the United States and of the canvass of the vote for Senator in the Congress of the United States, and providing for nominations for such office in case of vacancy.

U. G. WHITNEY,

Chairman House Committee.

Ed. P. Malmberg,

Chairman Senate Committee.

On the question, "Shall the bill pass?"

The ayes were:

Bascom, Beans, Black, Boettger, Bowman, Brady, Brockway, Brown, Bruce, Bybee, Collin, Cousins, Crist, Cunningham, Daniels, Dewey, Dixon, Downey, Dunlap, Edmunds, Ellis, Enger, Felt, Fletcher, Fourt, Fry, George, Gilbert, Goodykoontz, Greene, Hamilton, Harding, Harvey, Hayes, Hazen, Hogan, Huff, Hunt, Hutchins, Jacobs, Jacobson, Johnson, Klay, Koontz, Krebill, Kull, Leach, Lenocker, Lounsberry, Lund, McCleery, McCullough, Miller of Bremer, Miller of Dubuque, Milton, Newell, O'Connor, Olson, Patterson, Perkins, Pickford, Ripley, Ritter, Robbins, Russell, Sater, Shane, Shankland, Sherman, Skinner, Smith of Adams, Smith of Decatur, Speer, Stoddard, Taylor, Townsend, Van Camp, White, Zeller, Mr. Speaker—80.

The nays were:

Dabney, Whitney-2.

Absent or not voting:

Bauman, Beebe, Byerly, Campbell of Ida, Campbell of Webster, Dawson, Escher, Finlayson, Fraley, Fulton, Griggs, Grout, Halgrims, Hickenlooper, Huntley, Kulp, Larrabee, Linnan, Moore, Murtagh, Odendahl, Penn, Rowles, Schee, Stephenson, Stipe—26.

So the bill passed and the title was agreed to.

Downey of Crawford moved that action on House File No. 297 be postponed and made a special order for Tuesday at 10:30 o'clock A. M.

Motion lost.

REPORT OF COMMITTEE ON ENROLLED BILLS.

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 to amend the law as it appears in Section Ten Hundred Eighty-seven-a-ten (1087-a10), Ten Hundred Eighty-seven-a-twenty-two (1087-a22), and Ten Hundred Eighty-seven-a-Twenty-seven (1087-a27), of the Supplement to the Code, 1907, as amended by Chapter Sixty-nine (69) of the Acts of the Thirty-third (33d) General Assembly, and Sections Eleven Hundred Fifty (1150), Eleven Hundred Fifty-one (1151), Eleven Hundred Fifty-seven (1157), and Eleven Hundred Sixty-two (1162) of the Code, and repealing Chapter One (1) of the special session of the Thirty-second (32d) General Assembly and enacting a substitute

therefor, all relating to the nomination of candidates for the office of Senator in the Congress of the United States and of the canvass of the vote for Senator in the Congress of the United States, and providing for nominations for such office in case of vacancy.

U. G. WHITNEY,
Chairman.

Adopted.

CONSIDERATION OF BILLS.

On motion of Kull of Howard, House File No. 297, a bill for an act to amend Sections Four Hundred and Four Hundred and Two of the Code relating to the removal of county seats and the county records, with report of committee recommending passage as amended, was taken up and considered.

O'Connor of Chickasaw moved to amend committee amendments by striking out the following words in the second line of said amendments and in the fourth line of said amendment "and in the first line of Sec. 2."

Adopted.

Committee amendments as amended adopted.

Perkins of Delaware moved to amend by striking out the words "two-thirds" in line seven of Section One and inserting in lieu thereof the words "one-half".

Adopted.

Goodykoontz of Boone offered the following amendment:

I move to amend House File No. 297 by striking the period (.) at the end of Section One and substituting in lieu thereof a comma (,) and adding thereto the following words:

"And provided further that the provisions hereof shall not be held to apply where the proposition is to re-locate a county seat within the corporate limits of a city or town."

And to amend Section Two by striking out the period (.) at the end of said section and substituting in lieu thereof a comma (,) and adding thereto the following words:

"And provided further that the provisions hereof shall not be held to apply where the proposition is to re-locate a county seat within the corporate limits of a city or town."

Adopted.

Robbins of Mills offered the following amendment:

I move that House File No. 297 by Kulp be amended by striking out "Two-third" in line four, Section Two and the word "one-half" be inserted in place thereof.

And that the word "Two-third" in line six thereof be stricken out and "One-half" be inserted in place thereof.

Roll call was demanded by O'Connor of Chickasaw and Kull of Howard.

On the question "Shall the amendment be adopted?"

The ayes were:

Brady, Brockway, Bybee, Cunningham, Dewey, Downey, Fourt, Fry, Halgrims, Harvey, Krebill, Kulp, Lounsberry, McCleery, Newell, Patterson, Robbins, Speer, Mr. Speaker—19.

The nays were:

Bascom, Beans, Black, Boettger, Bowman, Brown, Bruce, Collin, Cousins, Crist, Dabney, Daniels, Dixon, Dunlap, Edmunds, Ellis, Enger, Felt, Fraley, Gilbert, Goodykoontz, Greene, Hamilton, Hayes, Hazen, Hickenlooper, Huff, Hunt, Hutchins, Jacobs, Johnson, Klay, Koontz, Kull, Leach, Lenocker, Lund, McCullough, Miller of Bremer, Miller of Dubuque, Milton, O'Connor, Penn, Pickford, Ripley, Ritter, Rowles, Russell, Sater, Shane, Shankland, Stephenson, Stoddard, Taylor, Townsend, Van Camp, White, Whitney, Zeller—59.

Absent or not voting:

Bauman, Beebe, Byerly, Campbell of Ida, Campbell of Webster, Dawson, Escher, Finlayson, Fletcher, Fulton, George, Griggs, Grout, Harding, Hogan, Huntley, Jacobson, Larrabee, Linnan, Moore, Murtagh, Odendahl, Olson, Perkins, Schee, Sherman, Skinner, Smith of Adams, Smith of Decatur, Stipe—30.

So the amendment was lost.

Hutchins of Kossuth moved that House File No. 297 be rereferred to Committee on Judiciary.

Motion to refer lost.

Kull of Howard moved that the rules be suspended, 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 ayes were:

Bascom, Bauman, Beans, Black, Boettger, Bowman, Brockway, Brown, Bruce, Collin, Cousins, Crist, Dabney, Daniels, Dixon, Dunlap, Ellis, Enger, Felt, Fraley, Fulton, Gilbert,

Goodykoontz, Greene, Grout, Hamilton, Hayes, Hazen, Huff, Hunt, Jacobs, Jacobson, Johnson, Klay, Koontz, Krebill, Kull, Leach, Lenocker, Lund, McCullough, Miller of Bremer, Miller of Dubuque, Milton, O'Connor, Olson, Penn, Perkins, Pickford, Ripley, Ritter, Robbins, Russell, Sater, Shane, Shankland, Smith of Decatur, Speer, Stephenson, Stoddard, Taylor, Townsend, Van Camp, White, Whitney, Zeller—66.

The nays were:

Brady, Bybee, Dewey, Downey, Fry, George, Halgrims, Hutchins, Kulp, Lounsberry, McCleery, Patterson, Rowles, Skinner—14.

Absent or not voting:

Beebe, Byerly, Campbell of Ida, Campbell of Webster, Cunningham, Dawson, Edmunds, Escher, Finlayson, Fletcher, Fourt, Griggs, Harding, Harvey, Hickenlooper, Hogan, Huntley, Larrabee, Linnan, Moore, Murtagh, Newell, Odendahl, Schee, Sherman, Smith of Adams, Stipe, Mr. Speaker—28.

So the bill passed.

O'Connor of Chickasaw offered the following amendment to the title:

I move to amend the title as follows: A bill for an act to amend the law as it appears in Section Four Hundred (400) of the Supplement to the Code, 1907, and to amend Section Four Hundred Two (402) of the Code relating to the removal of county seats and county records.

Amendment adopted and title as amended was agreed to.

MOTIONS TO RECONSIDER.

I move to reconsider the vote by which House File No. 297 passed the House.

HERMAN KULL,

I second the motion.

F. A. O'CONNOR,

Kull of Howard moved that the motion be laid on the table. Motion prevailed.

Shane of Wapello moved that Special Order No. 3, House File No. 214, be made a Special Order for Tuesday, 10:30 o'clock, A. M.

Motion prevailed, and House File No. 214 was made a Special Order for Tuesday at 10:30 A. M.

Dabney of Davis moved that House File No. 203 be made a Special Order for Wednesday at 10:00 o'clock, A. M.

Motion prevailed and House File No. 203 was made a Special Order for Wednesday at 10:00 o'clock, A. M.

Shane of Wapello moved that House File No. 13 be withdrawn from the Judiciary Committee and the further consideration of the House.

Motion prevailed and House File No. 13 was so withdrawn.

Fletcher of Iowa moved that House File No. 105 be withdrawn from the Committee on Schools and Text Books and the further consideration of the House.

Motion prevailed and House File No. 105 was so withdrawn.

Ellis of Jackson moved that House File No. 104 be withdrawn from the Committee on Schools and Text Books and the further consideration of the House.

Motion prevailed and House File No. 104 was so withdrawn.

Zeller of Madison moved that when the House adjourn it be until 10:00 o'clock A. M., Monday.

Motion prevailed.

Boettger of Scott moved that a committee of three be appointed to notify the Senate that the House was ready to receive it in Joint Convention.

Motion prevailed.

The Speaker named as such committee: Boettger of Scott, Hogan of Cass, Fletcher of Iowa.

The Sergeant-at-Arms announced the arrival of the members of the Senate, who took their seats on the west side of the House Chamber.

JOINT CONVENTION.

The Joint Convention was called to order by Lieutenant Governor Clarke, President of the Joint Convention, at 12:00 o'clock, noon.

The roll was then called and the following members responded as present:

Allen of Pocahontas, Allen of Jefferson, Ames, Balkema, Bascom, Bauman, Beans, Bennett, Black, Boettger, Bowman, Brady,

Brockway, Brown of Decatur, Brown of Wright, Bruce, Bybee, Byerly, Chapman, Chase, Clarkson, Collin, Cousins, Crist, Cunningham, Dabney, Daniels, Dewey, Dixon, Downey, Dunlap, Dunnegan, Ellis, Enger, Felt, Fitchpatrick, Fletcher, Fourt, Fraley, Francis, Fry, Fulton, Garrett, Gates, George, Gilbert, Gillilland, Goodykoontz, Greene, Grout, Halgrims, Hamilton, Hammill, Harding, Harvey, Hayes, Hazen, Hickenlooper, Hogan, Hoyt, Huff, Hunt, Hunter, Hutchins, Jacobs, Jacobson, Jewell, Johnson, Klay, Koontz, Krebill, Kull, Kulp, Larrabee of Webster. Larrabee of Fayette, Leach, Legel, Lenocker, Lounsberry, Lund, McCleery, McCulloch of Wayne, McCullough of Dubuque, Mc-Manus, Malmberg, Mattes, Miller of Bremer, Miller of Dubuque, Milton, Moore, Neal, Newell, O'Connor, Odendahl, Olson, Parshall, Patterson, Penn, Perkins, Pickford, Quigley, Ripley, Ritter, Robbins, Rowles, Russell, Sater, Savage, Schee, Shane, Shankland, Sherman, Skinner, Smith of Adams, Smith of Decatur, Smith of Mitchell, Smith of Shelby, Speer, Stillman, Stoddard, Stuckslager, Sullivan, Taylor of Union, Taylor of Appanoose, Townsend, Van Camp, White of Benton, White of Iowa, Whitney, Zeller—131.

Absent:

Adams, Balluff, Beebe, Campbell of Ida, Campbell of Webster, Cowles, Crow, Dawson, DeWolf, Edmunds, Escher, Finlayson, Griggs, Huntley, Linnan, McColl, Murtagh, Proudfoot, Ream, Sammis, Saunders, Spaulding, Stephenson, Stipe, Van Law, Webber, Wilson—27.

Senator Gillilland of Mills moved that all pairs be announced in the Joint Convention.

O'Connor of Chickasaw moved that such announcement be printed in the Journal.

Amendment adopted.

Motion as amended prevailed.

President Clarke announced the Joint Convention duly organized, with a quorum of members present.

President Clarke then announced that the roll would be called for the purpose of electing a United States Senator in Congress, and appointed as teller on the part of the Senate, Senator Savage of Adair, and as assistant teller, Senator Hoyt of Buchanan. Speaker Stillman appointed as teller on the part of the House, Representative Huff of Hardin, and as assistant teller, Representative Crist of Clarke.

Upon the roll being called those voting for Claude R. Porter were:

Bauman, Black, Boettger, Clarkson, Dabney, Downey, Dunlap, Dunnegan, Ellis, Fletcher, Garrett, Gilbert, Greene, Hamilton, Hayes, Hazen, Koontz, Krebill, Kull, Leach, Legel, Lenocker, McCullough of Dubuque, McManus, Miller of Bremer, Miller of Dubuque, Milton, Odendahl, Olson, Parshall, Penn, Quigley, Ritter, Rowles, Sater, Taylor of Union, Taylor of Appanoose, Townsend, White of Iowa—39.

Those voting for Horace E. Deemer were:

Allen of Jefferson, Balkema, Bascom, Beans, Bennett, Bowman, Brown of Decatur, Bybee, Chapman, Chase, Cousins, Dewey, Dixon, Fourt, Fulton, Gillilland, Harvey, Hickenlooper, Hogan, Hunt, Jacobson, Lounsberry, McCleery, McCulloch of Wayne, Mattes, Moore, Neal, Robbins, Savage, Shankland, Smith of Adams, Smith of Decatur, Smith of Mitchell, Smith of Shelby, Speer, Stuckslager, Sullivan, Van Camp, Whitney, Zeller—40.

Those voting for W. S. Kenyon were:

Allen of Pocahontas, Ames, Brady, Brockway, Brown of Wright, Bruce, Collin, Cunningham, Enger, Felt, Fitchpatrick, Fraley, Gates, George, Goodykoontz, Grout, Halgrims, Hammill, Hoyt, Hunter, Hutchins, Jacobs, Jewell, Johnson, Klay, Kulp, Larrabee of Webster, Larrabee of Fayette, Lund, Newell, Patterson, Pickford, Ripley, Russell, Schee, Sherman, Skinner, Stillman, Stoddard—39.

Those paired were:

Byerly, Crist, Daniels, Francis, Fry, Harding, Huff, Malmberg, O'Connor, Perkins, Schrup, Shane, White of Benton—13.

Absent:

Adams, Balluff, Beebe, Campbell of Ida, Campbell of Webster, Cowles, Crow, Dawson, DeWolf, Edmunds, Escher, Finlayson, Griggs, Huntley, Linnan, McColl, Murtagh, Proudfoot, Ream, Sammis, Saunders, Spaulding, Stephenson, Stipe, Van Law, Webber, Wilson—27.

President Clarke announced that no one had received a majority of the votes east in the Joint Convention for United States Senator in Congress, and that no election had occurred.

Senator Chapman of Cedar moved that after the reading and correction of the Journal, the Joint Convention be dissolved.

Motion prevailed.

Journal of Joint Convention read and approved.

House reconvened, Speaker Stillman in the Chair.

On motion of Moore of Linn, the House adjourned.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, FEBRUARY 20, 1911.

House met pursuant to adjournment.

Speaker Stillman in the Chair.

Prayer was offered by Rev. A. B. Leamer of Des Moines, Iowa.

Journal of February 18th corrected and approved.

On request of Koontz of Johnson, leave of absence was granted O'Connor of Chickasaw until Wednesday.

On request of Bowman of Linn leave of absence was granted Dixon of Sac until Tuesday.

On request of Miller of Dubuque leave of absence was granted Leach of Henry until Tuesday.

On request of Townsend of Tama leave of absence was granted Hayes of Montgomery until Tuesday.

On request of Dewey of Guthrie leave of absence was granted Bybee of Marion until Tuesday.

On request of Johnson of Mitchell leave of absence was granted Lund of Hamilton until Tuesday.

On request of Van Camp of Adair leave of absence was granted Lounsberry of Marshall until Tuesday.

On request of Zeller of Madison leave of absence was granted Fraley of Polk until Tuesday.

On request of Van Camp of Adair leave of absence was granted Hunt of Harrison until Tuesday.

PETITIONS, MEMORIALS AND REMONSTRANCES.

Smith of Decatur presented petition of the real estate men of Davis City, Iowa, relative to collection of commissions by real estate dealers.

Referred to Committee on Judiciary.

Huff of Hardin presented remonstrance of the city council of Iowa Falls against the passage of the Utility bill.

Referred to Committee on Municipal Corporations.

Huff of Hardin presented remonstrance of members of "Good Roads" club of Hardin County against the appointment of a county engineer.

Referred to Committee on Roads and Highways.

Stoddard of Buchanan presented petition of citizens of Buchanan County relative to short course.

Referred to Committee on Agriculture.

Stoddard of Buchanan presented petition of the Board of Supervisors of Buchanan County relative to the appointment of a County engineer.

Referred to Committee on Roads and Highways.

Johnson of Mitchell presented petition of the citizens of Mitchell County relative to appropriation for short course.

Referred to Committee on Appropriations.

Boettger of Scott presented remonstrance of the Scott County Sportsmens' association against the use of any portion of the hunters' license fund for the improvement of roads.

Referred to Committee on Fish and Game.

Daniels of Appanoose presented remonstrance of the Board of Supervisors of Appanoose County against the appointment of county engineer.

Referred to Committee on Roads and Highways.

Newell of Plymouth presented petition of residents and tax payers of Plymouth County relative to appropriation for short course.

Referred to Committee on Appropriations.

Koontz of Johnson presented petition of the residents of Johnson County relative to appropriation for county fairs.

Referred to Committee on Appropriations.

Fulton of Jefferson presented remonstrance of Board of Supervisors of Jefferson County against the appointment of a county engineer.

Referred to Committee on Roads and Highways.

Dawson of Cherokee presented remonstrance of the State Supervisors' association of Iowa against the passage of House File No. 131.

Referred to Committee on Roads and Highways.

Dawson of Cherokee presented remonstrance of the board of supervisors and trustees of Cherokee, Iowa, against the passage of House File No. 131.

Referred to Committee on Roads and Highways.

Dawson of Cherokee presented petition of the citizens of Cherokee County relative to commerce counsel.

Referred to Committee on Appropriations.

Cunningham of Buena Vista presented petition of Postville Co-operative society relative to Commerce Counsel bill.

Referred to Committee on Agriculture.

REPORT OF COMMITTEE.

Cunningham of Buena Vista, from the Committee on Agriculture, submitted the following report:

MR. SPEAKER—Your Committee on Agriculture, to whom was referred House File No. 273, a bill for an act to provide for the registration of farm names, 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 be amended as follows:

By striking out the word "shall" in the third line of Section Three and inserting in lieu thereof the word "may," and when so amended the bill do pass.

E. H. CUNNINGHAM, Chairman.

Report adopted.

INTRODUCTION OF BILLS.

By Bauman of Van Buren, House File No. 329, a bill for an act to abolish the State Board of Veterinary Medical Examiners, to transfer the powers and duties of said board to the State Veterinary surgeon and to establish a commission of animal health.

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

By Bauman of Van Buren, House File No. 330, a bill for an act to deduct debts secured by mortgage on real estate from the assessed cash value of said real estate for the purpose of taxation. Read first and second time and referred to Committee on Ways and Means.

By Dunlap of Clinton, House File No. 331, a bill for an act legalizing and curing the acts and proceedings of the incorporated town of Charlotte and the town council of said incorporated town, in the county of Clinton and state of Iowa, in relation to the establishment, erection, maintenance, and extension of a system of waterworks in said town, and the issuance of warrants of said town in payment therefor and authorizing the town council of said town to issue bonds for the purpose of taking up and paying its floating indebtedness represented by said warrants.

Whereas, the qualified electors of the incorporated town, of Charlotte, in the County of Clinton and State of Iowa, did, on the 6th day of April, 1908, at a special election held for such purpose, vote in favor of the establishment and erection of a system of waterworks in said town, and the issuing of bonds in the sum of five thousand (\$5,000.00) dollars for the purpose of defraying the costs thereof, and;

Whereas, The town council of said town, in pursuance of said election, established, erected, and is maintaining a system of waterworks within and for said town, and:

Whereas, The indebtedness of said town, created for the establishment, erection and maintenance of said system of waterworks, exceeded the amount authorized, and;

Whereas, the said town council failed to, or was unable to issue bonds in the payment of said indebtedness, and;

Whereas, the said town council issued, in addition to the five thousand (\$5,000.00) dollars in bonds as above authorized, the warrants of said town in payment of the indebtedness created and incurred by reason of the erection, establishment, and maintenance of said waterworks system, and;

Whereas, The said town has used its general revenues for the purpose of paying interest on and taking up a portion of the warrants issued in payment for said waterworks system, and has issued warrants against its general fund in payment for the establishment, erection, and maintenance of said waterworks system, and;

Whereas, A large number of said warrants so issued are outstanding and unpaid, and;

Whereas, Doubts have arisen as to the legality of the acts and proceedings of said town in issuing the warrants in payment for the establishment, erection and maintenance of said waterworks system, and;

Whereas, The amount of said indebtedness has never exceeded the limit prescribed by Section Three, Article Eleven, of the Constitution of the State of Iowa, and;

Whereas, It is the desire of the said incorporated town, and the citizens thereof, that the acts and proceedings of said incorporated town, and the said town council, in relation to the establishment, erection and maintenance of said waterworks system and the indebtedness created and incurred therefor, and the warrants issued in payment of said indebtedness shall be cured and legalized.

Be it Enacted by the General Assembly of the State of Iowa:

- Section 1. That all the acts of the incorporated town of Charlotte, in the County of Clinton and State of Iowa, and of the town council of said incorporated town of Charlotte, relating to the establishment, erection and maintenance and extension of a waterworks system within said incorporated town, and relating to the indebtedness created and incurred therefor, and relating to the issuance of the warrants of said town in payment of said indebtedness, be, and the same are, hereby cured and legalized, and the said indebtedness, and the outstanding warrants of said town are hereby legalized and established as a valid and binding indebtedness of said town, with the same force and effect as though the same had been legal and valid at the time of the incurring of said indebtedness and the issuance of said warrants.
- Sec. 2. That the said incorporated town of Charlotte and the town council of said town be, and they are, hereby authorized to issue the bonds of said town for the purpose of liquidating and taking up the floating indebtedness of said town represented by the warrants issued by said town in payment of the establishment, erection, and maintenance of said waterworks system.
- Sec. 3. That the said incorporated town of Charlotte, and the town council of said incorporated town, be, and they are, hereby authorized to provide for the payment of said bonds and interest thereon in the same manner as is provided by the statutes of Iowa in relation to the payment of bonds and interest thereon, issued for the construction of waterworks.
- Sec. 4. Nothing in this act shall be in any way construed so as to effect pending litigation.
- Sec. 5. This act being deemed of importance, shall take effect and be in force from and after its publication in the Register and Leader, a newspaper published at Des Moines, Iowa, and the Charlotte Record, a newspaper published at Charlotte, Clinton County, Iowa, as provided by law without expense to the state.

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

By Dabney of Davis, House File No. 332, a bill for an act to appropriate the sum of one hundred sixty-four and 22-100 dollars for the use and benefit of Mrs. Ellen Clarke Moore, on account of compensation due her husband, Captain Samuel A. Moore, late of Davis County, Iowa, deceased, for military service performed

by him as captain of Company D, Forty-fifth Regiment, Iowa volunteers, Infantry, in the month of May, A. D. Eighteen Hundred and Sixty-four.

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

By Huff of Hardin, House File No. 333, a bill for an act to require the payment of attorney's fees by common carriers in cases of suits for delay in delivering freight, of injury to or loss of freight in transit.

Read first and second time and referred to Committee on Railroads and Transportation.

By Ritter of Des Moines House File 334, a bill for an act to legalize certain warrants of the city of Burlington.

Whereas, The City of Burlington, hitherto during the year 1909 A. D., did contract for grading, paving and for grading divers streets and for the construction of divers sewers, and;

Whereas, The City of Burlington levied assessments against the owners of property benefited by said paving, grading and sewers, in proportion to the benefits conferred, and;

Whereas, Said assessments were not equal in amount to the price which said city of Burlington had contracted should be paid for said paving, grading and sewers, and;

Whereas, Said city of Burlington became liable and indebted to the contractors who constructed said paving, grading and sewers, for the difference between the contract price and the total amount of assessments levied against the owners of property benefited by said paving, grading and sewers; and,

Whereas, The difference between said contract price and said total amount of special assessments was One Hundred and Twenty-two Thousand Dollars (\$122,000.00); and,

Whereas, The city of Burlington did issue warrants in the sum of One Hundred and Twenty-two Thousand Dollars (\$122,000.00) to said contractors to evidence said indebtedness representing the difference between the contract price and the amount of special assessments levied against owners of benefited property; and

Whereas, Said contractors completed their work on aforementioned paving, grading and sewers in full compliance with specifications and have fully performed all their promises in said contracts; and,

Whereas, The city of Burlington has been and now is enjoying the use and benefit of the aforementioned street improvements, which were and are well worth the total price the city contracted should be paid; and,

Whereas, Doubts have been raised questioning the legality of the warrants issued to pay the City's share of the contract price of the aforementioned warrants on the ground that they were issued in excess of the statutory limit of indebtedness, now therefore

Be it Enacted by the General Assembly of the State of Iowa.

- Section 1. Acts of Council Legalized. That the acts of the city council of the City of Burlington in issuing warrants in the sum of One Hundred and Twenty-two Thousand Dollars (\$122,000.00) during the year of 1909 A. D., to pay the city's share of the contract price for the paving of certain streets, the grading of certain streets, and the construction of sewers, be and the same are hereby legalized the same as though the law had in all respects been complied with.
- Sec. 2. Warrants Legalized. The warrants in the sum of One Hundred and Twenty-two Thousand Dollars (\$122,000.00) issued by the council of the City of Burlington to pay the city's share of the cost of the aforementioned street improvements and sewers are hereby legalized and declared to be valid, legal and subsisting obligations of the City of Burlington, the same as though the law had in all respects been complied with.
- Sec. 3. Pending Litigation. Nothing in this act shall effect and pending litigation.
- Sec. 4. 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, and the Hawkeye and Gazette, newspapers published at Burlington, Iowa, without expense to the state.

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

By Moore of Linn, House File No. 335, a bill for an act to amend Section One Thousand Seven Hundred Forty-six (1746) of the Code of Iowa, relating to co-insurance clauses in policies of fire insurance companies.

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

By Moore of Linn, House File No. 336, a bill for an act to amend Chapter Seventy-five (75) of the acts of the Thirty-third General Assembly, relating to officers bonds.

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

By Brockway of Louisa, House File No. 337, a bill for an act empowering the governor and secretary of state to execute quitclaim deed conveying to the grantees of Christian Flitch all of the right, title and interest of the state of Iowa in Lot Five (5) of Section One (1), Township Seventy-three (73), north of Range Two (2), West of the Fifth P. M.

Whereas, On the 7th day of February, 1857, one Franklin Bras, who was then the owner of Lot Five (5), of Section One (1), Township Seventy-three (73), north of Range Two (2), West of the 5th P. M., executed a certain mortgage on said lot and other land to the treasurer of Louisa county, State of Iowa, to secure Four Hundred and Forty-one Dollars (\$441.00), on a note dated December 15, 1856, and;

Whereas, The said mortgage was afterwards foreclosed by Louisa County in the district court of Louisa County, Iowa, and said land was sold at sheriff's sale to satisfy the judgment in foreclosure, September 7, 1865, but the sheriff's deed under the aforesaid sale was through error made to the State of Iowa, instead of to Louisa County, and

Whereas, The said County of Louisa after the execution of the aforesaid sheriff's deed, sold and conveyed the said land to Christian Flitch; and the said Christian Flitch thereafter conveyed all his title in and to said tract; and the said Lot Five (5) of Section One (1) is now owned by R. C. Ditto and L. E. Ditto, and

Whereas, It appears that the above named parties are the owners of the aforesaid land, and they and their grantors have been in possession thereof under claim of ownership since the year 1867, and that by reason of the mistake in the aforesaid sheriff's deed, the title to said land is clouded and rendered defective, the State of Iowa appearing to have a claim of title thereto, therefore

Be it Enacted by the General Assembly of the State of Iowa:

Section 1. That the Governor and the Secretary of State be and are hereby authorized, empowered and directed to execute quit-claim deed to R. C. Ditto and L. E. Ditto conveying all right, title, claim and interest of the State of Iowa in and to said Lot Five (5) of Section One (1), Township Seventy-three (73), north of Range Two (2) west of the 5th P. M., Louisa County, Iowa.

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, a newspaper published in Des Moines, Iowa; and the Oakville Sentinel, a newspaper printed and published in Oakville, Louisa County, Iowa; all without expense to the State.

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

Dewey of Guthrie offered the following Resolution:

CONCURRENT RESOLUTION.

Resolved, by the House, the Senate concurring, that this Assembly adjourn Friday, February 24, 1911, to reconvene Friday, March 3, 1911, at 10:00 o'clock, A. M.

Laid over under Rule 34.

Fourt of Allamakee presented the following Resolution, asked unanimous consent for immediate consideration and moved its adoption:

Whereas, The Honorable Levi Hubbell, of Waukon, Allamakee County, Iowa, a former and honored member of this House, has recently departed this life, at his home in Waukon, Iowa, therefore be it

Resolved, That a committee of three be appointed to present suitable resolutions commemorating his life and public service in this state.

Motion prevailed.

The Speaker appointed as such committee: Fourt of Allamakee, Enger of Winneshiek, Larrabee of Fayette.

Ripley of Hancock offered the following Resolution, asked unanimous consent for immediate consideration and moved its adoption:

Whereas, The Honorable Henry H. Bush, who was an honored member of this House during the Sixteenth General Assembly, died at his home in Garner, Iowa, on September 14, 1905, therefore be it

Resolved, That a committee of three be appointed by the Speaker to prepare and present suitable resolutions commemorating his life and public service.

Motion prevailed.

The Speaker appointed as such committee: Ripley of Hancock, Collin of Worth, Russell of Winnebago.

Patterson of Keokuk moved to withdraw from the Committee on Drainage and the further consideration of the House, House File No. 276.

Motion prevailed, and House File No. 276 was so withdrawn.

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. 67, a bill for an act to prohibit the exhibition of deformed, idiotic and abnormal persons, and providing penalties for the violation thereof.

GEO. A. WILSON,

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. 211, a bill for an act to confirm the title of John A. Jasinsky to the Southeast quarter of the Southwest quarter of Section 14, Township 84 North Range 29, West 5th P. M., Greene County, Iowa, and authorizing the issuance of a patent therefor.

GEO. A. WILSON, 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. 250, a bill for an act to legalize certain deed executed by Fremont County and its Board of Supervisors on the 11th day of November, 1895, conveying to Mary E. McDonald the west half of the Northeast quarter and the Northwest quarter of section Two, Township 70 North Range 43 west of the fifth P. M. in Fremont County, Iowa.

GEO. A. WILSON,

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. 220, a bill for an act providing for registration of farm names.

GEO. A. WILSON,

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. 165, a bill for an act relating to the sale, giving away, or having in one's possession obscene literature and articles of indecent or immoral use.

GEO. A. WILSON,

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. 27, a bill for an act providing for an award to a woman or her estate arising from an injury caused by the negligence or wrongful act of any person, firm or corporation, including a municipal corporation.

GEO. A. WILSON, Secretary.

Also:

MB. 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. 151, a bill for an act to repeal Chapter 192 of the Acts of the 33d General Assembly and to enact a substitute therefor, relating to the conveyance of real estate by executor, administrator, trustee, guardian, referee or commissioner.

GEO. A. WILSON,

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. 198, a bill for an act making an appropriation to pay for extra clerical assistance in the office of the State Board of Health.

GEO. A. WILSON,

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:

Senate File No. 185, a bill for an act to amend Chapter 11, Laws of the Thirty-third General Assembly, and additional to Chapter 5 of Title 3 of the Code, relating to holding district courts and assignment of judges therefor.

GEO. A. WILSON,

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. 219, a bill for an act to amend Section 5071 of the Code, relating to the unlawful wearing of badges.

Geo. A. Wilson, 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. 26, a bill for an act to amend Section One of Chapter 138 of the Acts of the Thirty-third General Assembly relative to the maintenance of partition fences by adjoining owners thereof.

Geo. A. Wilson,

Secretary.

Also:

MR. SPEAKER—I am directed to inform your horactele body anat 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 amend Section Twenty-five Hundred Eighty-nine-b (2589-b) of the Supplement to the Code of 1907, relating to the practice of Pharmacy.

GEO. A. WILSON,

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. 50, a bill for an act relating to the investment of funds and depositing of securities of fraternal beneficiary societies.

GEO. A. WILSON,

Secretary.

SENATE MESSAGES CONSIDERED.

Senate File No. 250, a bill for an act to legalize a certain deed executed by Fremont County and its board of Supervisors on the 11th day of November, 1895, conveying to Mary E. McDonald the west half of the northeast quarter and the northwest quarter of Section two, Township 70 north, Range 43, west of the fifth P. M., in Fremont County, Iowa.

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

Senate File No. 220, a bill for an act providing for registration of farm names.

Read first and second time and placed on file.

Senate File No. 165, a bill for an act to amend Section Four Thousand Nine Hundred Fifty-two (4952) of the Code relating to the sale, giving away or having in one's possession obscene literature and articles of indecent or immoral use.

Read first and second time and placed on file.

Substitute for Senate File No. 27, a bill for an act providing for an award to a woman or her estate arising from an injury caused by the negligence or wrongful act of any person, firm or corporation, including a municipal corporation.

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

Senate File No. 151, a bill for an act to repeal Chapter One Hundred Ninety-two (192) of the acts of the Thirty-third General Asembly and to enact a substitute therefor relating to the conveyance of real estate by executor, administrator, trustee, guardian, referee, or commissioner.

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

Senate File No. 198, a bill for an act making an appropriation to pay for extra clerical assistance in the office of the State Board of Health.

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

Senate File No. 185, a bill for an act to amend Chapter eleven (11), laws of the Thirty-third General Assembly, and additional to Chapter five (5) of Title three (III) of the Code, relating to holding district courts and assignment of judges therefor.

Read first and second time and referred to Committee on Judicial Districts.

Senate File No. 219, a bill for an act to amend Section Five Thousand Seventy-one (5071) of the Code, relating to the unlawful wearing of badges.

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

Substitute for Senate File No. 26, a bill for an act to amend Section One (1) of Chapter One Hundred Thirty-eight (138) of the acts of the Thirty-third General Assembly, relative to the maintenance of partition fences by adjoining owners thereof.

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

CONSIDERATION OF BILLS.

On motion of Shane of Wapello, House File No. 154, a bill for an act relating to the practice of pharmacy, creating the office of Commissioner of Pharmacy, Pharmacy Inspectors and a Board of Examiners, and fixing the compensation thereof, also abolishing the office of Commission of Pharmacy, and of Secretary and Treasurer thereof, with report of committee recommending passage, was taken up and considered. Mr. Shane offered the following amendment:

MR. SPEAKER—I move to amend House File No. 154 by striking out the word "Governor" in the fifth line of Section One of the printed bill and substituting therefor the words "Executive Council."

And also, by striking out the word "Governor" in line ten of Section Three of the printed bill and substituting therefor the words "Executive Council."

Amendment adopted.

Moore of Linn offered the following amendment:

I move to amend by striking out Section 7.

Lost.

Perkins of Delaware offered the following amendment:

I move to amend Section One by striking the words "place of residence" in line 16 of the printed bill and inserting in lieu thereof the word "office."

Adopted.

Johnson of Mitchell offered the following amendment:

I move to amend Section One by striking the word "justify" from line 2 of the printed bill and inserting in lieu thereof the word "qualify."

' Adopted.

Moore of Linn offered the following amendment:

I move to amend Section One by striking out the words and figures "two thousand dollars \$2,000.00" in lines 15 and 16 of the printed bill and insert in lieu thereof the words and figures "eighteen Hundred Dollars \$1800.00".

 ${\bf Adopted}.$

Dewey of Guthrie offered the following amendment:

I move to amend Section One by striking out the words "and other" in line 16 of the printed bill.

Adopted.

Shane of Wapello moved that the rules be suspended, 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 ayes were:

Bascom, Bauman, Bowman, Brady, Brockway, Bruce, Dawson, Dewey, Fry, Fulton, Goodykoontz, Halgrims, Harding, Hicken-

looper, Hogan, Huff, Hutchins, Jacobs, Johnson, Klay, Kulp, Larrabee, Perkins, Pickford, Ripley, Russell, Shankland, Sherman, Smith of Adams, Smith of Decatur, Speer, Stoddard, Van Camp, Whitney, Zeller, Mr. Speaker—36.

The nays were:

Beebe, Black, Boettger, Brown, Byerly, Campbell of Ida, Cousins, Cunningham, Dabney, Daniels, Downey, Dunlap, Ellis, Enger, Fletcher, Gilbert, Greene, Hamilton, Harvey, Hazen, Krebill, McCleery, McCullough, Miller of Bremer, Miller of Dubuque, Moore, Odendahl, Olson, Patterson, Penn, Ritter, Robbins, Sater. Shane, Skinner, Stephenson, Taylor, Townsend—38.

Absent or not voting:

Beans, Bybee, Campbell of Webster, Collin, Crist, Dixon, Edmunds, Escher, Felt, Finlayson, Fourt, Fraley, George, Griggs, Grout, Hayes, Hunt, Huntley, Jacobsen, Koontz, Kull, Leach, Lenocker, Linnan, Lounsberry, Lund, Milton, Murtagh, Newell, O'Connor, Rowles, Schee, Stipe, White—34.

So the bill having failed to receive a constitutional majority, was declared to have been lost.

On motion of Brady of Dallas, House File No. 183, a bill for an act to amend the law relating to fraternal beneficiary associations, additional to Chapter Nine (9) of Title Nine (IX) of the Code, with report of committee recommending passage, was taken up and considered.

Bruce of Floyd offered the following amendment:

I move to amend House File No. 183 by striking out Section 2.

Adopted.

Jacobs of Calhoun offered the following amendment:

I move to amend Section One by striking out the word "premium" in lines 9 and 14 of the printed bill and inserting in lieu thereof the following; "beneficiary calls, assessments or dues."

Adopted.

Brady of Dallas moved that the rules be suspended, 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 ayes were:

Bascom, Bauman, Beans, Black, Boettger, Bowman, Brady, Brockway, Brown, Bruce, Bybee, Byerly, Campbell of Ida, Collin, Cousins, Crist, Cunningham, Daniels, Dawson, Dewey, Dunlap, Ellis, Felt, Fletcher, Fourt, Fry, Fulton, George, Gilbert, Goodykoontz, Greene, Grout, Harvey, Hazen, Hickenlooper, Hogan, Huff, Hutchins, Jacobs, Jacobson, Johnson, Klay, Krebill, Kull, Kulp, Larrabee, McCleery, McCullough, Miller of Bremer, Miller of Dubuque, Newell, Odendahl, Olson, Patterson, Penn, Pickford, Ritter, Rowles, Russell, Sater, Shane, Shankland, Sherman, Skinner, Smith of Adams, Speer, Stephenson, Stoddard, Townsend, Van Camp, Whitney, Zeller, Mr. Speaker—73.

The nays were:

Harding, Perkins-2.

Absent or not voting:

Beebe, Campbell of Webster, Dabney, Dixon, Downey, Edmunds, Enger, Escher, Finlayson, Fraley, Griggs, Halgrims, Hamilton, Hayes, Hunt, Huntley, Koontz, Leach, Lenocker, Linnan, Lounsberry, Lund, Milton, Moore, Murtagh, O'Connor, Ripley, Robbins, Schee, Smith of Decatur, Stipe, Taylor, White—33.

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

MESSAGE 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. 6, a bill for an act to repeal Section 3447-b of the Supplement to the Code, 1907, and to enact a substitute therefor relative to the recovery of interest in real estate when spouse failed to join in conveyance.

GEO. A. WILSON,

Also:

37

Secretary.

Mr. Speaker—I am directed to inform your honorable body that the Senate requests the return of:

House File No. 6, a bill for an act relative to the recovery of interest in real estate when spouse failed to join in conveyance.

GEO. A. WILSON,

Secretary.

Campbell of Ida moved that the request of the Senate for the return of House File No. 6 be granted.

Motion prevailed.

Jacobs of Calhoun moved that when the House adjourn it be until 1:30 o'clock P. M.

Motion lost.

Zeller of Madison moved that when the House adjourn it be to 9:00 o'clock A. M. Tuesday.

Sater of Des Moines moved to amend by changing the time to 10:00 o'clock A. M.

Johnson of Mitchell moved as a substitute amendment to change the time to 1:45 o'clock P. M.

Substitute amendment lost.

Amendment lost.

Motion prevailed.

MOTIONS TO RECONSIDER.

I move to reconsider the vote by which House File No. 154 failed to pass the House.

Frank Shane

I second the motion.

E. R. MOORE.

I move to reconsider the vote by which House File No. 154 passed to its third reading.

FRANK SHANE.

I second the motion.

E. R. MOORE.

Speer of Warren moved that a committee of three be appointed to notify the Senate that the House was ready to receive it in Joint Convention.

Motion prevailed.

The Speaker named as such committee, Speer of Warren, Fourt of Allmakee, Stoddard of Buchanan.

The Sergeant-at-Arms announced the arrival of the members of the Senate, who took their seats on the west side of the House Chamber.

JOINT CONVENTION.

The Joint Convention was called to order by Lieutenant Governor Clarke, President of the Joint Convention, at 12:00 o'clock noon:

The roll was then called and the following members responded as present:

Adams, Allen of Pocahontas, Allen of Jefferson, Ames, Balkema, Bascom, Bauman, Beans, Beebe, Bennett, Black, Boettger, Bowman, Brady, Brockway, Brown of Decatur, Brown of Wright, Bruce, Byerly, Campbell of Ida, Chapman, Clarkson, Collin, Cousins, Crist, Crow, Cunningham, Dabney, Daniels, Dawson, Dewey, De Wolf, Downey, Dunlap, Dunnegan, Ellis, Enger, Felt, Fletcher, Fourt, Fry, Fulton, Garrett, Gates, George, Gilbert, Gillilland, Goodykoontz, Greene, Grout, Halgrims, Hamilton, Hammill, Harding, Harvey, Hazen, Hickenlooper, Hogan, Huff, Hunter, Hutchins, Jacobs, Jacobson, Jewell, Johnson, Klay, Koontz, Krebill, Kull, Kulp, Larrabee of Webster, Larrabee of Fayette, Lenocker, McCleery, McColl, McCulloch of Wayne, Mc-Cullough of Dubuque, Malmberg, Mattes, Miller of Bremer, Miller of Dubuque, Moore, Neal, Newell, Odendahl, Olson, Patterson, Penn, Perkins, Pickford, Quigley, Ripley, Ritter, Robbins, Rowles, Russell, Sater, Savage, Schee, Schrup, Shane, Shankland, Sherman, Skinner, Smith of Adams, Smith of Decatur, Smith of Mitchell, Smith of Shelby, Spaulding, Speer, Stephenson, Stillman, Stoddard, Stuckslager, Sullivan, Taylor of Union, Taylor of Appanoose, Townsend, Van Camp, Van Law, White of Iowa, Whitney, Wilson, Zeller—124.

Absent:

Balluff, Bybee, Campbell of Webster, Chase, Cowles, Dixon, Edmunds, Escher, Finlayson, Fitchpatrick, Fraley, Francis, Griggs, Hayes, Hoyt, Hunt, Huntley, Leach, Legel, Linnan, Lounsberry, Lund, McManus, Milton, Murtagh, O'Connor, Parshall, Proudfoot, Ream, Sammis, Saunders, Stipe, Webber, White of Benton—34.

President Clarke announced the Joint Convention duly organized, with a quorum of members present.

President Clarke then announced that the roll would be called for the purpose of electing a United States Senator in Congress, and appointed as teller on the part of the Senate, Senator Savage of Adair, and as assistant teller, Senator DeWolf of Grundy.

Speaker Stillman appointed as teller on the part of the House, Representative Huff of Hardin, and as assistant teller, Representative Crist of Clarke. Upon the roll being called those voting for Claude R. Porter were:

Black, Boettger, Clarkson, Crow, Dabney, De Wolf, Downey, Dunlap, Dunnegan, Ellis, Fletcher, Garrett, Gilbert, Greene, Hamilton, Hazen, Koontz, Kull, Lenocker, McCullough of Dubuque, Miller of Bremer, Miller of Dubuque, Odendahl, Olson, Penn, Quigley, Ritter, Rowles, Sater, Schrup, Stephenson, Taylor of Union, Townsend, White of Iowa, Wilson—35.

Those voting for W. S. Kenyon were:

Allen of Pocahontas, Ames, Beebe, Brady, Brockway, Brown of Wright, Bruce, Campbell of Ida, Collin, Cousins, Cunningham, Dawson, Felt, Gates, George, Goodykoontz, Grout, Halgrims, Hammill, Huff, Hunter, Hutchins, Jacobs, Jewell, Klay, Kulp, Larrabee of Webster, Larrabee of Fayette, McColl, Newell, Patterson, Pickford, Russell, Schee, Shankland, Sherman, Skinner, Spaulding, Stillman, Stoddard—40.

Those voting for Horace E. Deemer were:

Adams, Allen of Jefferson, Balkema, Bascom, Beans, Bennett, Bowman, Brown of Decatur, Chapman, Crist, Daniels, Dewey, Enger, Fourt, Fulton, Gillilland, Harding, Harvey, Hickenlooper, Hogan, Jacobson, McCleery, McCulloch of Wayne, Malmberg, Mattes, Neal, Robbins, Savage, Smith of Adams, Smith of Decatur, Smith of Mitchell, Smith of Shelby, Speer, Stuckslager, Sullivan, Van Camp, Van Law, Whitney, Zeller—39.

Those paired were:

Bauman, Byerly, Fry, Johnson, Krebill, Moore, Perkins, Ripley, Shane, Taylor—10.

Absent :

Balluff, Bybee, Campbell of Webster, Chase, Cowles, Dixon, Edmunds, Escher, Finlayson, Fitchpatrick, Fraley, Francis, Griggs, Hayes, Hoyt, Hunt, Huntley, Leach, Legel, Linnan, Lounsberry, Lund, McManus, Milton, Murtagh, O'Connor, Parshall, Proudfoot, Ream, Sammis, Saunders, Stipe, Webber, White of Benton—34.

President Clarke announced that no one had received a majority of the votes cast in the Joint Convention for United States Senator in Congress, and that no election had occurred. Senator Bennett of Taylor moved that after the reading and correction of the Journal, the Joint Convention be dissolved.

Motion prevailed.

Journal of Joint Convention read and approved.

House reconvened, Speaker Stillman in the Chair.

On motion of Smith of Adams, the House adjourned.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, FEBRUARY 21, 1911.

House met pursuant to adjournment.

Speaker Stillman in the Chair.

Prayer was offered by Rev. C. L. Nye of Toledo, Iowa.

Journal of February 20th corrected and approved.

On request of Rowles of Monona, leave of absence was granted Downey of Crawford, until Wednesday.

PETITIONS, MEMORIALS AND REMONSTRANCES.

Collin of Worth, presented petition of the voters of Worth County, relative to appropriation for County Fairs.

Referred to Committee on Appropriations.

Dunlap of Clinton, presented petition of the teachers of Clinton, relative to life certificates.

Referred to Committee on Schools and Text-Books.

Goodykoontz of Boone, presented remonstrance of citizens and voters of Iowa against the resubmission of the prohibitory amendment.

Referred to Committee on Constitutional Amendments.

Odendahl of Carroll, presented remonstrance of voters and taxpayers of Iowa against the resubmission of the prohibitory amendment.

Referred to Committee on Constitutional Amendments.

Lund of Hamilton, presented remonstrance of the Board of Supervisors of Hamilton County, against the appointment of a County Engineer.

Referred to Committee on Roads and Highways.

Hazen of Pottawattamie, presented remonstrance of voters of Iowa, against the resubmission of the prohibitory amendment.

Referred to Committee on Suppression of Intemperance.

Stoddard of Buchanan, presented petition of the citizens of Lucas County, relative to "Five Mile Limit" bill:

Referred to Committee on Suppression of Intemperance.

Dixon of Sac, presented petition of the voters of Sac County, relative to Commerce Counsel.

Referred to Committee on Commerce and Trade.

REPORTS OF COMMITTEES.

Klay of Sioux, from the Committee on Judiciary, submitted the following report:

MR. SPEAKER—Your Committee on Judiciary, to whom was referred Senate File No. 86, a bill for an act amending the law as it appears in Chapter 45 of the Acts of the Thirty-third General Assembly, entitled "An act providing for acquiring by condemnation proceedings by cities and towns, of heating plants, water works, gas works, electric power plants, and a mode of procedure therefor, and amending Section 722 of the Supplement to the Code, 1907," and relating to the same subject, 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 be amended as follows:

By substituting therefore the following substitute amendment:

A BILL

For an Act amending the law as it appears in Chapter Forty-five (45) of the Acts of the Thirty-third (33d) General Assembly, entitled: "An Act providing for acquiring by Condemnation Proceedings by cities and towns, of heating plants, water works, gas works, electric light or power plants, and a mode of procedure therefor, and amending Section Seven Hundred Twenty-two (722) of the Supplement to the Code, 1907," and relating to the same subject.

Be It Enacted by the General Assembly of the State of Iowa:

Section 1. That the law as it appears in Chapter Forty-five (45), of the Acts of the Thirty-third (33d) General Assembly, amending Section Seven Hundred Twenty-two (722) of the Supplement to the Code, 1907, be and the same is hereby amended by striking out all after the word "ordered" in line ten of Section Two of said Chapter Forty-five down to and including the word "works" in line fourteen and substituting in lieu thereof the following:

"And such court of condemnation at the time it meets to organize, as is provided in said order, or at any time during the proceeding, which may be adjourned from time to time for any purpose, may fix a time for the appearance of any person or persons which any party desires to have joined in the proceedings and which the court deems necessary, which time for the appearance shall be sufficiently remote to give notice upon such parties; but if such time of appearance shall occur after any proceedings are begun they shall be reviewed by the court as it may direct to give all parties full opportunity to be heard."

"All persons not appearing and having any right, title or interest in or to the property which is the subject of condemnation or any part thereof, and including all leaseholders and mortgagee trustees of bondholders, which are to be made parties to the proceedings shall be served with notice thereof, and the time and place of meeting of said court in the same manner and for the same length of time as the service of original notices, either by personal service or service by publication, the time so set being the time at which the parties so served are required to appear, and actual personal service of the notice within or without the state shall supersede the necessity of publication. These provisions shall also apply to condemnation proceedings which are pending, but nothing herein shall be held to invalidate any proceedings or notices served in any proceedings under Chapter Nine, Title Ten, or under the provisions of the act to which this is amendatory which have been had or taken at the time of the taking effect of this act."

Sec. 2. This act being deemed of immediate importance shall take effect and be in force from and after its passage and its publication in the Register & Leader and the Des Moines Capital, newspapers published in the city of Des Moines, Iowa, and when so amended the bill do pass.

GERRIT KLAY.

Chairman.

Report adopted.

Also:

MR. Speaker—Your Committee on Judiciary, to whom was referred House File No. 331, a bill for an act legalizing and curing the acts and proceedings of the incorporated town of Charlotte, and the town council of said incorporated town, in the County of Clinton, and State of Iowa, etc., 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.

GERRIT KLAY,

Chairman.

Report adopted.

Also:

MR. SPEAKER—Your Committee on Judiciary, to whom was referred House File No. 119, a bill for an act to repeal Section Fifty-one Hundred and Sixty-five (5165) of the Code and to enact a substitute therefor, re-

lating to the time in which indictments may be found for certain public offenses, 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 be indefinitely postponed.

GERRIT KLAY, Chairman.

Report adopted and House File No. 119 was indefinitely postponed.

Also:

Mr. Speaker—Your Committee on Judiciary, to whom was referred House File No. 130, a bill for an act relating to the Proof of Title to Real Estate as affected by certain defects arising from conveyances and other instruments and otherwise prior to January 1, 1895, 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 be indefinitely postponed.

GERRIT KLAY, Chairman.

Report adopted, and House File No. 130 was indefinitely postponed.

Also:

MR. SPEAKER—Your Committee on Judiciary, to whom was referred House File No. 202, a bill for an act to amend Sections Four Thousand Ninety-one (4091), and Four Thousand Ninety-four (4094) of the Code, relating to Proceedings to Reverse, Vacate or Modify Judgments in the Trial Courts, 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 be indefinitely postponed.

GERRIT KLAY, Chairman.

Report adopted, and House File No. 202 was indefinitely postponed.

Bowman of Linn, from the Committee on Food and Dairy, submitted the following report:

MR. SPEAKER—Your Committee on Food and Dairy, to whom was referred House File No. 247, a bill for an act to amend Section Four Thousand Nine Hundred and Ninety-nine-a-thirty-one (4999-a31), of the Supplement to the Code 1907, relating to the Food Standards, 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. W. BOWMAN, Chairman.

Report adopted.

Dewey of Guthrie, called up Concurrent Resolution relative to adjournment, and moved its adoption.

Roll call was demanded by Van Camp of Adair, and Sater of Des Moines.

On the question "Shall the Resolution be adopted?"

The ayes were:

Bascom, Bauman, Beans, Beebe, Bowman, Brady, Brockway, Brown, Bruce, Bybee, Byerly, Collin, Cousins, Crist, Cunningham, Dabney, Daniels, Dawson, Dewey, Dixon, Dunlap, Ellis, Felt, Finlayson, Fletcher, Fourt, Fraley, Fulton, George, Goodykoontz, Griggs, Grout, Hamilton, Harding, Harvey, Hayes, Hazen, Hickenlooper, Hogan, Huff, Hunt, Jacobs, Jacobson, Johnson, Klay, Lenocker, Lund, Milton, Murtagh, Patterson, Riley, Robbins, Rowles, Russell, Shane, Shankland, Sherman, Smith of Adams, Stoddard, Taylor, Townsend, Zeller—62.

The nays were:

Boettger, Fry, Gilbert, Greene, Hutchins, Koontz, Krebill, Larrabee, Lounsberry, McCleery, Miller of Bremer, Miller of Dubuque, Newell, Odendahl, Olson, Perkins, Pickford, Ritter, Sater, Skinner, Smith of Decatur, Stephenson, Van Camp, White, Whitney, Mr. Speaker—26.

Absent or not voting:

Black, Campbell of Ida, Campbell of Webster, Downey, Edmunds, Enger, Escher, Halgrims, Huntley, Kull, Kulp, Leach, Linnan, McCullough, Moore, O'Connor, Penn, Schee, Speer, Stipe—20.

So the motion prevailed and the Resolution was adopted.

INTRODUCTION OF BILLS.

By Boettger of Scott, House File No. 338, a bill for an act to amend Section Six Hundred Seventy-nine-a (679-a) and One Thousand Fifty-six-a-thirty-two (1056-a-32), Subdivision F of the Supplement to the Code, 1907, relative to the Board of Police and Fire Commissioners in certain cities of the first class.

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

By Bascom of Dickinson, House File No. 339, a bill an act to amend the law as it appears in Section Four Thousand and Eight (4008) of the Code, relating to exemption from execution.

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

By Bascom of Dickinson, House File No. 340, a bill for an act making an appropriation to D. N. Guthrie for damages sustained by him by the construction of a dam by the State of Iowa across the outlet of Lower Gar Lake.

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

By Krebill of Lee, House File No. 341, a bill for an act to amend Section Two Thousand Five Hundred Eighty-eight (2588) of the Code, relating to the sale of drugs, medicines, poisons, and chemicals, and providing for the sale of insecticides and fungicides by persons other than registered pharmacists.

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

By Hogan of Cass, House File No. 342, a bill for an act to repeal Section 1067 of the Code, 1897, and enact a substitute therefor relating to the election of the clerk and reporter of the Supreme Court, and relating to their removal from office.

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

By Hunt of Harrison, House File No. 343, a bill for an act to repeal Chapter One Hundred Eighty-two (182), Laws of the Thirty-third (33) General Assembly and to amend Section Twenty-eight Hundred Six (2806), Supplement to the Code, 1907, relative to the teachers' and contingent funds.

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

By Jacobs of Calhoun, House File No. 344, a bill for an act to repeal Chapter One Hundred Twenty-one (121, Laws of the Thirty-third General Assembly of Iowa, and to enact a substitute therefor relating to the duties of the County Auditor in drainage matters, and to provide additional compensation or help for County Auditors on account of drainage districts.

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

By Fulton of Jefferson, House File No. 345, a bill for an act authorizing the governor of the State of Iowa to issue patent attested by the Secretary of the State to certain lands to and in favor of S. W. Manning, being the property situated in Davis ounty, Iowa, described as follows, to-wit:

The northeast quarter (1-4) of the southeast quarter (1-4) of section ten (10), township seventy (70) north, range twelve 12, west of the Fifth (5th) P. M.

Whereas, The northeast quarter (1) of the southeast quarter (1) of Section Ten (10), Township Seventy (70), North, Range Twelve (12), West of the Fifth (5th) P. M., was in the year of 1847, transferred by patent from the United States to S. T. Coldwell, and,

Whereas, The northeast quarter (1/4) of the southeast quarter (1/4) of Section Ten (10), Township Seventy (70) North, Range Twelve (12), West of the Fifth (5th) P. M., was of date of August 7, 1850, by an act of Congress conveyed to the State of Iowa for State school purposes, in that all lands thereafter declared saline were to be so conveyed, and,

Whereas, That thereafter the legislature of the State of Iowa declared all saline lands within the State of Iowa to be school lands and authorized the trustees of the respective counties to select and determine what lands were saline, and,

Whereas, Thereafter and without the knowledge of S. T. Coldwell the northeast quarter (1/4) of the southeast quarter (1/4), Section Ten (10), Township Seventy (70) North, Range Twelve (12), West of the Fifth (5th) P. M., was by the trustees of Davis County, Iowa, declared saline, and,

Whereas, The said premises was of date May 5, 1865, by S. T. Coldwell and wife, E. R. Coldwell, by deed conveyed to Edwin Manning, and,

Whereas, Thereafter and without the knowledge of Edwin Manning the United States on account of the said premises having been declared saline, cancelled the said patent issued to S. T. Coldwell, and,

Whereas, The said Edwin Manning executed a bond for a deed agreeing to convey the said premises to one J. Mose McClure on the 27th day of March, 1897, and,

Whereas, The said premises was of date March 30, 1897, by J. Mose McClure by quit claim deed conveyed to M. A. McClure, his wife, and,

Whereas, On the 16th day of August, 1901, the said Edwin Manning died intestate and in division of his said estate and in the partition of the lands owned by the said Edwin Manning, the said premises were by decree of the District Court of Van Buren County, Iowa, the County of the residence of the said Edwin Manning, allotted to his daughter, Kate M. Parrott, and,

Whereas, The said premises was on the 16th day of April, 1903, conveyed by J. Mose McClure and wife, Martha A. McClure, by quit claim deed to Kate M. Parrott, and,

Whereas, The said premises on the 19th day of March, 1907, were by Kate M. Parrott and husband conveyed by quit claim deed to S. W. Manning, and,

Whereas, The State of Iowa has never parted with title to the said premises or any part thereof but the legal title is now and at all times was since August 7, 1850, so vested in the State of Iowa, and,

Whereas, The said S. W. Manning and his grantors aforesaid has been in actual possession and occupancy of the said premises for a period of more than fifty (50) years last past, improved the same, paid taxes thereon, claimed the same as their own and in every respect were the absolute and unqualified owners thereof subject only to the rights, title and interest which the State of Iowa has therein, and,

Whereas, The premises aforesaid and the lands adjoining to said premises were appraised at the value of One and Twenty-five One-hundredths Dollars, (\$1.25), per acre at or about the time when the said Edwin Manning obtained title deeds as aforesaid and that lands adjoining the said premises were purchased from the State of Iowa in kind and character at the rate of One and Twenty-five One-Hundredths Dollars (\$1.25), per acre at or about the time when the said Edwin Manning obtained his said deed to the lands as herein described, therefore:

Be it Enacted by the General Assembly of the State of Iowa:

Section 1. That upon the payment of One and Twenty-five One hundredths Dollars (\$1.25), per acre by the said S. W. Manning to the Secretary of the State of Iowa for the use and benefit of the school fund as by law provided, the Governor of the State of Iowa, be and he is hereby empowered and authorized to execute a patent, attestated by the Secretary to and in favor of the said S. W. Manning, constituting an instrument of conveyance covering the northeast quarter (¼) of the southeast quarter (¼) of Section Ten (10), Township Seventy (70) North, Range Twelve (12), West of the Fifth (5th) P. M., which shall constitute an absolute conveyance of all the rights, title and interest of which the State of Iowa may have in and to said premises or any part thereof. Provided, however, that this shall not affect pending litigation.

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

By Dawson of Cherokee, House File No. 346, a bill for an act to authorize the conveyance of land to the city of Cherokee for cemetery purposes.

Read first and second time and referred to Committee on Board of Control.

By Kulp of Palo Alto, House File No. 347, a bill for an act to amend Section Two Thousand Seven Hundred Twenty-seven-A Sixty-six (2727-a66) of the Supplement to the Code, 1907, relative to private asylums for the care of the insane.

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

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 by substitute and passed the following bill in which the concurrence of the Senate was asked:

House File No. 218, a bill for an act legalizing the acts of cities and towns whereby ordinances of said cities or towns have heretofore changed the name or names of certain platted streets.

Geo. A. Wilson, Secretary.

CONSIDERATION OF BILLS.

On request of Harding of Woodbury, unanimous consent having been given, House File No. 218, a bill for an act legalizing the acts of cities and towns whereby ordinances of said cities or towns have heretofore changed the name or names of certain platted streets, with Senate amendments, was taken up and the amendments read and considered.

Be It Enacted by the General Assembly of the State of Iowa:

Section 1. That, whereas, certain cities or towns throughout the state of Iowa have passed ordinances changing the name or names of certain streets in said cities;

Now, therefore, it is provided that the acts of said city and town councils of such cities and towns in enacting said ordinances changing the names of said certain streets are hereby declared valid. On the filing for record of the said ordinances, duly certified by the mayor and city or town clerk, with the county recorder he shall make and record in the records of his office a plat showing the changes in the names of the streets and shall file a copy of said plat with the county auditor.

- Sec. 2. This act shall not affect pending litigation.
- Sec. 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 Capital, newspapers published at Des Moines, Iowa.

Mr. Harding moved that the House concur in the Senate amendments.

On the question, "Shall the House concur?"

The aves were:

Bascom, Beans, Beebe, Black, Bowman, Brockway, Brown, Bybee, Byerly, Campbell of Ida, Collin, Cousins, Crist, Cunningham,

Dabney, Daniels, Dawson, Dewey, Dixon, Ellis, Enger, Fletcher, Fourt, Fraley, Fry, Fulton, George, Gilbert, Goodykoontz, Greene, Grout, Hamilton, Harding, Harvey, Hickenlooper, Huff, Hunt, Jacobs, Jacobson, Klay, Koontz, Krebill, Larrabee, Linnan, Lund, McCullough, Miller of Bremer, Miller of Dubuque, Milton, Murtagh, Newell, Odendahl, Olson, Patterson, Penn, Pickford, Ritter, Robbins, Russell, Sater, Shane, Sherman, Skinner, Smith of Adams, Smith of Decatur, Stephenson, Stoddard, Townsend, Van Camp, White, Whitney, Zeller, Mr. Speaker—73.

The nays were:

None.

Absent or not voting:

Bauman, Boettger, Brady, Bruce, Campbell of Webster, Downey, Dunlap, Edmunds, Escher, Felt, Finlayson, Griggs, Halgrims, Hayes, Hazen, Hogan, Huntley, Hutchins, Johnson, Kull, Kulp, Leach, Lenocker, Lounsberry, McCleery, Moore, O'Connor, Perkins, Ripley, Rowles, Schee, Shankland. Speer, Stipe, Taylor—35.

So the House concurred in Senate amendments.

On motion of Jacobs of Calhoun, House File No. 85, a bill for an act to repeal Section One Thousand Three Hundred Twentytwo of the Supplement to the Code, 1907, relating to the taxation of national, state and savings banks and loan and trust companies and to enact a substitute therefor, with report of committee recommending passage as amended by substitute was taken up, considered, and the committee substitute amendment was adopted.

Schee of O'Brien proposed the following amendment: I move to amend by adding after the word "shares" in line 9 of Section 2 as found in the Journal the following: "Provided banks shall be liable for taxes as agent of holders and owner of shares and shall retain so much of the dividends belonging to any shareholder as shall pay taxes on such shares."

Lost.

Schee of O'Brien proposed the following amendment: I move to amend House File No. 85 by adding as Section 3 of said bill the following:

"Sec. 3. The assessor in fixing the value of the shares of stock in this act shall not deduct from the value of such shares any debts owing by said stockholders, nor shall the assessor deduct the debts of private banks from the amount such banker may have invested in his banking business."

Roll call demanded by Schee of O'Brien and Dawson of Cherokee.

On the question "Shall the amendment be adopted?"

The ayes were:

Byerly, Dawson, Fry, George, Halgrims, Harvey, Jacobson, Kulp, Lounsberry, Newell, Penn, Perkins, Schee, Stoddard, Zeller—15.

The nays were:

Bascom, Bauman, Beans, Beebe, Boettger, Bowman, Brady, Brockway, Brown, Bruce, Bybee, Campbell of Ida, Collin, Crist, Cunningham, Dabney, Dewey, Dixon, Dunlap, Ellis, Enger, Escher, Felt, Finlayson, Fourt, George, Gilbert, Goodykoontz, Greene, Grout, Hamilton, Harding, Hayes, Hazen, Hickenlooper, Hogan, Huff, Hunt, Jacobs, Johnson, Klay, Koontz, Krebill, Kull, Larrabee, Lenocker, Linnan, Lund, McCleery, Miller of Bremer, Miller of Dubuque, Milton, Moore, Murtagh, Olson, Patterson, Pickford, Ripley, Ritter, Robbins, Rowles, Russell, Sater, Shane, Shankland, Sherman, Skinner, Smith of Adams, Speer, Taylor, Townsend, Van Camp, White, Whitney, Mr. Speaker—75.

Absent or not voting:

Black, Campbell of Webster, Cousins, Daniels, Downey, Edmunds, Fletcher, Fraley, Griggs, Huntley, Hutchins, Leach, McCullough, O'Connor, Odendahl, Smith of Decatur, Stephenson, Stipe—18.

So the amendment was lost.

Jacobs of Calhoun moved that the rules be suspended, 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 ayes were:

Bascom, Bauman, Beans, Beebe, Black, Boettger, Bowman, Brady, Brockway, Brown, Bruce, Bybee, Byerly, Campbell of Ida, Collin, Cousins, Crist, Cunningham, Dabney, Daniels, Dawson, Dewey, Dixon, Dunlap, Ellis, Escher, Felt, Finlayson, Fletcher, Fry, Fulton, George, Gilbert, Goodykoontz, Greene, Griggs, Grout, Halgrims, Hamilton, Harding, Harvey, Hayes, Hazen, Hickenlooper, Hogan, Huff, Hunt, Hutchins, Jacobs, Jacobson,

Johnson, Klay, Koontz, Krebill, Kull, Kulp, Larrabee, Lenocker, Linnan, Lounsberry, Lund, McCleery, Miller of Dubuque, Milton, Moore, Murtagh, Newell, Olson, Patterson, Penn, Perkins, Pickford, Ripley, Robbins, Rowles, Russell, Sater, Shane, Shankland, Sherman, Skinner, Smith of Adams, Speer, Stephenson, Stoddard, Taylor, Townsend, Van Camp, White, Whitney, Mr. Speaker—91.

The nays were:

None.

Absent or not voting:

Campbell of Webster, Downey, Edmunds, Enger, Fourt, Fraley, Huntley, Leach, McCullough, Miller of Bremer, O'Connor, Odendahl, Ritter, Schee, Smith of Decatur, Stipe, Zeller—17.

So the bill passed and the title as amended was agreed to.

SPECIAL ORDER NO 3.

Time having arrived for Special Order No. 3, House File No. 214, a bill for an act to amend Section One (1) of Chapter One Hundred Thirty-nine (139) of the laws of the Thirty-third General Assembly relating to the sale of intoxicating liquors by permit holders, was taken up and considered.

Crist of Clarke proposed the following amendment:

MR. SPEAKER—I move to amend House File No. 214 by substituting for Section One thereof and all amendments thereto the following:

Section 1. That Section One (1), Chapter One Hundred Thirty-nine (139), Acts of the Thirty-third General Assembly, be and the same is hereby amended by striking therefrom all that part of said section beginning with the period in the twelfth line thereof to and including the second word "ink" in the fourteenth line thereof, and inserting in lieu thereof the following: "Such blank requests and the corresponding stubs shall be filled out by the person making the sale in ink and in the presence of the applicant for such liquors and prior to the applicant's signature thereof."

Adopted.

Shane of Wapello moved that the rules be suspended, 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 ayes were:

Bascom, Bauman, Beans, Black, Boettger, Bowman, Brady, Brockway, Brown, Bruce, Bybee, Byerly, Campbell of Ida, Cousins, Crist, Cunningham, Dabney, Daniels, Dawson, Dixon, Dunlap, Ellis, Enger, Escher, Fletcher, Fraley, Fry, Fulton, George, Gilbert, Goodykoontz, Greene, Griggs, Grout, Halgrims, Hamilton, Harding, Harvey, Hayes, Hazen, Hickenlooper, Hogan, Huff, Hunt, Jacobson, Johnson, Klay, Koontz, Krebill, Kull, Kulp, Larrabee, Lenocker, Linnan, Lund, McCleery, McCullough, Miller of Bremer, Miller of Dubuque, Milton, Moore, Murtagh, Odendahl, Olson, Patterson, Penn, Perkins, Pickford, Ritter, Rowles, Russell, Sater, Shane, Shankland, Sherman, Smith of Adams, Speer, Stephenson, Stoddard, Taylor, Townsend, Van Camp, White, Whitney, Mr. Speaker—85.

The nays were:

Dewey, Felt, Finlayson, Newell, Robbins, Skinner, Zeller—7.

Absent or not voting:

Beebe, Campbell of Webster, Collin, Downey, Edmunds, Fourt, Huntley, Hutchins, Jacobs, Leach, Lounsberry, O'Connor, Ripley, Schee, Smith of Decatur, Stipe—16.

So the bill passed and the title was agreed to.

Halgrims of Humboldt offered the following Resolution, asked unanimous consent for immediate consideration and moved its adoption.

Resolved, That on February 22d, at 11:00 o'clock A. M., Mr. F. J. Bandholtz be given fifteen minutes time in which to take a panorama picture of the members of the House.

Adopted.

Sherman of Poweshiek moved that when the House adjourn after the Joint Convention it be to reconvene at 1:30 P. M.

Miller of Bremer moved to change the hour of reconvening to 10:00 o'clock A. M., Wednesday.

Harding of Woodbury moved to amend the amendment by changing the hour to 9:00 o'clock A. M., Wednesday.

Amendment to the amendment adopted.

Amendment adopted.

Motion as amended adopted.

On motion of Fulton of Jefferson House File No. 98, a bill for an act to repeal Section Two Thousand Six Hundred Twenty-eight (2628) of the Code, relating to the Board of Educational Examiners, and to enact a substitute therefor, with report of committee recommending passage, was taken up and considered.

Mr. Fulton moved that the rules be suspended, the bill be considered engrossed, and read a third time now, which motion prevalied, and the bill was read a third time.

On the question, "Shall the bill pass?"

The ayes were:

Bascom, Bauman, Beans, Beebe, Black, Boettger, Bowman, Brockway, Brown, Bruce, Bybee, Byerly, Campbell of Ida, Cousins, Crist, Cunningham, Dabney, Daniels, Dawson, Dewey, Dixon, Dunlap, Ellis, Enger, Escher, Finlayson, Fletcher, Fourt, Fraley, Fry, Fulton, George, Gilbert, Goodykoontz, Greene, Griggs, Harding, Harvey, Hayes, Hazen, Hickenlooper, Hogan, Huff, Hunt, Hutchins, Jacobs, Jacobson, Johnson, Klay, Krebill, Kull, Kulp, Larrabee, Linnan, Lounsberry, McCleery, McCullough, Miller of Dubuque, Milton, Moore, Murtagh, Newell, Odendahl, Olson, Patterson, Penn, Pickford, Ripley, Ritter, Robbins, Rowles, Russell, Shane, Shankland, Sherman, Skinner, Smith of Adams, Speer, Stephenson, Stoddard, Taylor, Townsend, Van Camp, White, Whitney, Zeller—86.

The nays were:

Grout-1.

Absent or not voting:

Brady, Campbell of Webster, Collin, Downey, Edmunds, Felt, Halgrims, Hamilton, Huntley, Koontz, Leach, Lenocker, Lund, Miller of Bremer, O'Connor, Perkins, Sater, Schee, Smith of Decatur, Stipe, Mr. Speaker—21.

So the bill passed and the title was agreed to.

On motion of Whitney of Woodbury, House File No. 125, a bill for an act to repeal Section Three Thousand Eight Hundred Seventy-two (3872) of the Code, and to enact a substitute therefor, relating to the taxation of jury fee as costs, with report of committee recommending indefinite postponement, and minority recommendations recommending passage, was taken up and considered.

Mr. Whitney moved that the minority recommendations be substituted for the majority report.

The following communication was received from the governor: To the House of Representatives of the Thirty-third General Assembly:

Being of the opinion that I ought not to give my approval to House File No. 1, relating to the nomination of candidates for the office of Senator in the Congress of the United States and of the canvass of the vote for Senator in the Congress of the United States and providing for nomination for such office in case of vacancy, and commonly known as the Oregon plan, in compliance with the provisions of Section 16 of Article 3 of the Constitution, I herewith return the same to your Honorable Body unsigned.

There are many reasons why, in my opinion, this bill should not become a law, among which are the following:

When the Constitution of the United States was framed it was agreed that it should not become binding until ratified by nine of the thirteen states, and it then became binding as to all states having ratified it. According to its provisions it cannot be amended except the amendment be proposed by Congress upon a vote of two-thirds of both houses thereof. or upon application to Congress by the legislatures of two-thirds of the states calling for a convention to propose amendments, and in either case amendments so proposed shall not be adopted until ratified by the legislatures or conventions of three-fourths of the states. It was clearly intended that nothing should be added to nor any changes made in the constitution except in the manner above specified. It is equally clear that it never was intended that any state should directly or indirectly take itself from under any of the provisions of the constitution except by consent of three-fourths of the states and that whatever provisions apply to one state should apply alike to all and be observed by all. In other words, every state interested in the adoption of the constitution and every one that has since come under it, obligated itself to be bound and agreed to be bound by each and every provision thereof. This was a solemn and binding compact entered into for the mutual benefit of all the states and which no state has any right either moral or legal to violate. The state of Iowa has no more right to alter, change, modify or in any way limit or restrict the constitutional method of electing senators in Congress without the consent and authority from other states, as provided by the constitution, than Illinois or New York has to circumvent any other provision of the constitution.

Our state constitution provides that before it shall be amended the proposed amendment shall be agreed to by a majority vote of the members elected to both houses of the legislature. It shall then be published for three months preceding the next general election and shall thereafter be referred to the succeeding session of the General Assembly and must receive the affirmative vote of a majority of the members of each house. It shall then be submitted to the voters of the state to be passed upon by them and must receive a majority of the votes cast before it becomes a law.

It will therefore be seen that there exists both with the state and the nation as with all governments and all organizations governed and regulated by constitutions and laws, an invariable rule that constitutions, being a promulgation of the fundamental principles upon which government is founded, shall not be open to amendment or modification so easily or so readily as statutes may be amended. Hence the more exacting requirements and the limitation as to time within which amendments may be adopted, in the state requiring more than two years, and in the nation an indefinite period which by reason of other restrictions must necessarily be of considerable duration. The purpose of these limitations was doubtless to prevent any hasty or ill advised changes in the fundamental laws of the state or of the nation, to render them more secure by reason of these requirements and to afford sufficient time for careful and mature deliberation and consideration of suggested amendments.

The proposed law, in effect, seeks to abrogate a provision of the constitution of the Unitel States without pursuing the course provided in the constitution for its amendment or modification and without regard to any action upon the part of other states.

It is therefore a direct disregard of the compact or agreement entered into between the states.

It further seeks to subvert that provision of the constitution with reference to the election of senators in the Congress of the United States by the legislatures, is virtually compelling the members of the General Assembly to surrender that prerogative, which, if accomplished, is a practical nullification of an important provision of the constitution.

Instead of a two-thirds vote of both houses of Congress and a ratification by the legislature of three-fourths of the state, which are required to amend the constitution of the United States, it is here proposed to indirectly abrogate a constitutional limitation by the enactment of a law, to pass which requires only a mere majority vote of the members elected to each house of the legislature, and without even having obtained an expression from the people, thereby placing the constitution upon no firmer foundation than mere statutory enactments.

Such procedure cannot help but lessen the respect of the people for the constitution itself and for its most solemn and binding obligations. When legislatures and public officials will thus trifle with and lightly consider the fundamental law of the land how can the private citizens be expected to hold it inviolate?

The constitution of our state requires every senator and every representative in the General Assembly to take the following oath: "I do solemnly swear (or affirm), that I will support the constitution of the United States, and the constitution of the State of Iowa, and that I will faithfully discharge the duties of Senator (or representative), according to the best of my ability."

The proposed law, if its purpose is accomplished, would compel every man who occupies a seat in your Honorable Body to violate the spirit of this oath, if indeed he does not wholly disregard the obligation, by substituting the supposed will of the people for his own best judgment or ability. No matter what means may have been resorted to by senatorial candidates, even if it should be shown beyond question that corruption and vote buying or any other unlawful or reprehensible methods had been employed in securing a majority of the votes, still the legislator who has signed a statement to always abide the results of election is honor bound to do so. Where a legislature, without any charge of corruption upon its own part, had elected an individual to the Senate of the United States how could the senate investigate or inquire into charges of corruption practised by him in connection with this so-called Oregon plan, which neither the constitution nor the statutes of the United States require or recognize as a part of the plan of electing senators in Congress?

If this proposed law gains favor throughout the states of the Union may we not reasonably expect that other means will be devised for circumventing other provisions of the constitution and that sooner or later the whole fabric of our fundamental law will be open to attacks? Already some of the friends of this measure are advocating the election of President and Vice-president of the United States by a direct vote of the people. How long will it be before an effort will be made to require the candidates for presidential electors to surrender their constitutional and statutory rights to vote for the candidates of their party and to agree to vote for the presidential candidate who receives the largest popular vote?

It has been suggested that the proposed law simply confers upon the people of the state the right to elect United States Senators by a direct vote. That question is no wise involved in this plan and every one knows that if it were, the measure would be clearly unconstitutional. The effort to make it appear that the enactment of this measure into law is equivalent to conferring upon the people the right to name senators is only for the purpose of trying to give standing and credibility to an otherwise indefensible attempt to get around a requirement of the constitution, to justify virtual nullification and an invasion of the rights and duties of the members of the General Assembly.

It requires but little power of discernment to see the difference between the two plans. Were the constitution so amended as to provide for the election of Senators by a direct vote of the people the legislature would thereby be entirely relieved of all responsibility or connection therewith. The election of candidates for legislative positions would not be involved and there could be no charge of an attempt to evade the constitution, all of which as well as other serious objections exist as to the plan in question. The proposed measure is so clearly antagonistic to the spirit of the constitution that its most enthusiastic supporters make no claims to being able to require compliance with it except through coersion and intimidation.

It is claimed by the friends of the measure that it is a mere matter of choice with the legislative candidate whether he makes any declaration at all or whether he shall agree to be bound or decline to be bound by the popular vote for senator. It is quite clear to many of you that the conditions in your district are such that not to declare yourselves would mean certain defeat and to sign either statement would give little if any better promise of election. A choice under such circumstances would have little of volition connected with it. It would be made not with a desire to comply with the spirit of the proposed law but with reference to what would most likely insure success at the polls. Doubtless a large majority of legislative candidates would decline to make any statement whatever except for fear as to results if they should refuse. A law which creates such a condition is not only morally wrong but in this instance is in contravention of both the statutes and the constitution of the United States.

The entire measure constitutes an effort to indirectly accomplish something which cannot be done directly, and is therefore an attempt to evade the constitution. The question which we must determine is whether we as citizens of a great commonwealth and a great republic will insist upon strict conformity to and compliance with the provisions of the constitution, or whether we will encourage the enactment of laws that seek to circumvent some of its positions.

Because of the above reasons, and because I believe that the solemn oaths taken by members of the legislature should be respected and held inviolate, and because I believe that the constitution in all its parts should be immune from practical nullification, subversion or evasion, and that its provisions should be held sacred until modified or amended according to its own terms and requirements, and because I believe that states, as well as public officials and private citizens, should conform to and observe the spirit, as well as the substance, of the constitution, and because I believe the enactment of such laws as the measure in question is a practical undermining of the constitution and a danger and a menace to our form of government, and because I believe that the effect of such legislation will be to lessen the respect of the people in general for the fundamental law of the land, I herewith return House File No. 1, without my approval.

Respectfully submitted,

B. F. CARROLL, Governor.

February 21, 1911, Des Moines, Iowa.

Dabney of Davis moved that reconsideration of House File No. 1, following the governor's veto, be made a special order for Wednesday at 10:30 A. M.

Motion prevailed, and House File No. 1 was made a Special Order for 10:30 A. M., Wednesday.

Moore of Linn moved that the House reconsider the vote by which the hour of reconvening was fixed.

Seconded by Cunningham of Buena Vista.

Motion prevailed.

Moore of Linn moved to reconsider the vote by which the amendment making the hour of reconvening Wednesday at 9:00 o'clock A. M., was adopted.

Seconded by Cunningham of Buena Vista.

Motion prevailed.

Upon reconsideration the amendment was lost.

Koontz of Johnson moved to amend by changing the time to 2:00 o'clock, P. M.

Amendment lost.

Original motion as made by Sherman of Poweshiek providing for reconvening at 1:30 P. M., prevailed.

Hazen of Pottawattamie moved that a committee of three be appointed to notify the Senate that the House was ready to receive it in Joint Convention.

Motion prevailed.

The Speaker named as such committee, Hazen of Pottawattamie, Daniels of Appanoose, Dunlap of Clinton.

The Sergeant-at-Arms announced the arrival of the members of the Senate, who took their seats on the west side of the House Chamber.

JOINT CONVENTION.

The Joint Convention was called to order by Lieutenant Governor Clarke, President of the Joint Convention, at 12:00 o'clock noon:

The roll was then called and the following members responded as present:

Allen of Pocahontas, Allen of Jefferson, Ames, Balkema, Bascom, Bauman, Beans, Beebe, Bennett, Black, Boettger, Bowman, Brady, Brockway, Brown of Decatur, Brown of Wright, Bruce, Bybee, Byerly, Campbell of Ida, Campbell of Webster, Chapman, Chase, Clarkson, Collin, Cousins, Crist, Crow, Cunningham, Dab-

ney, Daniels, Dawson, Dewey, De Wolf, Dixon, Dunlap, Dunnegan, Ellis, Enger, Escher, Felt, Finlayson, Fitchpatrick, Fletcher, Fourt, Fraley, Francis, Fry, Fulton, Garrett, Gates,, George, Gilbert, Gillilland, Goodykoontz, Greene, Griggs, Grout, Halgrims, Hamilton, Hammill, Harding, Harvey, Hayes, Hazen, looper, Hogan, Huff, Hunt, Hunter, Hutchins, Jacobs, Jacobson, Jewell, Johnson, Klay, Koontz, Krebill, Kull, Kulp, Larrabee of Webster, Larrabee of Fayette, Legel, Lenocker, Linnan, Lounsberry, Lund, McCleery, McColl, McCulloch of Wayne, McCullough of Dubuque, McManus, Malmberg, Mattes, Miller of Bremer, Miller of Dubuque, Milton, Moore, Murtagh, Neal, Newell, Odendahl, Olson, Patterson, Penn, Perkins, Pickford, Quigley, Ream, Ripley, Ritter, Robbins, Rowles, Russell, Sater, Savage, Schee, Schrup, Shane, Shankland, Sherman, Skinner, Smith of Adams, Smith of Decatur, Smith of Mitchell, Smith of Shelby, Spaulding, Speer, Stephenson, Stillman, Stoddard, Stuckslager, Sullivan, Taylor of Union, Taylor of Appanoose, Townsend, Van Camp, Van Law, Webber, White of Benton, White of Iowa, Whitney, Wilson, Zeller--144.

Absent:

Adams, Balluff, Cowles, Downey, Edmunds, Hoyt, Huntley, Leach, O'Connor, Parshall, Proudfoot, Sammis, Saunders, Stipe—14.

President Clarke announced the Joint Convention duly organized, with a quorum of members present.

President Clarke then announced that the roll would be called for the purpose of electing a United States Senator in Congress, and appointed as teller on the part of the Senate, Senator Savage of Adair, and as assistant teller, Senator De Wolf of Grundy.

Speaker Stillman appointed as teller on the part of the House, Representative Huff of Hardin, and as assistant teller, Representative Crist of Clarke.

Upon the roll being called, those voting for Claude R. Porter were:

Bauman, Black, Boettger, Clarkson, Crow, Dabney, Dunlap, Dunnegan, Ellis, Escher, Fletcher, Garrett, Gilbert, Greene, Griggs, Hamilton, Hayes, Hazen, Koontz, Krebill, Kull, Legel, Lenocker, Linnan, McCullough of Dubuque, McManus, Miller of Bremer, Miller of Dubuque, Milton, Murtagh, Odendahl, Olson, Penn, Quigley, Ream, Ritter, Rowles, Sater, Schrup, Stephenson, Taylor of Union, Taylor of Appanoose, Townsend, Webber, White of Benton, White of Iowa, Wilson—47.

Those voting for Horace E. Deemer were:

Allen of Jefferson, Balkema, Bascom, Beans, Bennett, Bowman, Brady, Brockway, Brown of Decatur, Bybee, Campbell of Ida, Chapman, Chase, Crist, Daniels, Dewey, Dixon, Enger, Finlayson, Fourt, Fraley, Francis, Fulton, Gillilland, Harvey, Hickenlooper, Hogan, Hunt, Jacobson, Kulp, Lounsberry, McCleery, McColl, McCulloch of Wayne, Malmberg, Mattes, Neal, Robbins, Savage, Smith of Adams, Smith of Decatur, Smith of Mitchell, Smith of Shelby, Speer, Stuckslager, Sullivan, Van Camp, Van Law, Whitney, Zeller—50.

Those voting for W. S. Kenyon were:

Allen of Pocahontas, Ames, Beebe, Brown of Wright, Bruce, Campbell of Webster, Collin, Cousin, Cunningham, Dawson, Felt, Fitchpatrick, Gates, George, Goodykoontz, Grout, Halgrims, Hammill, Huff, Hunter, Hutchins, Jacobs, Jewell, Johnson, Klay, Larrabee of Webster, Larrabee of Fayette, Lund, Newell, Patterson, Pickford, Ripley, Russell, Schee, Shankland, Sherman, Skinner, Spaulding, Stillman, Stoddard—40.

Absent:

Adams, Balluff, Cowles, Downey, Edmunds, Hoyt, Huntley, Leach, O'Connor, Parshall, Proudfoot, Sammis, Saunders, Stipe—14.

Those paired were:

Byerly, De Wolf, Fry, Harding, Moore, Perkins, Shane-7.

President Clarke announced that no one had received a majority of the votes cast in the Joint Convention for United States Senator in Congress and that no election had occurred.

Schee of O'Brien moved that after the reading and correction of the Journal, the Joint Convention be dissolved.

Motion prevailed.

Journal of Joint Convention read and approved.

House reconvened, Speaker Stillman in the Chair.

On motion of Sater of Des Moines, the House adjourned.

AFTERNOON SESSION.

House reconvened, Speaker Stillman in the Chair.

House resumed consideration of House File No. 125.

Motion to substitute the Minority Recommendations for the report of the committee lost, and the House refused to make the substitution.

Report of the committee adopted, and House File No. 125 was indefinitely postponed.

CONSIDERATION OF BILLS.

On motion of Campbell of Ida, House File No. 141, a bill for an act to repeal Section Three Hundred Thirty-five of the Code as amended by Chapter Twenty of the Acts of the Twenty-third General Assembly, relating to the selection of jury lists and to enact a substitute therefor, with report of committee recommending passage as amended by substitute, was taken up and considered.

Mr. Whitney moved the previous question.

Motion prevailed, and the previous question was ordered.

Substitute amendment was adopted.

Mr. Campbell moved that the rules be suspended, 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 ayes were:

Bascom, Bauman, Beans, Beebe, Black, Boettger, Bowman, Brady, Brockway, Brown, Bruce, Bybee, Byerly, Campbell of Ida, Collin, Cousins, Crist, Cunningham, Dabney, Daniels, Dawson, Dewey, Dunlap, Ellis, Enger, Felt, Finlayson, Fletcher, Fourt, Fry, Fulton, George, Gilbert, Goodykoontz, Greene, Grout, Harding, Harvey, Hazen, Hickenlooper, Hogan, Huff, Hunt, Hutchins, Jacobson, Johnson, Klay, Koontz, Krebill, Kull, Kulp, Larrabee, Lenocker, Linnan, Lounsberry, Lund, McCleery, McCullough, Miller of Dubuque, Moore, Murtagh, Newell, Olson, Patterson, Perkins, Pickford, Ripley, Ritter, Rowles, Russell, Skinner, Smith of Adams, Smith of Decatur, Speer, Stephenson, Taylor, Townsend, Van Camp, White, Whitney, Mr. Speaker—81.

The nays were:

Robbins—1.

Absent or not voting:

Campbell of Webster, Dixon, Downey, Edmunds, Escher, Fraley, Griggs, Halgrims, Hamilton, Hayes, Huntley, Jacobs, Leach, Miller of Bremer, Milton, O'Connor, Odendahl, Penn, Sater, Schee, Shane, Shankland, Sherman, Stipe, Stoddard, Zeller—26.

So the bill passed and the title as amended was agreed to.

On motion of Cunningham of Buena Vista, House File No. 215, a bill for an act to amend Section Four Thousand Nine Hundred Fifty-two (4952) of the Code relating to the sale, giving away or having in one's possession obscene literature and articles of indecent or immoral use, with report of committee recommending passage, was taken up, and considered, and Senate File No. 165 was substituted therefor.

Mr. Cunningham moved 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 ayes were:

Bascom, Beans, Beebe, Black, Boettger, Bowman, Brady, Brockway, Brown, Bruce, Bybee, Byerly, Campbell of Ida, Collin, Cousins, Crist, Cunningham, Daniels, Dawson, Dewey, Dunlap, Ellis, Enger, Felt, Finlayson, Fletcher, Fourt, Fry, Fulton, George, Gilbert, Goodykoontz, Greene, Griggs, Grout, Halgrims, Hamilton, Harding, Harvey, Hayes, Hazen, Hickenlooper, Hogan, Hunt, Hutchins, Jacobs, Jacobson, Johnson, Koontz, Kull, Kulp, Larrabee, Lenocker, Linnan, Lounsberry, Lund, Mc-Cleery, McCullough, Miller of Bremer, Miller of Dubuque, Milton, Moore, Murtagh, Newell, Odendahl, Olson, Patterson, Perkins, Pickford, Ripley, Ritter, Robbins, Rowles, Russell, Sater, Shane, Sherman, Skinner, Smith of Adams, Smith of Decatur, Speer. Stephenson, Stoddard, Taylor, Townsend, Van Camp, White. Whitney, Zeller, Mr. Speaker-92.

The nays were:

None.

Absent or not voting:

Bauman, Campbell of Webster, Dabney, Dixon, Downey, Edmunds, Escher, Fraley, Huntley, Klay, Leach, O'Connor, Penn, Schee, Shankland, Stipe—16.

So the bill passed and the title was agreed to.

On motion of Whitney of Woodbury, House File No. 38, a bill for an act to amend Section Three Thousand Four Hundred Thirty-nine (3439) of the Supplement to the Code, 1907, relating to the time when actions may be brought on judgments in courts of record, with report of committee recommending passage as amended was taken up, considered, and the committee amendments were adopted.

Mr. Whitney moved that the rules be suspended, 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 ayes were:

Bascom, Bauman, Beans, Beebe, Bowman, Brockway, Brown, Bruce, Bybee, Byerly, Campbell of Ida, Collin, Cousins, Crist, Cunningham, Daniels, Dawson, Dewey, Dunlap, Ellis, Enger, Felt, Fletcher, Fourt, Fry, George, Gilbert, Goodykoontz, Greene, Griggs, Grout, Halgrims, Harding, Harvey, Hayes, Hazen, Hickenlooper, Hogan, Huff, Hunt, Hutchins, Jacobs, Jacobson, Johnson, Koontz, Krebill, Kulp, Larrabee, Lenocker, Linnan, Lounsberry, McCleery, Miller of Dubuque, Milton, Moore, Murtagh, Newell, Odendahl, Olson, Patterson, Perkins, Pickford, Ripley, Ritter, Robbins, Rowles, Russell, Sater, Shane, Shankland, Sherman, Skinner, Smith of Adams, Speer, Stephenson, Stoddard, Taylor, Van Camp, White, Whitney, Zeller, Mr. Speaker—82.

The nays were:

None.

Absent or not voting:

Black, Boettger, Brady, Campbell of Webster, Dabney, Dixon, Downey, Edmunds, Escher, Finlayson, Fraley, Fulton, Hamilton, Huntley, Klay, Kull, Leach, Lund, McCullough, Miller of Bremer, O'Connor, Penn, Schee, Smith of Decatur, Stipe, Townsend—26.

So the bill passed and the title was agreed to.

Senate File No. 146, a bill for an act legalizing certain acts and proceedings of the Board of Directors of the Independent School District of Traer, in the County of Tama and State of Iowa and warrants thereof, and authorizing the issue of bonds, with report af committee recommending passage, was taken up, and considered.

Moore of Linn moved that the bill be referred to the Judiciary Committee.

Motion prevailed and the bill was so referred.

On motion of Crist of Clarke, substitute for Senate File No. 53, a bill for an act to amend Section Five Thousand Five Hundred Eighteen (5518) of the Code, relating to forfeiture of bail, with report of committee recommending passage, was taken up and considered.

Mr. Crist moved that the rules be suspended, 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 ayes were:

Bascom, Bauman, Beans, Beebe, Black, Bowman, Bruce, Bybee, Byerly, Campbell of Ida, Collin, Cousins, Cunningham, Dabney, Daniels, Dawson, Dewey, Dixon, Dunlap, Ellis, Enger, Fletcher, Fourt, Fry, Fulton, George, Goodykoontz, Greene, Griggs, Grout, Halgrims, Harding, Harvey. Hazen. Hickenlooper, Hogan, Huff, Hunt, Hutchins. Jacobs. Jacobson, Johnson, Klay, Koontz, Krebill, Kull, Kulp, Larrabee, Lenocker, Linnan, Lounsberry, Lund, McCullough, Miller of Dubuque, Milton, Moore, Murtagh, Newell, Odendahl, Olson, Patterson, Penn, Perkins, Pickford, Ripley, Ritter, Robbins, Rowles, Russell, Sater, Shane, Shankland, Sherman, Skinner, Smith of Adams, Stephenson, Stoddard, Taylor, Townsend, Van Camp, White, Whitney, Zeller, Mr. Speaker-87.

The nays were:

None.

Absent or not voting:

Boettger, Brady, Brockway, Campbell of Webster, Downey, Edmunds, Escher, Felt, Finlayson, Fraley, Gilbert, Hamilton,

Huntley, Leach, McCleery, Miller of Bremer, O'Connor, Schee, Smith of Decatur, Speer, Stipe—21.

So the bill passed and the title was agreed to.

REPORTS OF COMMITTEE.

Fourt of Allamakee, 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. 292, a bill for an act to provide for the protection of bridges and drainage ditches and providing a penalty for the violation thereof, 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 be referred to the Committee on Drainage.

E. H. FOURT,

(7) minutes

Chairman.

Report adopted, and House File No. 292 was so referred.

Also:

MR. SPEAKER—Your Committee on Roads and Highways to whom was referred House File No. 27, a bill for an act to repeal Chapter Two-a (2-a), Title Eight (8), being Sections Fifteen Hundred Seventy-one-a (1571-a) to Fifteen Hundred Seventy-one-l (1571-l), both inclusive, of the Supplement to the Code, 1907, and to enact a substitute therefor, relating to registration of motor vehicles, regulating their use upon streets and highways, fixing penalties for violations thereof, and providing for expenditure of license fees and fines, 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 be amended by substituting in lieu thereof the following substitute amendment:

A BILL

For an Act to repeal Chapter Two-A (2-A), Title Eight, (8), being Sections Fifteen Tundred Seventy-one-A (1517-a) to Fifteen Hundred Seventy-one-L (1571-L), both inclusive, of the Supplement to the Code, 1907, and to enact a substitute therefor, relating to registration of motor vehicles, regulating their use upon streets and highways, fixing penalties for violation thereof, and providing for expenditure of registration fees.

Be It Enacted by the General Assembly of the State of Iowa:

Section 1. Chapter Two-A (2-A), Title Eight (8), being Sections Fifteen Hundred seventy-one-A (1571-A) to Fifteen Hundred Seventy-one-L (1571-L), both inclusive, of the supplement to the Code, 1907, as amended, is hereby repealed and the following enacted as a substitute therefor:

Sec. 2. The term "motor vehicle" as used in this Act, except where otherwise expressly provided, shall innclude all vehicles propelled by

any power other than muscular power, except motor trucks, motor drays, motor delivery wagons, traction engines, road rollers, fire wagons and engines, police patrol wagons, ambulances, and such vehicles as run only upon rails or tracks. The term "local authorities" shall include all officers of counties, cities or towns, as well as all boards, committees and other public officials of such counties, cities or towns. The term "chauffeur" shall mean any person operating or driving a motor vehicle as an employe or for hire. The term "owner" shall also include any person, firm, association or corporation renting a motor vehicle or having the exclusive use thereof, under a lease or otherwise, for a period greater than thirty days. The term "public highways" shall include any highway, country road, state road, public street, avenue, alley, park, parkway or public place in any county, city, town or village, except any speedway which may have been or may be expressly set apart by law for the exclusive use of horses and light carriages.

- Sec. 3. Every owner of a motor vehicle which shall be operated or driven upon the public highways of this state shall, except as herein otherwise expressly provided, caused to be filed in the office of the Secretary of State, a verified application for registration on a blank to be furnished by the Secretary of State for that purpose, containing:—(a) a brief description of the motor vehicle to be registered, including the name of the manufacturer and factory number of such vehicle, the character and, if the motive power be derived from the products of petroleum, the amount of the motive power stated in figures of horse power in accordance with the rating established by the Association of Licensed Automobile Manufacturers, and the number of cylinders, bore and stroke of each: (b) the name and post office address with street number if in a city, including county and business address of the owner of such motor vehicle.
- Sec. 4. No person shall operate or drive a motor vehicle who is under fifteen years of age, unless such person is accompanied by the owner of the motor vehicle being operated.
- Sec. 5. Upon receipt of an application for registration of a motor vehicle, as provided in this act, the Secretary of State shall file such application in his office and register such motor vehicle with the name, post office address and business address of the owner, manufacturer or dealer, as the case may be together with the facts stated in such application, in a book or index to be kept for the purpose, under the distinctive number assigned to such motor vehicles by the Secretary of State, which book or index shall be open to public inspection during reasonable business hours.
- Sec. 6. Upon the filing of such application and the payment of the fee hereinafter provided, the Secretary of State shall assign to such motor vehicle a distinctive number and, without expense to the applicant, issue and deliver or forward by mail or express to the owner a certificate of registration, in such form as the Secretary of State shall prescribe, and two number plates. In the event of the loss, muti-

lation, or destruction of any certificate of registration or number plate, the owner of a registered motor vehicle or manufacturer or dealer, as the case may be, may obtain from the Secretary of State a duplicate thereof upon filing in the office of the Secretary of State an affidavit showing such facts and the payment of a fee of one dollar.

- Sec. 7. Registration applied for on or before July 1st, Nineteen Hundred Eleven (1911), shall take effect on that date and certificates issued on such application or under any application made prior to December thirty-first, Nineteen Hundred Eleven (1911), shall expire on the latter date. The fees for such registration shall be one-half or the annual fee provided herein. Registration thereafter shall be renewed annually in the same manner and upon payment of the same annual fee as provided in section eight (8) for registration, to take effect on the first day of January, in each year, beginning with that date in the year Nineteen Hundred Twelve (1912). All certificates of registration issued under the provisions of this act shall expire on the last day of the calendar year in which they were issued.
- The following fee shall be paid to the Secretary of State upon the registration or re-registration of a motor vehicle in accordance with the provisions of this act; eight dollars upon the registration of a motor vehicle having a rating of twenty horse power and less; and for each such vehicle which shall exceed twenty horse power, the owner shall pay at the rate of forty cents per horse power; provided, that if a motor vehicle shall have been licensed for four separate years hereunder, and for which there shall have been paid the annual registration fee herein provided during said period, or any motor vehicle which shall have been in use for a period of not less than four years previous to the taking effect of this act, the annual registration fee thereafter shall be one-half that amount; and further provided, that the annual fee for the registration or re-registration of any electric motor vehicle or any steam motor vehicle in accordance with the provisions of this act shall be fifteen dollars (\$15.00); and provided further that the annual fee for the registration or re-registration of a motor bicycle or motor cycle in accordance with the provisions of this act shall be three dollars (\$3.00.)
- Sec. 9. The registration fees imposed by this act upon motor vehicles, other than those of manufacturers and dealers, shall be in lieu of all taxes, general or local, to which motor vehicles may be subject.
- Sec. 10. Upon the sale or transfer of a motor vehicle registered in accordance with the provisions of this act, the vendor shall immediately give notice thereof with his name, post office address and registration number, and the name and address of the vendee, to the Secretary of State, and the vendee shall, within ten days after the date of such sale or transfer, notify the Secretary of State thereof upon a blank furnished promptly by him for that purpose, stating the name, post-office address, and business address of the previous owner, the number under which such motor vehicle is registered, and the name, post-office address, with street number if in a city, including county and

business address, of the vendee. Upon filing such statement duly verified such vendee shall pay to the Secretary of State a fee of one dollar, and upon receipt of such statement and fee the Secretary of State shall file such statement in his office and note upon the registration book or index such change in ownership.

- Sec. 11. Upon the sale of a motor vehicle by a manufacturer or dealer, the vendee shall be allowed to operate the same upon the public highways for a period of fifteen days after taking possession thereof, providing that during such period the motor vehicle shall have attached thereto, in accordance with the provisions hereof, a placard bearing the registration number of the manufacturer or dealer under which it might previously have been operated; and provided further, that application for registration shall be made by mail or otherwise before such vehicle shall be so used.
- Sec. 12. No person shall operate or drive a motor vehicle on the public highways of this state after the first day of July Nineteen Hundred Eleven, unless such vehicle shall have a distinctive number assigned to it by the Secretary of State, and two number plates with numbers corresponding to that of the certificate of registration conspicuously displayed, one on the front and one on the rear of such vehicle, each securely fastened so as to prevent the same from swinging.
- Sec. 13. Such number plates shall be of a distinctively different color each year, and there shall be at all times a marked contrast between the colors of the number plates and that of the numerals or letters thereon, said colors to be designated by the Secretary of State.
- Sec. 14. Such number plates shall be of metal, at least six inches wide and not less than fifteen inches in length, on which there shall be the initials "IA" and there shall be the distinctive number assigned to the vehicle set forth in numerals four inches long, each stroke of which shall be at least five-eights of an inch in width; provided that in the case of a motor vehicle registered by a manufacturer or dealer there shall be on such plate in addition to the foregoing the letter "D" each stroke of such letter to be at least four inches long and five-eights of an inch in width, provided that the number plates for use on a motor bicycle or a motor cycle shall be one-half the size above stated. No motor vehicle shall display the number plate of more than one state at any time.
- Sec. 15. Every person, firm, association or corporation manufacturing or dealing in motor vehicles may, instead of registering each motor vehicle so manufactured or dealt in, make a verified application upon a blank to be furnished by the Secretary of State, for a general distinctive number for all the motor vehicles owned or controlled by such manufacturer or dealer, such application to contain; (a) a brief description of each style or type of motor vehicle manufactured or dealt in by such manufacturer or dealer, including the character of the motive power, the amount of such motive power stated in figures

of horse power in accordance with the rating established by the Association of Licensed Automobile Manufacturers; and (b) the name, residence, including county and business address, of such manufacturer or dealer. On the payment of a registration fee of fifteen (\$15.00) dollars such application shall be filed and registered in the office of the Secretary of State in the manner provided in Section Three The Secretary of State shall thereupon assign and issue to such manufacturer or dealer a general distinctive number without expense to the applicant, issue and promptly deliver to such manufacturer or dealer a certificate of registration in such form as the Secretary of State shall prescribe, and two number plates with a number corresponding to the number of such certificate of registration. Such number plates or duplicates thereof shall be displayed by every motor vehicle of such manufacturer or dealer when the same is operated or driven on the public highways. Such manufacturer or dealer may obtain as many duplicates of such number plates as may be desired upon the payment to the Secretary of State of one dollar for each duplicate, provided that if a manufacturer or dealer has an established place of business in more than one city or town, such manufacturer or dealer shall secure a separate and distinct certificate of registration and number plates for each such place of business. Nothing in this section shall be construed to apply to a motor vehicle operated by a manufacturer or dealer for private use or for hire.

- Sec. 16. Registration provided for in Section Fifteen shall be renewed annually in the same manner and on the payment of the same fee as provided in Section Fifteen (15) for original registration, such renewal to take effect on the first day of January of each year. The provisions of Section Seven relating to first registrations made under this act, and duration of renewals, shall apply to registration and reregistration under this section.
- Sec. 17. The provisions of the foregoing sections relative to registration and display of registration numbers, shall not apply to a motor vehicle owned by a non-resident of this state, other than a foreign corporation, manufacturer or dealer doing business in this state, provided that the owner himself shall have complied with the provisions of the law of the foreign country, state, territory or federal district of his residence relative to registration of motor vehicles and the display of registration numbers thereon, and shall conspicuously display his registration numbers as required thereby. The provisions of this section, however, shall be operative as to a motor vehicle owned by a non-resident of this state only to the extent that under the laws of the foreign country, state, territory or federal district of his residence like exemptions and privileges are granted to motor vehicles duly registered under the laws of and owned by the residents of this state.
- Sec. 18. Every motor vehicle, operated or driven upon the public highways of this state, shall be provided with adequate brakes in good working order and sufficient to control such motor vehicle at all times when the same is in use, and a suitable and adequate bell, horn

or other device for signalling, and shall, during the period from one-half hour after sunset to one-half hour before sunrise, display at least two lighted lamps on the front and one on the rear of such motor vehicle, which rear lamp shall also display a red light visible from the rear; provided that each motor cycle and each motor bicycle shall be required to display but one lighted lamp in the front of such motor cycle or motor bicycle. The rays of such rear lamp shall shine upon the number plate carried on the rear of such vehicle in such manner as to render the numerals thereon visible for at least fifty feet in the direction from which the motor vehicle is proceeding. The light or lights of the front lamps shall be visible at least five hundred feet in the direction in which the motor vehicle is proceeding.

Sec. 19. A person operating or driving a motor vehicle shall, on signal by raising the hand, from a person driving, leading or riding a horse or horses, or other draft animals, bring such motor vehicle immediately to a stop, and if travelling in the opposite direction, remain stationary so long as may be reasonable to allow such horses or animals to pass, and if travelling in the same direction, use reasonable caution in thereafter passing such horse or animal; provided that, in case such motor vehicle is so signalled to do, such person shall cause the motor of such vehicle to cease running so long as shall be reasonably necessary to prevent accident and insure the safety of others. In approaching or passing a car of a street railway which has been stopped to allow passengers to alight or embark, the operator of every motor vehicle shall slow down, and if it be necessary for the safety of the public he shall bring said vehicle to a full stop. Upon approaching a pedestrian who is upon the travelled part of any highway and not upon a sidewalk, and upon approaching a branch or intersecting highway or curve or a corner or other place in a highway where the operator's view is obstructed for a distance of two hundred feet or less, every person operating a motor vehicle shall slow down and give a timely signal with his bell or horn or other device for signalling.

Sec. 20. Every person operating a motor vehicle on the public highways of this state shall drive the same in a careful and prudent manner, and at a rate of speed so as not to endanger the property of another, or the life or limb of any person; provided that a rate of speed in excess of twenty-five miles an hour for a distance of one-fourth of a mile shall be presumptive evidence of driving at a rate of speed which is not careful and prudent.

Sec. 21. Except as herein otherwise provided, local authorities shall have no power to pass, enforce, or maintain any ordinance, rule or regulation requiring from any owner to whom this act is applicable, any fee, license or permit for the use of the public highways, or excluding any such owner from the free use of such public highways, excepting such driveways, speedways or roads as have been expressly set apart by law for the exclusive use of horses and light carriages or in any other way regulating motor vehicles or their speed

upon or use of the public highways; and no ordinance, rule or regulation contrary or in any wise inconsistent with the provisions of this act, now in force or hereinafter enacted, shall have any effect; provided, however, that the power given to local authorities to regulate vehicles offered for hire, and processions, assemblages or parades in the streets or public places and all ordinances, rules and regulations which may have been or which may be enacted in pursuance of such powers shall remain in full force and effect, and provided further, that local authorities may set aside for a given time a specified public hingway for speed contests or races, to be conducted under proper restrictions for the safety of the public; and provided further, that local authorities may exclude motor vehicles from any cemetery or grounds used for the burial of the dead, and may be general rule, ordinance or regulation exclude motor vehicles used solely for commercial purposes from any park or part of a park system where such general rule, ordinance or regulation is applicable equally and generally to all other vehicles used for the same purpose; provided further, that the local authorities of cities and towns may limit by ordinance, rule or regulation the speed of motor vehicles on the public highways, such speed limitations not to be in any case less than one mile in six minutes, and the maintenance of a greater rate of speed for one-eighth of a mile shall be presumptive evidence of driving at a rate of speed which is not careful and prudent, and on further condition that each city or town shall have placed conspicuously on each main public highway where the city or town line crosses the same, and on every main highway where the rate of speed changes, signs of sufficient size to be easily readable by a person using the highway, bearing the words "City of ______," "Town of _____;" Slow down -miles." (the rate being inserted,) and also an arrow pointing in the direction where the speed is to be reduced or changed, and also on further condition that such ordinance, rule or regulation shall fix the punishment for violation thereof, which punishment shall, during the existence of such ordinance, rule or regulation, supercede those specified in section twenty-three.

- Sec. 22. The violation of any of the provisions of sections from Three to Fifteen both inclusive, of this act shall constitute a misdemeanor punishable by a fine not exceeding fifty dollars.
- Sec. 23. The violation of any of the provisions of Section Twenty of this act shall constitute a misdemeanor punishable by a fine not exceeding one hundred dollars.
- Sec. 24. Whoever operates a motor vehicle while in an intoxicated condition shall be guilty of a misdemeanor. Any person operating a motor vehicle who, knowing that injury has been caused to a person or property, due to the culpability of said operator, or to accident, leaves the place of said injury or accident without stopping and giving his name, postoffice address, including street and number, and registration number of said motor vehicle, to the injured party, or to a police officer, or in case no police officer is in the vicinity of the place of

said injury or accident, then reporting the same to the nearest police station of judicial officer, shall be guilty of a felony punishable by a fine of not more than five hundred dollars or by imprisonment for a term not exceeding two years, or by both such fine and imprisonment; and if any person be convicted the second time of either of the foregoing offenses he shall be guilty of a felony punishable by imprisonment for a term of not less than one year and not more than five years. A conviction of a violation of this section shall be reported forthwith by the trial court or the clerk thereof to the Secretary of State, who shall upon recommendation of the trial court suspend the certificate of registration of the motor vehicle operated by the person violating this section, or if he be an owner, the certificate of registration of his motor vehicle; and if no appeal therefrom be taken, or if an appeal duly taken be dismissed or the judgment affirmed, and upon notice thereof by said clerk, the Secretary of State shall revoke the certificates of registration of said motor vehicle, or vehicles in which said accident may have happened, and shall order the certificate of registration delivered to the Secretary of State and shall not reissue said certificate of registration or any other certificate of registration to such person unless the Secretary of State in his discretion, after an investigation or upon a rehearing, decides to reissue or issue such certificate.

- Sec. 25. Any person who operates any motor vehicle while a certificate of registration of a motor vehicle issued to him is suspended or revoked, shall be guilty of a misdemeanor.
- Sec. 26. Upon a fourth or subsequent conviction of a chauffeur or owner for a violation of the provisions of Section Twenty, or of an ordinance, rule or regulation regulating the speed of motor vehicles under Section Twenty-one, the Secretary of State upon the recommendation of the trial court shall forthwith revoke the registration certificate of the owner of the motor vehicle used by the person violating said section, ordinance, rule or regulation, and no new certificate shall be issued to such person for at least six months after date of such conviction, nor thereafter except in the discretion of the said Secretary of State.
- Sec. 27. Any person making a false statement in the verified application for registration shall be guilty of a misdemeanor punishable by a fine not exceeding fifty dollars.
- Sec. 28. Any person violating any of the provisions of any section of this act for which violation no punishment has been specified, shall be guilty of a misdemeanor punishable by a fine not exceeding twenty-five dollars.
- Sec. 29. Upon the conviction of any person for the violation of any of the provisions of this act, the trial court or the clerk thereof shall immediately certify the facts of the case, including the name and address of the offender, the judgment of the court and the sentence imposed, to the Secretary of State, who shall enter the same either in the book or index of registration of owners of vehicles, opposite the

name of the person so convicted, and in the case of any other person in a book or index of offenders to be kept for such purpose. If any such conviction shall be reversed upon appeal therefrom, the person whose conviction has been so reversed may serve on the Secretary of State a certified copy of the order of reversal, whereupon the Secretary of State shall enter the same in the proper book or index in connection with the record of such conviction.

Sec. 30. In case any person shall be taken into custody charged with a violation of any of the provisions of this act, he shall forthwith be taken before the nearest magistrate and be entitled to an immediate hearing or admission to bail, and if such hearing cannot then be had, be released from custody on giving a bond executed by a fidelity or surety company authorized to do business in this state, or other bail in the form provided by law, such bond to be in amount not exceeding one hundred dollars, if the charge be for a misdemeanor, for his appearance to answer for such violation at such time and place as shall then be indicated. In case a person is taken into custody charged with being guilty of a felony in violation of any provisions of this act, such bond shall be in amount not less than one thousand dollars. On giving his personal bond to appear to answer any such violation at such time and place as shall then be indicated, secured by the depositing of a sum of money equal to the amount of such bond, or in lieu thereof, in case the person taken into custody is the owner, by leaving the motor vehicle, or in case such person taken into custody is not the owner, by leaving the motor vehicle, as herein provided by a written consent given at the time by the owner who must be present with such officer; or in case such person is taken into custody because of the violation of any of the provisions of this act other than on a charge of violation of any of the provisions of Section Twenty-four, and such officer is not accessible, be forthwith released from custody on giving his name and address to the person making the arrest and depositing with such arresting officer the sum of one hundred dollars, or in lieu thereof, in case the person taken into custody is the owner, by leaving the motor vehicle or in case such person taken into custody is not the owner, by leaving the motor vehicle with the written consent given at the time by the owner, who must be present; provided, that in any case the officer making the arrest shall give a receipt in writing for such sum of money or vehicle deposited and notify such person to appear before the most accessible magistrate, describing him, and specifying the place and hour. In case such bond shall not be given or deposit made by the owner or other persons taken into custody, the provisions of law in reference to bail in case of misdemeanor shall apply. Where the charge is a violation of Section Twenty-four of this act the provisions of law in reference to bail in cases of a misdemeanor or felony as the case may be, shall apply exclusively.

Sec. 31. A conviction of a violation of any of the provisions of this act shall not be a bar to a prosecution for an assault or for a homicide committed by any person in operating motor vehicles.

- Sec. 32. The registration fees provided herein shall be paid by the Secretary of State into the state treasury, on the fifteenth day of each month after same is received.
- Sec. 33. All moneys paid into the State Treasury pursuant to the provisions of this act shall be apportioned among the several counties of the state in the same ratio as the number of townships in the several counties bear to the total number of townships in the state, said apportionment to be made by the state treasurer on the first day of April and the first day of August of each year. When such apportionment has been made the state treasurer shall forthwith remit to the county treasurers of the several counties of the state the amount of money so apportioned to the respective counties, and the county treasurer of each county immediately upon the receipt of such money shall charge himself therewith and credit the same to a fund to be designated as the "County Motor Vehicle Road Fund," and he shall forthwith give notice to the county auditor of the amount of money so received. The said county motor vehicle road fund shall be expended for the following purposes only; the crowning, dragging, graveling or macademizing of public highways outside of the limits of cities and towns, and for the building of permanent culverts on such highways. Such culverts shall be constructed of concrete or stone, and said fund shall be under the control of the board of supervisors for said purposes only, and shall be paid out on warrants on said fund drawn by the county auditor duly authorized by the board of supervisors entered on record.
- Sec. 34. All acts or parts of acts inconsistent with this act or contrary thereto are hereby repealed.
- Sec. 35. This act shall take effect July first, Nineteen Hundred Eleven (1911), excepting that applications for registration may be made and number plates and license issued at any time within ninety days prior to said date, to be effective thereafter, and when so amended the bill do pass.

E. H. FOURT, Chairman.

Moore of Linn moved that the bill and the report of the committee be referred to the Committee on Ways and Means.

Motion prevailed and House File No. 27 was so referred.

On motion of Cunningham of Buena Vista, the House adjourned until 9:00 o'clock 'A. M., Wednesday.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, FEBRUARY, 22, 1911.

House met pursuant to adjournment.

Speaker Stillman in the Chair.

Prayer was offered by Dr. A. L. Carpenter of Osceola, Iowa.

Journal of February 21st corrected and approved.

On request of Milton of Cedar, leave of absence was granted Taylor of Union until Friday.

On request of Hickenlooper of Monroe, leave of absence was granted Harding of Woodbury for the day.

On request of Hayes of Montgomery, leave of absence was granted Hazen of Pottawattamie until Thursday.

PETITIONS, MEMORIALS AND REMONSTRANCES.

Dunlap of Clinton presented petition of the teachers of Clinton relative to life certificates.

Referred to Committee on Schools and Text-Books.

Stoddard of Buchanan presented petition of the citizens of Buchanan county relative to the "Five Mile Limit" bill.

Referred to Committee on Suppression of Intemperance.

Townsend of Tama presented remonstrance of voters of Tama county against the resubmission of the prohibitory amendment.

Referred to Committee on Suppression of Intemperance.

Milton of Cedar presented remonstrance of voters of Iowa against resubmission of the prohibitory amendment.

Referred to Committee on Suppression of Intemperance.

Leach of Henry presented petition of the citizens of Henry county, Iowa, relative to "Five Mile Limit" bill.

Referred to Committee on Suppression of Intemperance.

Lund of Hamilton presented remonstrance of the city council of Webster City against the passage of House File No. 89.

Referred to Committee on Railroads and Transportation.

Brockway of Louisa presented petition of voters of Louisa county relative to drainage districts.

Referred to Committee on Drainage.

Brockway of Louisa presented petition of the voters and non-voters of Louisa county relative to re-submission of prohibitory amendment.

Referred to Committee on Constitutional Amendments.

Ellis of Jackson presented remonstrance of township trustees of Jackson county relative to county engineer.

Referred to Committee on Roads and Highways.

REPORTS OF COMMITTEES

Beebe of Franklin, from the Committee on Commerce and Trade, submitted the following report:

MR. SPEAKER—Your Committee on Commerce and Trade, to whom was referred House File No. 191, a bill for an act to repeal Chapter One Hundred Thirty-one (131) of the Acts of the Thirty-second General Assembly, and to enact a substitute therefor, relating to exposing and offering for sale, paint, turpentine or linseed oil, and providing a penalty for the mislabeling thereof, 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 be indefinitely post-poned.

N. W. BEEBE, Chairman.

Report adopted and House File No. 191 was indefinitely postponed.

Zeller of Madison, from the Committee on Military, submitted the following report:

MR. SPEAKER—Your Committee on Military, to whom was referred Senate File No. 219, a bill for an act to amend Section Five Thousand Seventy-one (5071), of the Code, relating to the Unlawful Wearing of Badges, 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 be indefinitely postponed.

E. R. Zeller, Chairman. Report adopted and House File No. 219 was indefinitely postponed.

Report adopted.

Also:

MR. SPEAKER—Your Committee on Military, to whom was referred House File No. 68, a bill for an act to amend Section Four Hundred and Thirty (430) of the Code, 1907, relative to the Dependent Soldier's and Sailor's Tax, 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.

E. R. ZELLER, Chairman.

Report adopted.

Also:

Mr. Speaker—Your Committee on Military, to whom was referred Senate File No. 24, a bill for an act to repeal Subdivision 7, of Section 1304, of the Supplement to the Code of Iowa, and to enact a substitute therefor pertaining to the exemption from taxation of property of an honorably discharged union soldier or sailor of the Mexican War or the War of the Rebellion or of the widow of such soldier or sailor, 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.

E. R. ZELLER,

Chairman.

Report adopted.

Also:

MR. Speaker—Your Committee on Military, to whom was referred Senate File No. 67, a bill for an act to amend Section One, of Chapter Thirty-one, of the Acts of the Thirty-third General Assembly, relating to the Burial of Indigent Soldiers and Sailors, and their wives and widows, 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.

E. R. ZELLER, Chairman.

Report adopted.

George 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. 30, a bill for an act to repeal Section Two Thousand Three Hundred Eighty-three (2383), of the Code of Iowa, and to enact a substitute therefor relative to the penalty for the violation of the laws relating to the sale or keeping for sale of intoxicating

liquors, 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 be amended as follows:

By substituting the following in lieu of Section 1:

Section 1. That Section Two Thousand Three Hundred and Eightythree (2383), of the Code of Iowa, be and the same is hereby repealed, and the following enacted in lieu thereof:

Whoever is found guilty of violating any of the provisions of the preceding section, for the first offence shall pay a fine of not less than fifty (\$50.00) dollars, nor more than two hundred (\$200.00) dollars and cost of prosecution, and stand committed to the county jail until such fine and costs are paid; for the second and each subsequent offense he shall pay, upon conviction thereof, a fine of not less than three hundred (\$300.00) dollars, nor more than five hundred (\$500.00) dollars, and costs of prosecution, or be imprisoned in the county jail not to exceed one (1) year, and when so amended the bill do pass.

W. P. GEORGE, Chairman.

Report adopted.

Ripley of Hancock, Chairman of the Committee appointed to draft Resolutions respecting the life, character and public service of Hon. Henry H. Bush, presented the Resolutions prepared by that Committee and moved their adoption.

Motion prevailed by rising vote and the Resolutions were adopted.

Bauman of Van Buren, Chairman of the Committee appointed, to draft Resolutions respecting the life, character and public service of Hon. L. F. Sumners, presented the Resolutions prepared by that Committee and moved their adoption.

Motion prevailed by rising vote and the Resolutions were adopted.

INTRODUCTION OF BILLS.

By Perkins of Delaware, House File No. 348, a bill for an act to establish an industrial reformatory for women. To make appropriation therefor. To provide for the transfer of inmates to and from the industrial school for girls and repealing the law as it appears in Chapter Eight-a (8-a) of Title Thirteen (XIII) of the Supplement to the Code, 1907, relating to an industrial reformatory for females.

Read first and second time and referred to Committee on Board of Control.

By Zeller of Madison, House File No. 349, a bill for an act to authorize the removal of the Soldiers' and Sailors' monument in Des Moines, Iowa, and the erection of the same upon the site provided by the city of Des Moines adjacent to the east bank of the Des Moines river between Locust and Walnut streets in said city, and making an appropriation to defray the expense thereof.

Read first and second time and referred to Committee on Military and Appropriation.

By Smith of Decatur, House File No. 350, a bill for an act to create a legislative commission to examine the subject of the administration of the public health of the state and the expediency of revising and amending the laws relating thereto and making an appropriation therefor.

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

By Ripley of Hancock (by request), House File No. 351, a bill for an act empowering boards of county supervisors to appropriate money for educational purposes in relation to tuberculosis in man and animals.

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

By Bybee of Marion (by request), House File No. 352, a bill for an act to amend Section Five Thousand Two Hundred Fiftysix (5256) of the Supplement to the Code, 1907, relating to the appointment and compensation of clerks of the grand jury.

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

By Hutchins of Kossuth, House File No. 353, a bill for an act to amend Sections One Thousand Eighty-seven-a-4 (1087-a-4), One Thousand Eighty-seven-a-19 (1087-a-19) of the Supplement to the Code, 1907, as amended relating to the holding of primary election by political parties.

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

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. 238, a bill for an act relating to actions by or against legal representatives.

GEO. A. WILSON,

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. 200, a bill for an act to provide for paroling certain convicts on first conviction by the presiding judge of the trial court in which such conviction is had.

GEO. A. WILSON.

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. 235, a bill for an act to require contracts for county bridges, buildings and other improvements to be let to the lowest responsible bidder, and to provide for an advertisement for bids.

GEO. A. WILSON.

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. 248, a bill for an act making all children received in the Soldiers' Orphans' Home wards of the State, and authorizing the placing of them with persons or families under contract for education, maintenance and service, and repealing the law as it appears in Section 2690-b of the Supplement to the Code, 1907.

GEO. A. WILSON.

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. 249, a bill for an act authorizing the placing with persons or in families and in places of employment of boys and girls committed to the Industrial School, under contract for care, education, maintenance and service, and repealing the law as it appears in Section 2704 of the Supplement to the Code, 1907.

GEO. A. WILSON,

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. 51, a bill for an act defining the duties of school boards and county boards of education, when school buildings have been destroyed or condemned by local boards of health.

GEO. A. WILSON,

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. 218, a bill for an act in relation to the powers and duties of the State Board of Education.

GEO. A. WILSON,

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. 164, a bill for an act relating to the division of the State into Judicial Districts, and increasing the number of District Judges in the Seventh District.

GEO. A. WILSON,

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. 159, a bill for an act authorizing cities and towns, including cities under special charter, to make publication of official notices, ordinances and other official publications in newspapers printed in a foreign language.

GEO. A. WILSON,

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. 252, a bill for an act to repeal Section 1989 of the Code relating to government levees, and to enact a substitute therefor.

GEO. A. WILSON,

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. 290, a bill for an act legalizing the ordinances and rules of health of the incorporated town of Lenox, Taylor County, Iowa.

GEO. A. WILSON,

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 providing for the commitment of boys and girls to the Industrial School and repealing the law as it appears in Sections 2708 and 2709 of the Supplement to the Code, 1907, and Chapter 174 of the Acts of the 33d General Assembly.

GEO. A. WILSON,

Secretary.

Also:

MR. SPEAKER—I am directed to inform your 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. 80, a bill for an act providing for the place of trial in in actions against companies or corporations authorized to furnish bonds in Iowa.

GEO. A. WILSON,

Secretary.

SENATE MESSAGES CONSIDERED.

Senate File No. 238, a bill for an act to repeal Section Three Thousand Four Hundred Forty-five (3445) of the Code relating to actions by or against legal representatives and to enact a substitute therefor.

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

Substitute for Senate File No. 200, a bill for an act to provide for paroling certain convicts on first conviction by the presiding judge of the trial court in which such conviction is had.

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

Senate File No. 235, a bill for an act to require contracts for county bridges, buildings and other improvements to be let to

the lowest responsible bidder, and to provide for advertisements for bids.

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

Senate File No. 248, a bill for an act to make all children received in the Soldiers Orphans' Home wards of the state, and authorizing the placing of them with persons or families under contract for education, maintenance and service, and repealing the law as it appears in Section Twenty-six Hundred Ninety-b (2690-b) of the Supplement to the Code, 1907.

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

Senate File No. 249, a bill for an act to authorize the placing with persons or in families and in places of employment of boys and girls committed to the industrial school, under contract for care, education, maintenance and service, and repealing the law as it appears in Section Twenty-seven Hundred Four (2704) of the Supplement to the Code. 1907.

Read first and second time and referred to Committee on Board of Control.

Senate File No. 51, a bill for an act defining the duties of school boards and county boards of education when school buildings are destroyed or are condemned by a local board of health, additional to Title Thirteen (XIII), Chapter Fourteen (14) of the Code.

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

Substitute for Senate File No. 218, a bill for an act to amend Chapter 170 of the acts of the Thirty-third General Assembly, in relation to the powers and duties of the state board of education.

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

Substitute for Senate File No. 164, a bill for an act to amend the law as it appears in Section Two Hundred Twenty-seven (227), Supplement to the Code, 1907, relating to the division of the state into judicial districts, and increasing the number of district judges in the Seventh district.

Read first and second time and referred to Committee on Judicial Districts.

Senate File No. 159, a bill for an act authorizing cities and towns, including cities under special charter, to make publication of official notices, ordinances and other official publications in newspapers printed in a foreign language.

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

Senate File No. 252, a bill for an act to repeal Section One Thousand Nine Hundred Eighty-nine (1989) of the Code, 1897, relating to government levees, and to enact a substitute therefor.

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

Senate File No. 290, a bill for an act to legalize the ordinances and rules of health of the incorporated town of Lenox, Taylor County, Iowa.

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

Senate File No. 247, a bill for an act providing for the commitment of boys and girls to the Industrial School and repealing the law as it appears in Sections Twenty-seven Hundred Eight (2708) and Twenty-seven Hundred Nine (2709) of the Supplement to the Code, 1907, and Chapter One Hundred Seventy-four of the acts of the Thirty-third (33) General Assembly.

Read first and second time and referred to Committee on Board of Control.

REPORT OF COMMITTEE ON ENROLLED BILLS.

Whitney of Woodbury, 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. 50, a bill for an act amending Section Eighteen Hundred Thirty-nine-l (1839-1) of the Supplement to the Code, 1907, relating to the investment of funds and depositing of securities of fraternal beneficiary societies.

Also:

House File No. 97, a bill for an act to amend Section Twenty-five Hundred Eighty-nine-b (2589-b) of the Supplement to the Code of 1907, relating to the practice of pharmacy.

U. G. WHITNEY,

Chairman.

Adopted.

Also:

MR. SPEAKER—Your Committee on Enrolled Bills respectfully report that they have examined, and find correctly enrolled House File No. 10, a bill for an act to repeal Paragraph Twenty-nine (29) of Section Two Hundred Ninety-six (296) of the Supplement to the Code, 1907, and to enact a substitute therefor relating to the fees collected and paid to the county by the Clerk of the District Court.

Also:

House File No. 71, a bill for an act making it unlawful for cities and towns, including cities acting under special charter and under the commission plan, or counties, to contract with persons, firms or corporations for the discovery of property not listed or assessed for taxation as required by law, and to repeal the law as it appears in Sections Fourteen Hundred Seven-a (1407-a), Fourteen Hundred Seven-b (1407-b), Fourteen Hundred Seven-c (1407-c), Fourteen Hundred Seven-d), and Fourteen Hundred Seven-e (1407-e) of the Supplement to the Code, 1907.

Also:

House File No. 211, a bill for an act to confirm the title of John A. Jasinsky to the Southeast quarter of the Southwest quarter of Section No. 14, Township No. 84, North, Range No. 29, West 5th P. M., Greene County, Iowa, and authorizing the issuance of a patent therefor.

Also:

House File No. 67, a bill for an act to prohibit the exhibition of deformed, idiotic and abnormal persons, and providing penalties for the violation thereof.

U. G. WHITNEY,

Chairman.

Adopted.

CONSIDERATION OF BILLS.

On motion of Boettger of Scott, House File No. 331, a bill for an act legalizing and curing the acts and proceedings of the incorporated town of Charlotte, and the town council of said incorporated town, in the county of Clinton and state of Iowa, in relation to the establishment, erection, maintenance and extension of a system of waterworks in said town, and the issuance of warrants of said town, and in the payment therefor, and authorizing the town council of said town to issue bonds for the purpose of taking up and paying its floating indebtedness represented by said warrants, with report of committee recommending passage, was taken up and considered.

Mr, Boettger moved that the rules be suspended, 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 ayes were:

Bascom, Beans, Beebe, Black, Boettger, Bowman, Brown, Bybee, Byerly, Campbell of Ida, Collin, Cousins, Crist, Cunningham, Dabney, Daniels, Dawson, Dewey, Dixon, Downey, Dunlap. Edmunds, Ellis, Escher, Felt, Finlayson, Fletcher, Fourt, Fraley, Fry, George, Gilbert, Greene, Griggs, Halgrims, Hayes, Hickenlooper, Huff, Hunt, Hutchins, Jacobs, Jacobson, Krebill, Kull, Kulp, Leach, Lenocker, Linnan, Lounsberry, Lund, McCleery, McCullough, Miller of Dubuque, Milton, Murtagh, Newell, O'Connor, Odendahl, Olson, Patterson, Penn, Perkins, Pickford, Ripley, Ritter, Robbins, Rowles, Russell, Sater, Shankland, Sherman, Smith of Adams, Smith of Decatur, Speer, Stephenson, Stipe, Stoddard, Townsend, Van Camp, White, Whitney, Zeller, Mr. Speaker—83.

The nays were:

None.

Absent or not voting:

Bauman, Brady, Brockway, Bruce, Campbell of Webster, Enger, Fulton, Goodykoontz, Grout, Hamilton, Harding, Harvey, Hazen, Hogan, Huntley, Johnson, Klay, Koontz, Larrabee, Miller of Bremer, Moore, Schee, Shane, Skinner Taylor—25.

So the bill passed and the title was agreed to.

On request of O'Connor of Chickasaw, unanimous consent having been given, House File No. 80, a bill for an act fixing the place of bringing suit against companies or corporations furnishing surety bonds in the State of Iowa with Senate amendments, was taken up and the amendments read and considered.

Be it Enacted by the General Assembly of the State of Iowa:

Section 1. Suit may be brought against any company or corporation furnishing or pretending to furnish surety, fidelity or other bonds in this state, in any county in which the principal place of business of such company or corporation is maintained in this state, or in any county wherein is maintained its general office for the transaction of its Iowa business, or in the county where the principal resides at the time of

bringing suit, or in the county where the principal did reside at the time the bond or other undertaking was executed, and in the case of bonds furnished by any such company or corporation for any building or improvement, either public or private, action may be brought in the county wherein said building or improvement, or any part thereof is located.

Sec. 2. This Act, being deemed of immediate importance, shall take effect and be in force from and after its passage and approval, and its publication in the Register and Leader and The Des Moines Capital, newspapers published in Des Moines, Iowa, and when so amended the bill do pass.

Mr. O'Connor moved that the House concur in Senate amendments.

On the question, "Shall the House concur?"

The ayes were:

Bascom, Bauman, Beans, Beebe, Black, Boettger, Bowman, Brown, Bybee, Byerly, Collin, Crist, Dabney, Daniels, Dawson, Dewey, Downey, Dunlap, Edmunds, Ellis, Escher, Felt, Fletcher, Fourt, Fraley, Fry, George, Gilbert, Goodykoontz, Greene, Griggs, Grout, Halgrims, Hamilton, Hayes, Huff, Hunt, Hutchins, Jacobs, Jacobson, Krebill, Kull, Kulp, Leach, Linnan, Lounsberry, Lund, McCleery, McCullough, Miller of Dubuque, Milton, Murtagh, Newell, O'Connor, Odendahl, Olson, Patterson, Penn, Pickford, Ritter, Rowles, Russell, Sater, Shane, Shankland, Sherman, Smith of Adams, Speer, Stephenson, Stoddard, Townsend, Van Camp, White, Whitney, Zeller, Mr. Speaker—76.

The nays were:

None.

Absent or not voting:

Brady, Brockway, Bruce, Campbell of Ida, Campbell of Webster, Cousins, Cunningham, Dixon, Enger, Finlayson, Fulton, Harding, Harvey, Hazen, Hickenlooper, Hogan, Huntley, Johnson, Klay, Koontz, Larrabee, Lenocker, Miller of Bremer, Moore, Perkins, Ripley, Robbins, Schee, Skinner, Smith of Decatur, Stipe, Taylor—32.

So the House concurred in the Senate amendments.

SPECIAL ORDER NO. 4.

Time having arrived for Special Order No. 4, on motion of Dabney of Davis, House File No. 203, a bill for an

act providing for a special election of the voters for an expression of their choice to fill vacancy in the office of Senator in the Congress of the United States, with report of committee recommending indefinite postponement and minority recommendations recommending passage, was taken up and considered.

Mr. Dabney moved that minority recommendations be substituted for majority report.

Roll call was demanded by Dabney of Davis and Miller of Dubuque.

On the question, "Shall the minority recommendation be substituted for the majority report?"

The ayes were:

Bauman, Black, Boettger, Byerly, Dabney, Downey, Dunlap, Ellis, Escher, Fletcher, Gilbert, Greene, Griggs, Hamilton, Hayes, Krebill, Kull, Leach, Lenocker, Linnan, McCullough, Miller of Bremer, Miller of Dubuque, Milton, Murtagh, O'Connor, Odendahl, Olson, Penn, Ritter, Rowles, Sater, Stephenson, Townsend, White—35.

The nays were:

Bascom, Beebe, Brady, Brockway, Bruce, Bybee, Campbell of Ida, Campbell of Webster, Collin, Cousins, Cunningham, Dawson, Dixon, Edmunds, Enger, Felt, Finlayson, Fourt, Fraley, Fry, George, Goodykoontz, Grout, Halgrims, Harvey, Hogan, Huff, Hunt, Hutchins, Jacobs, Jacobson, Johnson, Klay, Kulp, Larrabee, Lounsberry, Lund, Newell, Patterson, Perkins, Ripley, Robbins, Russell, Schee, Shankland, Sherman, Skinner, Smith of Adams, Speer, Stoddard, Van Camp, Whitney, Mr. Speaker—53.

Absent or not voting:

Beans, Bowman, Brown, Crist, Daniels, Dewey, Fulton, Harding, Hazen, Hickenlooper, Huntley, Koontz, McCleery, Moore, Pickford, Shane, Smith of Decatur, Stipe, Taylor, Zeller—20.

So the motion was lost.

Dawson of Cherokee moved the adoption of the report of the committee recommending indefinite postponement.

Report adopted and House File No. 203 was indefinitely postponed.

MOTIONS TO RECONSIDER.

I move to reconsider the vote by which House File No. 85 passed the House.

D. E. KULP.

I second the motion.

G. W. VAN CAMP.

I move to reconsider the vote by which House File No. 85 passed to its third reading.

D. E. KULP.

I second the motion.

G. W. VAN CAMP.

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 concurred in the following Concurrent Resolution in which the concurrence of the Senate was asked:

Relative to adjournment from Friday, February 24th until Tuesday, March 7th.

GEO. A. WILSON,

Secretary.

Dewey of Guthrie called up Concurrent Resolution relative to adjournment with amendments by the Senate.

SENATE SUBSTITUTE CONCURRENT RESOLUTION.

Resolved by the Senate, the House Concurring:

That when adjournment is taken Friday, February 24th, it be until 10:00 o'clock A. M. Tuesday, March 7, 1911.

Dewey of Guthrie moved that the House do not concur in Senate amendments.

Roll call was demanded by Zeller of Madison and Hutchins of Kossuth.

On the question "Shall the House concur in Senate amendments?"

The ayes were:

Black, Dabney, Felt, Fletcher, Fraley, Griggs, Hamilton, Harvey, Hayes, McCullough, Murtagh, Robbins, Rowles, Shankland, Stipe, Townsend, Van Camp, White—18.

The nays were:

Bascom, Bauman, Beans, Beebe, Boettger, Bowman, Brady, Brockway, Brown, Bruce, Bybee, Byerly, Campbell of Ida, Collin,

Cousins, Crist, Cunningham, Daniels, Dawson, Dewey, Dixon, Downey, Dunlap, Edmunds, Ellis, Enger, Escher, Fourt, Fry, Fulton, George, Gilbert, Goodykoontz, Greene, Grout, Hickenlooper, Hogan, Huff, Hunt, Hutchins, Jacobs, Jacobson, Johnson, Klay, Krebill, Kull, Larrabee, Leach, Lenocker, Linnan, Lounsberry, Lund, McCleery, Miller of Bremer, Miller of Dubuque, Newell, O'Connor, Odendahl, Olson, Patterson, Penn, Ripley, Ritter, Russell, Sater, Schee, Shane, Sherman, Smith of Adams, Smith of Decatur, Speer, Stephenson, Stoddard, Whitney, Zeller, Mr. Speaker—76.

Absent or not voting:

Campbell of Webster, Finlayson, Halgrims, Harding, Hazen, Huntley, Koontz, Kulp, Milton, Moore, Perkins, Pickford, Skinner, Taylor—14.

So the House refused to concur in Senate amendment.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS.

Whitney of Woodbury, 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. 50, a bill for an act amending Section Eighteen Hundred Thirty-ninel (1839-1) of the Supplement to the Code, 1907, relating to the investment of funds and depositing of securities of fraternal beneficiary societies.

Also:

House File No. 97, a bill for an act to amend Section Twenty-five Hundred Eighty-nine-b (2589-b) of the Supplement to the Code of 1907, relating to the practice of pharmacy.

U. G. WHITNEY,
Chairman House Committee.
Ed. P. Malmberg,
Chairman Senate Committee,

Report adopted.

Also:

MR. SPEAKER—Your Joint Committee on Enrolled Bills respectfully report they have examined, and find correctly enrolled House File No. 10, a bill for an act to repeal Paragraph Twenty-nine (29) of Section Two Hundred Ninety-six (296) of the Supplement to the Code, 1907, and to enact a substitute therefor relating to the fees collected and paid to the county by the Clerk of the District Court.

Also:

House File No. 71, a bill for an act making it unlawful for cities and towns, including cities acting under special charter and under the commission plan, or counties, to contract with persons, firms or corporations for the discovery of property not listed or assessed for taxation as required by law, and to repeal the law as it appears in Sections Fourteen Hundred Seven-a (1407-a), Fourteen Hundred Seven-b (1407-b), Fourteen Hundred Seven-d (1407-d), and Fourteen Hundred Seven-e (1407-e) of the Supplment to the Code, 1907.

Also:

House File No. 211, a bill for an act to confirm the title of John A. Jasinsky to the Southeast quarter of the Southwest quarter of Section No. 14, Township No. 84, North, Range No. 29, West 5th P. M., Greene County, Iowa, and authorizing the issuance of a patent therefor.

Also:

House File No. 67, a bill for an act to prohibit the exhibition of deformed, idiotic and abnormal persons, and providing penalties for the violation thereof.

U. G. WHITNEY,
Chairman House Committee.
ED. P. MALMBERG,
Chairman Senate Committee,

Report adopted.

Klay of Sioux moved that the consideration of House File No. 1 be made a special order for Wednesday, March 8th at 10:30 o'clock, A. M.

Schee of O'Brien moved the previous question.

Motion prevailed and the previous question was ordered.

Roll call was demanded by Moore of Linn and Fulton of Jefferson.

On the question "Shall the consideration of House File No. 1 be made a Special Order for Wednesday, March 8th, at 10:30 o'clock, A. M.?"

The ayes were:

Bauman, Black, Boettger, Brown, Bruce, Byerly, Campbell of Webster, Cousins, Cunningham, Dabney, Dawson, Dixon, Downey, Dunlap, Ellis, Enger, Escher, Felt, Fletcher, Fraley, George, Gilbert, Goodykoontz, Greene, Griggs, Grout, Halgrims, Hamilton, Hayes, Hogan, Hunt, Hutchins, Jacobson, Johnson, Klay, Koontz, Krebill, Kull, Kulp, Larrabee, Leach, Lenocker, Linnan, Louns-

berry, Lund, McCullough, Miller of Bremer, Miller of Dubuque, Milton, Murtagh, Newell, O'Connor, Odendahl, Olson, Patterson, Penn, Pickford, Ritter, Rowles, Russell, Sater, Shankland, Sherman, Stephenson, Stoddard, Townsend, White, Whitney, Mr. Speaker—69.

The nays were:

Bascom, Beans, Beebe, Bowman, Bybee, Campbell of Ida, Collin, Crist, Daniels, Dewey, Edmunds, Finlayson, Fourt, Fry, Fulton, Harvey, Hickenlooper, Huff, Jacobs, McCleery, Moore, Perkins, Ripley, Robbins, Schee, Shane, Skinner, Smith of Adams, Smith of Decatur, Speer, Stipe, Van Camp, Zeller—33.

Absent or not voting:

Brady, Brockway, Harding, Hazen, Huntley, Taylor—6.

Motion prevailed and further consideration of House File No. 1 was made a Special Order for Wednesday, March 8th, at 10:30 A. M.

REPORTS OF COMMITTEES

Harding of Woodbury, from the sub-committee on Municipal Corporations, submitted the following report:

MR. Speaker—Your Committee on Municipal Corporations, to whom was referred House File No. 281, a bill for an act to amend Title Five, Chapter Fourteen of the Code and amendments thereto relating to park commissioners in special charter cities (repealing Sections Nine Hundred Ninety-one to Nine Hundred Ninety-six inclusive of the Code and amendments thereto, and enacting substitutes therefor), beg leave to report they have had the same under consideration and have instructed to report the same back to the House with the recommendation that the same do pass.

W. L. HARDING, Chairman.

Report adopted.

Also:

MR. SPEAKER—Your Committee on Municipal Corporations, to whom was referred House File No. 283, a bill for an act to amend the law as the same appears in Section One (1) of Chapter Fifty-seven (57) General Assembly of Iowa relating to Tax Levy for Park purposes, 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.

W. L. HARDING, Chairman.

Report adopted.

Also:

MR. SPEAKER—Your Committee on Municipal Corporations, to whom was referred House File No. 229, a bill for an act authorizing cities and towns including special charter cities and cities under commission plan of government to adopt and enforce building rules and regulations and to adopt a building code, 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 be indefinitely postponed.

W. L. HARDING,

Chairman.

Report adopted and House File No. 229 was indefinitely postponed.

Also:

MR. SPEAKER—Your Committee on Municipal Corporations, to whom was referred House File No. 230, a bill for an act amending Section Six Hundred Forty-three (643) of the Code, 1897, relating to the qualifications of municipal officers, 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 be indefinitely postponed.

W. L. HARDING,

Chairman.

Report adopted and House File No. 230 was indefinitely postponed.

Also:

Mr. Speaker—Your Committee on Municipal Corporations, to whom was referred House File No. 267, a bill for an act to amend Chapter 62 of the Acts of the Thirty-third General Assembly relating to pensions to be paid to policemen, 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 be amended by striking out all of Section 2 thereof, and when so amended the bill do pass.

W. L. HARDING,

Chairman.

Report adopted.

Also:

MR. SPEAKER—Your Committee on Municipal Corporations, to whom was referred Senate File No. 124, a bill for an act to amend Chapter Sixty-four (64) Acts of the Thirty-third (33d) General Assembly relating to the government of certain cities, beg leave to report they have had the same under consideration and have instructed me to report th same back to the House with the recommendation that the same be amended by striking out the word "residing" in the eighth line of

Section 1 of the bill and inserting in lieu thereof the word "reside"; and when so amended the bill do pass.

W. L. HARDING, Chairman.

Report adopted.

Also:

MR. SPEAKER—Your Committee on Municipal Corporations, to whom was referred House File No. 219, a bill for an act to repeal Section Six Hundred Seventy-nine-h (679-h) of Chapter Two-a (2-a) Title Five (5) of the Supplement to the Code of 1907, relative to the Board of Police and Fire Commissioners in certain cities of the first class, 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 be amended by substituting the following substitute amendment therefor:

A BILL

For an Act to Repeal Section Six Hundred Seventy-nine-h (679-h) of Chapter Two-a (2-a) Title Five (5) of the Supplement to the Code, 1907, Relative to the Board of Police and Fire Commissioners in Certain Cities of the First Class.

Be it Enacted by the General Assembly of the State of Iowa:

Section 1. That Section Six Hundred Seventy-nine-h (679-h) of the Supplement to the Code, 1907, be and the same is hereby repealed and the following enacted in lieu therof:

All police officers and policemen, and all firemen, including the chief of the fire department, and all employees in the civil list covered by this act, shall be subject to removal by the Board of Civil Service Commissioners for misconduct or failure to perform their duty under such rules and regulations as may be adopted by the said board, whenever said board shall consider or declare such removal necessary for the proper management and discipline of said department; but the chief of police or the chief of the fire department may temporarily suspend or discharge any member of his force for misconduct, or neglect of duty, or disobedience of orders; provided that any person so suspended or discharged within five days thereafter may appear before said board, and said board shall investigatee the cause of said removal or discharge, and if the same is found insufficient he shall be reinstated. The board when trying the case of such discharged or suspended officers or men of either the police or fire department shall give written notice to the accused within ten days of said day set for trial, specifying the charges upon which accused is to be tried and the name of the person making the charges.

The meetings and procedure of the board when trying such cases shall be open to the public, and said accused shall have the right of counsel, and the examining witnesses for and against the accused shall be in the presence of the accused, and he, or his counsel, shall have the right to cross examine any witness testifying against him. The accused shall have the right to produce witnesses in his defense. Meetings shall be called by the chairman upon the application of two members of the board, and written notices must be sent to all members of the board, stating the time and the place and the purpose for calling a meeting.

The Board shall be the power to enforce the attendance of witnesses, and the production of books and papers; and to administer oaths in the same manner and with like effect and under the same penalties as in the case of magistrates, exercising civil or criminal jurisdiction under the statutes of Iowa. The right of appeal to the district court is hereby reserved; and when so amended the bill do pass.

W. L. HARDING, Chairman.

Report adopted.

The Speaker announced that as Speaker of the House he had signed in the presence of the House, House Files Nos. 97, 10, 71, 67, 211 and 50.

Fulton of Jefferson moved that when the House adjourn it be to reconvene at 1:30 o'clock P. M.

Motion prevailed.

CONSIDERATION OF BILLS.

On motion of Dabney of Davis, House File No. 147, a bill for an act to create a depositors' guaranty fund to insure depositors against loss if the bank becomes insolvent and empowering the Auditor of State to levy and collect the same. Additional to Title Nine (IX), Chapter Twelve (12) of the Code and Code Supplement, with report of committee recommending indefinite postponement and minority recommendations recommending passage, was taken up and considered.

Schee of O'Brien in the Chair.

Dabney of Davis moved that the minority recommendations be substituted for the report of the committee.

Speaker Stillman in the Chair.

REPORT OF COMMITTEE ON ENROLLED BILLS.

Mr. Speaker—Your Committee on Enrolled Bills respectfully report that they have this day sent to the Governor for his approval, House File No. 50, a bill for an act amending Section Eighteen Hundred Thirtynine-1 (1839-1) of the Supplement to the Code, 1907, relating to the

investment of funds and depositing of securities of fraternal beneficiary societies.

House File No. 97, a bill for an act to amend Section Twenty-five Hundred Eighty-nine-b (2589-b) of the Supplement to the Code of 1907, relating to the practice of pharmacy.

U. G. WHITNEY,

Chairman.

Adopted.

Also:

MR. SPEAKER—Your Committee on Enrolled Bills respectfully report that they have this day sent to the Governor for his approval, House File No. 10, a bill for an act to repeal Paragraph Twenty-nine (29) of Section Two Hundred Ninety-six (296) of the Supplement to the Code, 1907, and to enact a substitute therefor relating to the fees collected and paid to the county by the Clerk of the District Court.

Also:

House File No. 71, a bill for an act making it unlawful for cities and towns, including cities acting under special charter and under the commission plan, or counties, to contract with persons, firms or corporations for the discovery of property not listed or assessed for taxation as required by law, and to repeal the law as it appears in Sections Fourteen Hundred Seven-a (1407-a), Fourteen Hundred Seven-b (1407-b), Fourteen Hundred Seven-c (1407-c), Fourteen Hundred Seven-d (1407-d), and Fourteen Hundred Seven-e (1407-e) of the Supplement to the Code, 1907.

Also:

House File No. 211, a bill for an act to confirm the title of John A. Jasinsky to the Southeast quarter of the Southwest quarter of Section No. 14, Township No. 84, North, Range No. 29, West 5th P. M., Greene County, Iowa, and authorizing the issuance of a patent therefor.

Also:

House File No. 67, a bill for an act to prohibit the exhibition of deformed, idiotic and abnormal persons, and providing penalties for the violation thereof.

U. G. WHITNEY, Chairman.

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 insists upon its amendment to House Concurrent Resolution relative to adjournment, and asks for a conference committee, and the President of the Senate appoints as such committee on the part of the Senate: Senators Francis, Hammill, Stuckslager and Clarkson.

GEO. A. WILSON,

Secretary.

Russell of Winnebago moved that a committee of three be appointed to notify the Senate that the house was ready to receive it in Joint Convention.

Motion prevailed.

The Speaker named as such committee, Russell of Winnebago, Enger of Winneshiek, Hamilton of Lee.

The Sergeant-at-Arms announced the arrival of the members of the Senate, who took their seats on the west side of the House Chamber.

JOINT CONVENTION.

The Joint Convention was called to order by President Protem Smith, President of the Joint Convention, at 12:00 o'clock noon.

The roll was then called and the following members responded as present:

Adams. Allen of Pocahontas, Allen of Jefferson, Ames, Balkema, Balluff, Bascom, Bauman, Beans, Beebe, Bennett, Black, Boettger, Bowman, Brady, Brockway, Brown of Decatur, Brown of Wright, Bruce, Bybee, Byerly, Campbell of Ida, Campbell of Webster, Chapman, Chase, Clarkson, Collin, Cousins, Cowles, Crist, Crow, Cunningham, Dabney, Daniels, Dawson, Dewey, De Wolf, Dixon, Downey, Dunlap, Dunnegan, Edmunds, Ellis, Enger, Escher, Felt, Finlayson, Fitchpatrick, Fletcher, Fourt, Fraley, Francis, Fry, Fulton, Garrett, Gates, George, Gilbert, Gillilland, Goodykoontz. Greene, Griggs, Grout, Halgrims, Hamilton, Hammill, Harvey, Hayes, Hickenlooper, Hogan, Hoyt, Huff, Hunt, Hunter, Hutchins, Jacobs, Jacobson, Jewell, Johnson, Klay, Koontz, Krebill, Kull, Kulp, Larrabee of Webster, Larrabee of Fayette, Leach, Legel, Lenocker, Linnan, Lounsberry, Lund, McCleery, McColl, McCulloch of Wayne, McCullough of Dubuque, McManus, Malmberg, Mattes, Miller of Bremer, Miller of Dubuque, Milton, Moore, Murtagh, Neal, Newell, O'Connor, Odendahl, Olson, Parshall, Patterson, Penn, Perkins, Pickford, Proudfoot, Quigley, Ream, Ripley, Ritter, Robbins, Rowles, Russell, Sammis, Sater, Saunders, Savage, Schee, Schrup, Shane, Shankland, Sherman, Skinner, Smith of Adams, Smith of Decatur, Smith of Mitchell, Smith of Shelby, Spaulding, Speer, Stephenson, Stillman, Stipe, Stoddard, Stuckslager, Sullivan, Taylor of Appanoose, Townsend, Van Camp, Van Law, Webber, White of Benton, White of Iowa, Whitney, Wilson, Zeller—154.

Absent:

Harding, Hazen, Huntley, Taylor of Union-4.

President Smith announced the Joint Convention duly organized, with a quorum of members present.

President Smith then announced that the roll would be called for the purpose of electing a United States Senator in Congress, and appointed as teller on the part of the Senate, Senator Savage of Adair, and as assistant teller, Senator Hoyt of Buchanan.

Speaker Stillman appointed as teller on the part of the House, Representative Huff of Hardin, and as assistant teller, Representative Crist of Clarke.

Upon the roll being called, those voting for Claude R. Porter were:

Balluff, Bauman, Black, Boettger, Byerly, Clarkson, Crow, Dabney, De Wolf, Downey, Dunlap, Dunnegan, Ellis, Escher, Fletcher, Garrett, Gilbert, Greene, Griggs, Hamilton, Hayes, Koontz, Krebill, Kull, Leach, Legel, Lenocker, Linnan, McCullough of Dubuque, McManus, Miller of Bremer, Miller of Dubuque, Milton, Murtagh, O'Connor, Odendahl, Olson, Parshall, Penn, Quigley, Ream, Ritter, Rowles, Sater, Schrup, Stephenson, Taylor of Appanoose, Townsend, Webber, White of Benton, White of Iowa, Wilson—52.

Those voting for Horace E. Deemer were:

Adams, Allen of Jefferson, Balkema, Bascom, Beans, Bennett, Bowman, Brady, Brockway, Brown of Decatur, Bybee, Campbell of Ida, Chapman, Chase, Cowles, Daniels, Dewey, Dixon, Finlayson, Fourt, Fraley, Francis, Fulton, Gillilland, Harvey, Hickenlooper, Hogan, Hunt, Jacobson, Kulp, Lounsberry, McCleery, McColl, McCulloch of Wayne, Malmberg, Mattes, Moore, Neal, Proudfoot, Robbins, Saunders, Savage, Shane, Smith of Adams, Smith of Decatur, Smith of Mitchell, Smith of Shelby, Speer, Stipe, Stuckslager, Sullivan, Van Camp, Van Law, Whitney, Zeller—55.

Those voting for W. S. Kenyon were:

Allen of Pocahontas, Ames, Beebe, Brown of Wright, Bruce, Campbell of Webster, Collin, Cousins, Cunningham, Dawson, Felt,

Fitchpatrick, Fry, Gates, George, Goodykoontz, Grout, Halgrims, Hammill, Hoyt, Huff, Hunter, Hutchins, Jacobs, Jewell, Johnson, Klay, Larrabee of Webster, Larrabee of Fayette, Lund, Newell, Patterson, Perkins, Pickford, Ripley, Russell, Sammis, Schee, Shankland, Sherman, Skinner, Spaulding, Stillman, Stoddard—44.

Those voting for Henry Wallace were:

Edmunds-1.

Those paired were:

Crist, Enger-2.

Absent:

Harding, Hazen, Huntley, Taylor of Union-4.

President Smith announced that no one had received a majority of the votes cast in the Joint Convention for United States Senator in Congress, and that no election had occurred.

Beebe of Franklin moved that after the reading and correction of the Journal, the Joint Convention be dissolved.

Motion prevailed.

Journal of Joint Convention read and approved.

House reconvened, Speaker Stillman in the Chair.

Speaker Stillman announced as Conference Committee on the part of the House on the Concurrent Resolution relative to adjournment, the following:

Dewey of Guthrie, Moore of Linn, Johnson of Mitchell, Ripley of Hancock.

On motion of George of Story, the House adjourned.

AFTERNOON SESSION.

House reconvened, Speaker Stillman in the Chair.

Hamilton of Lee moved that 500 extra copies of House File No. 303 be printed.

Motion prevailed.

House resumed consideration of House File No. 147 and the motion of Dabney of Davis to substitute the minority recommendations for the majority report.

Roll call demanded by Dabney of Davis and Kull of Howard.

On the question "Shall the minority recommendations be substituted for the majority report?"

The ayes were:

Bauman, Byerly, Dabney, Dawson, Downey, Dunlap, Ellis, Escher, Fletcher, Gilbert, Greene, Hamilton, Hunt, Koontz, Krebill, Kull, Leach, Lenocker, Linnan, Lounsberry, Miller of Bremer, Miller of Dubuque, Milton, O'Connor, Odendahl, Olson, Penn, Ritter, Rowles, Sater, Skinner, Stephenson, Stoddard, Townsend, White—35.

The nays were:

Bascom, Beans, Beebe, Bowman, Brady, Brockway, Brown, Bruce, Bybee, Campbell of Ida, Collin, Cousins, Crist, Cunningham, Daniels, Dewey, Dixon, Edmunds, Enger, Felt, Finlayson, Fourt, Grout, Hayes, Hickenlooper, Hogan, Huff, Hutchins, Jacobson, Johnson, Larrabee, Lund, McCleery, Moore, Newell, Patterson, Perkins, Pickford, Ripley, Russell, Shane, Shankland, Sherman, Smith of Adams, Smith of Decatur, Speer, Stipe, Van Camp, Whitney, Zeller, Mr. Speaker—51.

Absent or not voting:

Black, Boettger, Campbell of Webster, Fraley, Fry, Fulton, George, Goodykoontz, Griggs, Halgrims, Harding, Harvey, Hazen, Huntley, Jacobs, Klay, Kulp, McCullough, Murtagh, Robbins, Schee, Taylor—22.

So the motion to substitute was lost.

On motion of Johnson of Mitchell, the report of the Committee was adopted and House File No. 147 was indefinitely postponed.

CONSIDERATION OF BILLS.

On motion of Moore of Linn, House File No. 65, a bill for an act to prohibit treating to intoxicating drinks, including wine and beer, in saloons or other public places, with report of committee recommending passage as amended by substitute, was taken up, considered, and the committee substitute amendment was adopted.

Mr. Moore moved that the rules be suspended, 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 ayes were:

Bascom, Bauman, Beans, Beebe, Bowman, Brady, Brockway, Bruce, Bybee, Campbell of Webster, Collin, Cousins, Crist, Cunningham, Dabney, Daniels, Dawson, Dewey, Dixon, Edmunds, Ellis, Enger, Felt, Finlayson, Fourt, Fulton, George, Harvey, Hayes, Hickenlooper, Hogan, Huff, Hunt, Hutchins, Jacobs, Jacobson, Krebill, Larrabee, Leach, Linnan, Lounsberry, Lund, McCleery, Moore, Murtagh, O'Connor, Patterson, Penn, Perkins, Pickford, Ripley, Rowles, Russell, Schee, Shankland, Sherman, Skinner, Smith of Adams, Smith of Decatur, Speer, Stephenson, Stipe, Stoddard, Van Camp, Whitney, Zeller, Mr. Speaker—67.

The nays were:

Boettger, Byerly, Campbell of Ida, Downey, Dunlap, Fletcher, Gilbert, Greene, Griggs, Hamilton, Koontz, Miller of Bremer, Miller of Dubuque, Milton, Olson, Ritter, Sater, Townsend, White—19.

Absent or not voting:

Black, Brown, Escher, Fraley, Fry, Goodykoontz, Grout, Halgrims, Harding, Hazen, Huntley, Johnson, Klay, Kull, Kulp, Lenocker, McCullough, Newell, Odendahl, Robbins, Shane, Taylor—22.

So the bill passed and the title was agreed to.

REPORT OF COMMITTEE ON ENROLLED BILLS.

Whitney of Woodbury 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. 80, a bill for an act fixing the place of bringing suit against companies or corporations furnishing surety bonds in the State of Iowa.

U. G. WHITNEY,

Chairman.

Adopted.

CONSIDERATION OF BILLS.

On motion of Escher of Shelby, Senate File No. 117, a bill for an act to amend the law as it appears in Section Four Hundred Seven (407) of the Supplement to the Code, 1907, authorizing the Board of Supervisors of a county to transfer any surplus in the bond fund raised under Section Four Hundred Three (403) of the Supplement to the Code, 1907, after payment of all bonds and interests, to the particular funds on account of which the bonds were issued, with report of committee recommending passage, was taken up and considered.

Mr. Escher moved 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 ayes were:

Bascom, Bauman, Beebe, Boettger, Bowman, Brady, Brockway, Brown, Bruce, Bybee, Byerly, Campbell of Ida, Campbell of Webster, Cousins, Crist, Cunningham, Dabney, Daniels, Dawson, Dewey, Dixon, Downey, Dunlap, Edmonds, Ellis, Enger, Escher, Felt, Fletcher, Fourt, Fry, Fulton, George, Gilbert, Griggs, Grout, Hamilton, Harvey, Hayes, Hickenlooper, Hogan, Huff, Hunt, Hutchins, Jacobs, Jacobson, Johnson, Koontz, Krebill, Kulp, Larrabee, Leach, Lenocker, Linnan, Lounsberry, Lund, McCleery, Miller of Bremer, Miller of Dubuque, Moore, Murtagh, Newell, O'Conor, Odendahl, Olson, Patterson, Penn, Pickford, Ripley, Ritter, Rowels, Russell, Sater, Schee, Shane, Shankland, Sherman, Skinner, Smith of Adams, Speer, Stephenson, Stoddard, Townsend, Van Camp, White, Whitney, Zeller, Mr. Speaker—90.

The nays were:

None.

Absent or not voting:

Beans, Black, Collin, Finlayson, Fraley, Goodykoontz, Halgrims, Harding, Hazen, Huntley, Klay, Kull, McCullough, Milton, Robbins, Smith of Decatur, Stipe, Taylor—18.

So the bill passed and the title was agreed to.

On motion of O'Connor, of Chickasaw, House File No. 251, A bill for an act providing for the levy of special taxes upon the assessed valuation of the taxable property of the State for the erection, repair, improvement and equipment of buildings for the State University of Iowa, the State College of Agriculture and Mechanic Arts, and the State Teachers' College, with report of committee recommending passage was taken up and considered.

Mr. O'Connor moved that the rules be suspended, 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 ayes were:

Bascom, Beebe, Boettger, Bowman, Brady, Brockway, Brown, Bruce, Bybee, Byerly, Campbell of Ida, Campbell of Webster, Collin, Crist, Cunningham, Daniels, Dawson, Dewey, Dixon, Downey, Edmunds, Ellis, Enger, Escher, Felt, Finlayson, Fletcher, Fourt, Fry, Fulton, George, Gilbert, Greene, Griggs, Grout, Hayes, Hickenlooper, Hogan, Huff, Hunt, Hutchins, Jacobs, Jacobson, Johnson, Koontz, Krebill, Larrabee, Leach, Linnan, Lounsberry, Lund, McCleery, Miller of Dubuque, Milton, Moore, Newell, O'Connor, Patterson, Penn, Pickford, Ripley, Ritter, Rowles, Russell, Sherman, Skinner, Smith of Adams, Speer, Stephenson, Stipe, Stoddard, Townsend, Van Camp, White, Whitney, Mr. Speaker—76.

The nays were:

Harvey, Kulp, Miller of Bremer, Odendahl, Zeller-5.

Absent or not voting:

Bauman, Beans, Black, Cousins, Dabney, Dunlap, Fraley, Goodykoontz, Halgrims, Hamilton, Harding, Hazen, Huntley, Klay, Kull, Lenocker, McCullough, Murtagh, Olson, Perkins, Robbins, Sater, Schee, Shane, Shankland, Smith of Decatur, Taylor—27.

So the bill passed and the title was agreed to.

On motion of Johnson of Mitchell, the House adjourned.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, FEBRUARY 23, 1911.

House met pursuant to adjournment,

Speaker Stillman in the chair.

Prayer was offered by Dr. M. A. Breed of Monticello, Iowa.

Journal of February 22d corrected and approved.

The roll was called to ascertain whether or not there was a quorum.

Those present were:

Bascom, Bauman, Beans, Black, Boettger, Bowman, Brady, Bybee, Byerly, Cousins, Cunningham, Dabney, Daniels, Dawson, Dewey, Dixon, Dunlap, Edmunds, Ellis, Felt, Fletcher, George, Gilbert, Goodykoontz, Greene, Griggs, Harding, Harvey, Hayes, Hickenlooper, Huff, Hutchins, Jacobs, Jacobson, Krebill, Kulp, Larrabee, Leach, Lenocker, Linnan, Lounsberry, McCullough, Miller of Dubuque, Milton, Newell, O'Connor, Odendahl, Olson, Patterson, Perkins, Ripley, Ritter, Rowles, Russell, Sater, Schee, Shane, Shankland, Sherman, Skinner, Smith of Adams, Smith of Decatur, Speer, Stephenson, Stoddard, Townsend, Van Camp, White, Whitney, Zeller, Mr. Speaker—71.

Absent:

Beebe, Brockway, Brown, Bruce, Campbell of Ida, Campbell of Webster, Collin, Crist, Downey, Enger, Escher, Finlayson, Fourt, Fraley, Fry, Fulton, Grout, Halgrims, Hamilton, Hazen, Hogan, Hunt, Huntley, Johnson, Klay, Koontz, Kull, Lund, McCleery, Miller of Bremer, Moore, Murtagh, Penn, Pickford, Robbins, Stipe, Taylor—37.

On request of Bascom of Dickinson, leave of absence was granted Beebe of Franklin until Friday.

PETITIONS, MEMORIALS AND REMONSTRANCES.

Hayes of Montgomery presented petition of the citizens of Villisca relative to House File No. 238.

Referred to Committee on Ways and Means.

O'Connor of Chickasaw presented remonstrance of voters of Iowa against the re-submission of the prohibitory amendment.

Referred to Committee on Suppression of Intemperance.

Edmunds of Taylor presented petition of the voters of Taylor County relative to commerce counsel.

Referred to Committee on Railroads and Transportation.

Felt of Clay presented petition of the Board of Supervisors, Township Trustees and Road Supervisors of Clay County relative to the good roads bills now before the legislature.

Referred to Committee on Roads and Highways.

Larrabee of Fayette presented petition of the citizens of Fayette County relative to the "Five Mile Limit" bill.

Referred to Committee on Suppression of Intemperance.

Larrabee of Webster presented petition of the members of the Automobile Club of Fayette County, relative to House File No. 27.

Referred to Committee on Ways and Means.

Miller of Dubuque presented remonstrance of voters of Iowa against the re-submission of the prohibitory amendment.

Referred to Committee on Suppression of Intemperance.

Dunlap of Clinton presented petition of teachers of Clinton relative to life certificates.

Referred to Committee on Schools and Text Books.

Milton of Cedar presented petition of the citizens of Cedar county relative to the "Five Mile Limit" bill.

Referred to Committee on Suppression of Intemperance.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS.

Whitney of Woodbury, 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.

80, a bill for an act fixing the place of bringing suit against companies or corporations furnishing surety bonds in the State of Iowa.

U. G. WHITNEY,
Chairman House Committee.
Ed. P. Malmberg,
Chairman Senate Committee.

Adopted.

REPORTS OF COMMITTEES.

Johnson of Mitchell, 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 Number 242, a bill for an act providing that any National or State Banking Corporation located in this state, which shall be approved by the executive council may, upon filing bond or depositing security as hereinafter provided, and upon the compliance with all other requirements of law, become a state depository, beg leave to report that they 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:

- A. By striking out all that part of Section 1 following the period after the word "Council" in line fourteen (14) thereof.
- B. By striking out the words "one-half of" in the ninth line of Section 2, and when so amended recommend that the bill do pass.

K. J. JOHNSON,

Chairman.

Report adopted.

Also:

Mr. Speaker—Your Committee on Banks and Banking, to whom was referred House File No. 300, a bill for an act to repeal Section One Thousand Eight Hundred Seventy-three (1873) of the Code, and Section One Thousand Eight Hundred Seventy-three of the Supplement to the Code, 1907, and to enact a substitute therefor relating to the examination of Savings Banks and State Banks by the auditor and to the publication of the statements thereof in some newspaper, 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 that the same be amended as follows:

A. By striking out the title and inserting in lieu thereof, the following:

A BILL

For an act to repeal Section One Thousand Eight Hundred Seventy-three (1873) of the Code, as amended by Chapter Ninety-two (92), Acts of the Thirty-second (32d) General Assembly, and to enact a substitute

therefor, relating to the examination of State and Savings Banks by the auditor, and to the publication of the statements thereof in some newspaper.

B. By striking out the first three (3) lines of Section 1, and inserting in lieu thereof, the following: "That Section One Thousand Eight Hundred Seventy-three (1873) of the Code as amended by Chapter Ninety-two (92), Acts of the Thirty-second (32d) General Assembly, be and the same is hereby repealed and the following enacted in lieu thereof, and when so amended the bill do pass.

Respectfully submitted,

K. J. Johnson,

Chairman.

Report adopted.

Finlayson of Grundy, from the Committee on Public Health, submitted the following report:

Mr. Speaker—Your Committee on Public Health, to whom was referred House File No. 132, a bill for an act to amend the law as it appears in Section Six Hundred Fifty-two (652), Supplement to the Code, 1907, relating to the appointment of a health physician by the mayors of cities and towns, 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.

R. M. FINLAYSON,

Chairman.

Report adopted.

Also:

Mr. Speaker—Your Committee on Public Health, to whom was referred House File No. 120, a bill for an act to provide that undertakers shall report to the mayor of a town or to the township clerk the name and residence of persons dying of tuberculosis, and providing for the disinfection of the premises and a penalty for failure to comply with the provision of this act, 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.

R. M. FINLAYSON,

Chairman.

Report adopted.

Also:

MR. SPEAKER—Your Committee on Public Health, to whom was referred House File No. 190, a bill for an act to prohibit and regulate hospitals, institutions and places created for or maintained, and used as hospitals, sanitariums or places for the reception, care and treatment of persons afflicted with or suffering from cancer, 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 be indefinitely postponed.

R. M. FINLAYSON,

Chairman.

Report adopted and House File No. 190 was indefinitely postponed.

Also:

Moore of Linn, from the Committee on Appropriations, submitted the following report:

MR. SPEAKER—Your Committee on Appropriations to whom was referred Senate File No. 198, a bill for an act making an appropriation to pay for extra clerical assistance in the office of the State Board of Health, 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.

E. R. MOORE, Chairman.

Report adopted.

Also:

MR. SPEAKER—Your Committee on Appropriations to whom was referred Senate File No. 100, a bill for an act to provide additional funds for the College for the Blind, for the Industrial School for the Girls, for the Independence State Hospital and for the State Penitentiary, 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.

E. R. Moore, Chairman.

Report adopted.

Jacobs of Calhoun, from the Committee on Drainage, submitted the following report:

MR. SPEAKER—Your Committee on Drainage to whom was referred House File No. 296, a bill for an act to repeal Section One Thousand Nine Hundred Eighty-nine (1989) of the Code, relating to government levees, 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 dopass.

JOHN W. JACOBS, Chairman,

Report adopted.

MOTIONS TO RECONSIDER.

MB. SPEAKER—I move to reconsider the vote by which House File No. 218 passed the House.

W. L. HARDING.

I second the motion.

W. T. DANIELS.

MR. SPEAKER—I move to reconsider the vote by which House File No. 218 passed to its third reading.

W. L. HARDING.

I second the motion.

W. T. DANIELS.

INTRODUCTION OF BILLS.

By Sherman of Poweshiek (By request), House File No. 354, a bill for an act to amend the law as it appears in Twenty-seven Hundred and Fifty-four (2754) of the Supplement to the Code, 1907, relating to the election of officers in independent school districts in towns and cities.

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

By Ripley of Hancock, House File No. 355, a bill for an act to amend the law as it appears in Section Twenty-seven Hundred Twenty-seven-a-1 (2727-a-1) of the Supplement to the Code, 1907, relating to the term of office of the members of the Board of Control of State Institutions.

Read first and second time and referred to Committee on Board of Control.

By Ripley of Hancock, House File No. 356, a bill for an act establishing the state colony for epileptics and making an appropriation for the purchase of land and the erection of building for said colony.

Read first and second time and referred to Committee on Board of Control.

By Kulp of Palo Alto, House File No. 357, a bill for an act to permit township trustees, city and town councils, and boards of directors of incorporated cemetery associations, having the custody and control of any cemetery in the state, to levy a tax on cemetery lots, and providing for the collection of the tax and for the sale of lots on which the tax has not been paid, and for the control of cemetry funds.

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

By Kulp of Palo Alto, House File No. 358, a bill for an act to authorize cities and towns to levy a tax to improve public waters and the public banks and shores thereof.

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

By Jacobs of Calhoun, House File No. 359, a bill for an act to indemnify Estella M. Ames for personal injuries sustained by her while employed at the state college for the blind, at Vinton, Iowa.

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

By Moore of Linn, House File No. 360, a bill for an act to amend Section One Thousand Six Hundred and Eleven (1611) of the Code of Iowa, relating to the limit of indebtedness of corporations for pecuniary profit.

Read first and second time and referred to Committee on Private Corporations.

By Moore of Linn, House File No. 361, a bill for an act to amend Section One Thousand Three Hundred and Forty-three (1343) of the Code relating to the listing and assessment of water and gas works, electric plants and street railways.

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

By Moore of Linn, House File No. 362, a bill for an act to amend Section Seventeen (17) of Chapter One Hundred Thirty-one (131) of the laws of the Thirty-third General Assembly relating to the salary of the adjutant general.

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

By Moore of Linn, House File No. 363, a bill for an act making an appropriation to enable the state railroad commission to investigate and prepare cases affecting Iowa interstate rates.

Read first and second time and referred to Committee on Railroads and Transportation.

By Moore of Linn, House File No. 364, a bill for an act making an appropriation for the Railroad Commission on account of deficit in the traveling and expense fund.

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

By Moore of Linn, House File No. 365, a bill for an act to make an appropriation for the payment of the bill of Hulse and Allen for transcript of testimony furnished the Iowa Railroad Commission in the cases before the Interstate Commerce Commission involving general advance in rates.

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

By Moore of Linn, House File No. 366, a bill for an act making an appropriation to enable the State Railroad Commission to prosecute interstate rate cases before the Interstate Commerce Commission.

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

By Fulton of Jefferson, House File No. 367, a bill for an act to amend the law as it appears in Chapter Seventeen-a (17-a) Title XIII of the Supplement to the Code, 1907, relative to salaries and appropriations for the state library and the historical department.

Read first and second time and referred to Committee on Public Libraries.

By Newell of Plymouth, House File No. 368, a bill for an act making appropriation for the purchase of fifteen thousand (15,000) copies of the 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 Hutchins of Kossuth, House File No. 369, a bill for an act to amend the law as it appears in Sections Nineteen Hundred Eighty-nine-a14 (1989-a14) as amended, and Nineteen Hundred Eighty-nine-a21 (1989-a21) of the Supplement to the Code, 1907, and Section Ten (10), Chapter One Hundred Eighteen (118), laws of the Thirty-third General Assembly, relating to the subject of waters, water courses, levees, drains, drainage districts, and the taking of appeals and giving of notices in connection therewith.

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

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. 116, a bill for an act relative to the time of payment of county fees into the county treasury by clerks of the district court, county auditors and county recorders.

Geo. A. Wilson, Secretary.

CONSIDERATION OF BILLS.

On motion of Miller of Dubuque, House File No. 155, a bill for an act to amend Section Forty-nine Hundred and Ninety-nine-al (4999-al) of the Supplement to the Code, relative to water closets or privies, with report of committee recommending passage as amended by substitute was taken up, considered and the committee substitute amendment was adopted.

Brady of Dallas moved to amend by striking out the publication clause.

Amendment lost.

Mr. Miller moved that the rules be suspended, 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 ayes were:

Bascom, Bauman, Beans, Black, Boettger, Bowman, Brady, Bruce, Bybee, Byerly, Cunningham, Dabney, Daniels, Dawson, Dixon, Downey, Dunlap, Edmunds, Ellis, Enger, Escher, Felt, Finlayson, Fletcher, Fourt, Fraley, Fry, Fulton, George, Gilbert, Goodykoontz, Greene, Griggs, Harding, Harvey, Hickenlooper, Huff, Hunt, Hutchins, Jacobs, Jacobson, Krebill, Kull, Kulp, Larrabee, Leach, Lenocker, Linnan, Lounsberry, McCullough, Miller of Bremer, Miller of Dubuque, Milton, Newell, O'Connor, Odendahl, Olson, Patterson, Perkins, Pickford, Ritter, Rowles, Russell, Sater, Shane, Shankland, Sherman, Skinner, Smith of Adams, Smith of Decatur, Speer, Stephenson, Stoddard, Townsend, Van Camp, White, Whitney, Zeller, Mr. Speaker—79.

The nays were:

None.

Absent or not voting:

Beebe, Brockway, Brown, Campbell of Ida, Campbell of Webster, Collin, Cousins, Crist, Dewey, Grout, Halgrims, Hamilton, Hayes, Hazen, Hogan, Huntley, Johnson, Klay, Koontz, Lund, McCleery, Moore, Murtagh, Penn, Ripley, Robbins, Schee, Stipe, Taylor—29.

So the bill passed and the title as amended was agreed to.

The Speaker announced that as Speaker of the House he had signed in the presence of the House, House File No. 80.

On motion of Jacobs of Calhoun, House File No. 128, a bill for an act to amend Section One Thousand Nine Hundred Eighty-six (1986) as it appears in the Supplement to the Code, 1907, relating to the maintaining of levees, ditches and drains, with report of committee recommending passage as amended, was taken up, considered, and the committee amendment was adopted.

Mr. Jacobs moved that the rules be suspended, 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 ayes were:

Bascom, Bauman, Beans, Black, Boettger, Bowman, Brady, Bruce, Bybee, Byerly, Campbell of Ida, Collin, Cousins, Dabney, Dawson, Dewey, Dixon, Dunlap, Edmunds, Ellis, Enger, Escher, Felt, Finlayson, Fletcher, Fourt, Fraley, Fry, Fulton, George, Greene, Griggs, Halgrims, Harding, Harvey, Hickenlooper, Huff, Hunt, Hutchins, Jacobs, Jacobson, Krebill, Kull, Kulp, Larrabee, Lenocker, Linnan, Lounsberry, McCullough, Miller of Dubuque, Milton, Newell, O'Connor, Olson, Patterson, Penn, Perkins, Pickford, Ripley, Ritter, Robbins, Rowles, Russell, Sater, Shane, Shankland, Sherman, Skinner, Smith of Adams, Smith of Decatur, Speer, Stephenson, Stipe, Stoddard, Townsend, Van Camp, White, Whitney, Zeller, Mr. Speaker—80.

The nays were:

Downey—1.

Absent or not voting:

Beebe, Brockway, Brown, Campbell of Webster, Crist, Cunningham, Daniels, Gilbert, Goodykoontz, Grout, Hamilton, Hayes, Hazen, Hogan, Huntley, Johnson, Klay, Koontz, Leach, Lund, Me-

Cleery, Miller of Bremer, Moore, Murtagh, Odendahl, Schee, Taylor—27.

So the bill passed and the title was agreed to.

Smith of Decatur moved to withdraw House File No. 48 from the Committee on Schools and Text Books and the further consideration of the House.

Motion prevailed, and House File No. 48 was so withdrawn.

Brockway of Louisa moved to withdraw House File No. 233 from the Committee on Ways and Means and the further consideration of the House.

Motion prevailed and House File No. 233 was so withdrawn.

On motion of Cunningham of Buena Vista, House File No. 34, a bill for an act to amend Section Sixteen (16) of Chapter One Hundred Eighteen (118) of the acts of the Thirty-third General Assembly of Iowa, relating to levees, ditches, drains, water courses and drainage districts, and to repeal Section Five (5) of Chapter Ninety-six (96) of the acts of the Thirty-third General Assembly of Iowa relating to the cutting of noxious weeds on public highways and to repeal Section One Thousand Five Hundred Twenty-eight (1528) of Chapter Two (2) of the Supplement to the Code and to enact a substitute in lieu thereof relating to powers and duties of township trustees, with report of committee recommending passage as amended by substitute, was taken up and considered.

Cunningham of Buena Vista moved to amend the title by substituting the word "amendatory" for "mandatory".

Adopted.

Substitute amendment as amended was adopted.

Mr. Cunningham moved that the rules be suspended, 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 ayes were:

Bascom, Beans, Black, Bowman, Brady, Brockway, Bruce, Bybee, Byerly, Campbell of Ida, Collin, Cousins, Cunningham, Dabney, Daniels, Dawson, Dewey, Dixon, Dunlap, Ellis, Enger, Escher, Felt, Fletcher, Fourt, Fry, Fulton, George, Gilbert, Greene,

Griggs, Hamilton, Harding, Harvey, Hayes, Hickenlooper, Huff, Hunt, Hutchins, Jacobs, Jacobson, Johnson, Krebill, Kull, Kulp, Larrabee, Leach, Lenocker, Linnan, Lounsberry, McCullough, Miller of Dubuque, Newell, O'Connor, Olson, Patterson, Penn, Pickford, Ripley, Ritter, Rowles, Russell, Sater, Schee, Shane, Shankland, Sherman, Skinner, Smith of Adams, Smith of Decatur, Speer, Stephenson, Stoddard, Townsend, Van Camp, White, Whitney, Zeller, Mr. Speaker—79.

The nays were:

Downey—1.

Absent or not voting:

Bauman, Beebe, Boettger, Brown, Campbell of Webster, Crist, Edmunds, Finlayson, Fraley, Goodykoontz, Grout, Halgrims, Hazen, Hogan, Huntley, Klay, Koontz, Lund, McCleery, Miller of Bremer, Milton, Moore, Murtagh, Odendahl, Perkins, Robbins, Stipe, Taylor—28.

So the bill passed and the title as amended was agreed to.

On motion of Whitney of Woodbury, House File No. 40, a bill for an act to grant power to cities and towns, and cities acting under special charters to assume exclusive charge, custody and control of all trees and shrubbery, and the planting and maintenance thereof, on the public streets, and to provide for the payment of the cost thereof, with report of committee recommending passage as amended by substitute, was taken up, considered, and the committee substitute amendment was adopted.

O'Connor of Chickasaw in the Chair.

Mr. Whitney moved that the rules be suspended, 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 ayes were:

Bascom, Beans, Black, Bowman, Bruce, Bybee, Byerly, Campbell of Ida, Campbell of Webster, Collin, Cousins, Cunningham, Daniels, Dawson, Dewey, Dixon, Dunlap, Edmunds, Ellis, Enger, Escher, Fraley, Fry, George, Gilbert, Greene, Griggs, Hamilton, Harding, Harvey, Hayes, Hickenlooper, Huff, Hunt, Hutchins, Jacobs, Krebill, Kull, Kulp, Linnan, Lounsberry, McCleery, McCullough, Miller of Bremer, Miller of Dubuque, Milton, Newell,

O'Connor, Olson, Penn, Pickford, Ripley, Ritter, Rowles, Russell, Sater, Shane, Shankland, Sherman, Skinner, Smith of Decatur, Speer, Stephenson, Stipe, Stoddard, Townsend, Van Camp, Whitney—68.

The nays were:

Johnson, Larrabee, Leach, Patterson, Zeller-5.

Absent or not voting:

Bauman, Beebe, Boettger, Brady, Brockway, Brown, Crist, Dabney, Downey, Felt, Finlayson, Fletcher, Fourt, Fulton, Goodykoontz, Grout, Halgrims, Hazen, Hogan, Huntley, Jacobson, Klay, Koontz, Lenocker, Lund, Moore, Murtagh, Odendahl, Perkins, Robbins, Schee, Smith of Adams, Taylor, White, Mr. Speaker—35.

So the bill passed and the title as amended was agreed to.

On motion of Odendahl of Carroll, House File No. 256, a bill for an act to provide for the creation and distribution of plans and specifications of bridges and culverts for the use of local authorities in the construction and maintenance of public highways, with report of committee recommending passage as amended by substitute, was taken up, considered, and the committee substitute amendment was adopted.

Bruce of Floyd moved that the rules be suspended, 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 ayes were:

Bascom, Brady, Dixon, Enger, Fourt, Fry, Goodykoontz, Harvey, Hickenlooper, Hutchins, Johnson, Lounsberry, McCullough, Perkins, Pickford, Russell, Sherman, Stipe, Van Camp, Whitney—20.

The nays were:

Beans, Black, Bowman, Bruce, Bybee, Campbell of Ida, Collin, Daniels, Dawson, Downey, Dunlap, Ellis, Escher, Fletcher, Fulton, Gilbert, Greene, Hamilton, Harding, Hayes, Huff, Hunt, Jacobs, Jacobson, Klay, Krebill, Kull, Kulp, Leach, Lenocker, Linnan, McCleery, Miller of Dubuque, Milton, Moore, Newell, O'Connor, Odendahl, Olson, Patterson, Penn, Ripley, Ritter, Rowles, Sater, Schee, Shane, Skinner, Speer, Stephenson, Stoddard, Townsend, White, Zeller—54.

Absent or not voting:

Bauman, Beebe, Boettger, Brockway, Brown, Byerly, Campbell of Webster, Cousins, Crist, Cunningham, Dabney, Dewey, Edmunds, Felt, Finlayson, Fraley, George, Griggs, Grout, Halgrims, Hazen, Hogan, Huntley, Koontz, Larrabee, Lund, Miller of Bremer, Murtagh, Robbins, Shankland, Smith of Adams, Smith of Decatur, Taylor, Mr. Speaker—34.

So the bill having failed to received a constitutional majority was declared to have been lost.

On motion of Ritter of Des Moines, House File No. 262, a bill for an act regulating the commission plan of government in certain cities, additional to Chapter Fourteen-c (14-c) of the Supplement to the Code and Chapter Sixty-four (64) of the laws of the Thirty-third General Assembly, with report of committee recommending passage as amended by substitute, was taken up, considered, and the committee substitute amendment was adopted.

Mr. Ritter moved that the rules be suspended, 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 ayes were:

Bascom, Bauman, Beans, Black, Boettger, Bowman, Brockway, Bybee, Byerly, Campbell of Ida, Campbell of Webster, Collin, Cousins, Crist, Dabney, Daniels, Dawson, Dewey, Dixon, Downey, Dunlap, Ellis, Enger, Escher, Fletcher, Fry, Fulton, George, Gilbert, Goodykoontz, Greene, Griggs, Hamilton, Harding, Harvey, Hayes, Hickenlooper, Hogan, Huff, Hunt, Hutchins, Jacobs, Jacobson, Johnson, Klay, Krebill, Kull, Larrabee, Leach, Linnan, Lounsberry, McCleery, McCullough, Miller of Bremer, Miller of Dubuque, Milton, Moore, Murtagh, Newell, O'Connor, Odendahl, Olson, Patterson, Penn, Perkins, Pickford, Ripley, Ritter, Robbins, Rowles, Russell, Sater, Schee, Shane, Shankland, Sherman, Skinner, Smith of Adams, Smith of Decatur, Speer, Stephenson, Stipe, Stoddard, Townsend, Van Camp, White, Whitney, Zeller—88.

The nays were:

None.

Absent or not voting:

Beebe, Brady, Brown, Bruce, Cunningham, Edmunds, Felt, Finlayson, Fourt, Fraley, Grout, Halgrims, Hazen, Huntley, Koontz, Kulp, Lenocker, Lund, Taylor, Mr. Speaker—20.

So the bill passed and the title as amended was agreed to. Speaker Stillman in the Chair.

MOTIONS TO RECONSIDER.

I move to reconsider the vote by which House File No. 256 failed to pass the House.

JOHN E. BRUCE.

I second the motion.

JOHN W. JACOBS,

I move to reconsider the vote by which House File No. 256 passed to its third reading.

JOHN E. BRUCE.

I second the motion.

JOHN W. JACOBS.

Dewey of Guthrie, Chairman of the Conference Committee, to whom was referred Concurrent Resolution relative to adjournment, presented the following report:

MR. Speaker—We, your Conference Committee to whom was referred the matter of disagreement relative to adjournment, beg leave to report that we have had the matter under advisement and recommend the following:

First. We recommend that the Senate recede from its substitute amendment.

Second. We recommend that the concurrent resolution be amended so that it will read: "When adjournment is had Saturday February 25th, it will be to re-convene at 10:00 o'clock A. M., Monday, March 6th, 1911," and when the concurrent resolution is so amended we recommended that the same be concurred in.

Respectfully submitted,

H. K. DEWEY,

A. C. RIPLEY,

EARNEST R. MOORE,

K. J. JOHNSON,

Conferees on the Part of the House.

L. E. Francis,

JOHN HAMMILL,

W. C. STUCKSLAGER,

JOHN T. CLARKSON.

Conferees on the part of the Senate.

Report adopted.

Substitute amendment to Resolution adopted.

Concurrent Resolution as amended was adopted.

On motion of Crist of Clarke, House Joint Resolution No. 5, Joint Resolution proposing an amendment to Section One (1) of Article Two (2) of the Constitution of the state of Iowa, relating to the right of suffrage and providing that the same be duly entered upon the journals of the respective houses and referred to the legislature to be chosen at the next general election and published as by law provided, with report of committee recommending passage, was taken up and considered.

Mr. Crist offered the following amendment:

Mr. Speaker: I move to amend House Joint Resolution number five (5) by inserting after the word "published" in the last line thereof, the word "as".

Adopted.

Mr. Crist moved that the rules be suspended, the Joint Resolution be considered engrossed, and read a third time now, which motion prevailed, and the Joint Resolution was read a third time.

Be it Enacted 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: "By striking from Section One (1) of Article Two (2) thereof the word "male."

Resolved further, That the foregoing proposed amendment, with the ayes and nays taken thereon in each of the two Houses, be entered on their respective journals and referred to the Legislature to be chosen at the next general election, and that the same be published as by law provided.

On the question, "Shall the Joint Resolution be adopted?"

The ayes were:

Bauman, Bowman, Brady, Bruce, Bybee, Collin, Cousins, Dabney, Daniels, Dawson, Dewey, Dixon, Edmunds, Enger, Finlayson, Fourt, Fry, Fulton, Goodykoontz, Grout, Halgrims, Hayes, Hickenlooper, Hogan, Hunt, Hutchins, Jacobson, Johnson, Klay, Leach, Lenocker, Lounsberry, Milton, Murtagh, Patterson, Pickford, Robbins, Rowles, Russell, Shane, Shankland, Skinner, Smith of Adams, Stephenson, Stipe, Stoddard, Van Camp, Mr. Speaker—48.

The nays were:

Bascom, Beans, Black, Boettger, Brockway, Brown, Byerly, Campbell of Ida, Campbell of Webster, Crist, Cunningham, Downey, Dunlap, Escher, Felt, Fletcher, Fraley, Gilbert, Greene, Griggs, Hamilton, Harding, Harvey, Huff, Jacobs, Koontz, Krebill,

Kull, Kulp, Larrabee, Linnan, Lund, McCullough, Miller of Bremer, Miller of Dubuque, Moore, Newell, O'Connor, Odendahl, Olson, Penn, Perkins, Ripley, Ritter, Sater, Schee, Sherman, Smith of Decatur, Speer, Townsend, White, Whitney, Zeller—53.

Absent or not voting:

Beebe, Ellis, George, Hazen, Huntley, McCleery, Taylor-7.

So the Joint Resolution having failed to receive a constitutional majority was declared to have been lost.

REPORT OF COMMITTEE ON ENROLLED BILLS.

MR. SPEAKER—Your Committee on Enrolled Bills respectfully report that they have this day sent to the Governor for his approval, House File No. 80, a bill for an act fixing the place of bringing suit against companies or corporations furnishing surety bonds in the State of Iowa.

U. G. WHITNEY,

Chairman.

Adopted.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS.

Whitney of Woodbury, 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. 53, a bill for an act to amend Section Five Thousand Five Hundred and Bighteen (5518) of the Code, relating to forfeiture of bail.

Also:

Senate File No. 165, a bill for an act to amend Section Four Thousand Nine Hundred Fifty-two (4952) of the Code relating to the sale, giving away, or having in one's possession obscene literature and articles of indecent or immoral use.

U. G. WHITNEY,
Chairman House Committee,
Ed. P. Malmberg,
Chairman Senate Committee.

Adopted.

MOTIONS TO RECONSIDER.

MR. SPEAKER—I move to reconsider the vote by which House Joint Resolution Number five (5) failed to pass the House.

L. E. CRIST.

I second the motion.

I. A. SMITH.

Mr. Speaker—I move to reconsider the vote by which House Joint Resolution Number five (5) was passed to its third reading.

L. E. CRIST.

I second the motion.

I. A. SMITH.

Goodykoontz of Boone moved that when the House adjourn it be to reconvene at 9:00 o'clock A. M., Friday.

Motion prevailed.

Ellis of Jackson moved that a committee of three be appointed to notify the Senate that the House was ready to receive it in Joint Convention.

Motion prevailed.

The Speaker named as such committee, Ellis of Jackson, Jacobson of Audubon and Lund of Hamilton.

The Sergeant-at-Arms announced the arrival of the members of the members of the Senate, who took their places on the west side of the House Chamber.

JOINT CONVENTION.

The Joint Convention was called to order by Lieutenant Governor Clarke, President of the Joint Convention, at 12:00 o'clock noon.

The roll was then called and the following members responded as present:

Adams, Allen of Pocahontas, Allen of Jefferson, Ames, Balkema, Balluff, Bascom, Bauman, Beans, Bennett, Black, Boettger, Bowman, Brady, Brockway, Brown of Decatur, Brown of Wright, Bruce, Bybee, Byerly, Campbell of Ida, Campbell of Webster, Chapman, Chase, Clarkson, Collin, Cousins, Cowles, Crist, Crow, Cunningham, Dabney, Daniels, Dawson, Dewey, De Wolf, Dixon, Downey, Dunlap, Dunnegan, Edmunds, Ellis, Enger, Escher, Felt, Finlayson, Fitchpatrick, Fletcher, Fourt, Fraley, Francis, Fry, Fulton, Garrett, Gates, George, Gilbert, Gillilland, Goodykoontz, Greene, Griggs, Grout, Halgrims, Hamilton, Hammill, Harding, Harvey, Hayes, Hickenlooper, Hogan, Hoyt, Huff, Hunt, Hunter, Hutchins, Jacobs, Jacobson, Jewell, Johnson, Klay, Koontz, Krebill, Kull, Kulp, Larrabee of Webster, Larrabee of Fayette, Leach, Legel, Lenocker, Linnan, Lounsberry, Lund, McCleery, McColl, McCulloch of Wayne, McCullough of Dubuque, McManus, Malm-

berg, Mattes, Miller of Bremer, Miller of Dubuque, Milton, Moore, Murtagh, Neal, Newell, O'Connor, Odendahl, Olson, Parshall, Patterson, Penn, Perkins, Pickford, Proudfoot, Quigley, Ream, Ripley, Ritter, Robbins, Rowles, Russell, Sammis, Sater, Saunders, Savage, Schee, Schrup, Shane, Shankland, Sherman, Skinner, Smith of Adams, Smith of Decatur, Smith of Mitchell, Smith of Shelby, Spaulding, Speer, Stephenson, Stillman, Stipe, Stoddard, Stucklager, Sullivan, Taylor of Appanoose, Townsend, Van Camp, Van Law, Webber, White of Benton, White of Iowa, Whitney, Wilson, Zeller—154.

Absent:

Beebe, Hazen, Huntley, Taylor of Union-4.

President Clarke announced the Joint Convention duly organized, with a quorum of members present.

President Clarke then announced that the roll would be called for the purpose of electing a United States Senator in Congress, and appointed as teller on the part of the Senate, Senator Savage of Adair, and as assistant teller, Senator Hoyt of Buchanan.

Speaker Stillman appointed as teller on the part of the House, Representative Huff of Hardin, and as assistant teller, Representative Crist of Clarke.

Upon the roll being called, those voting for Claude R. Porter were:

Balluff, Bauman, Black, Boettger, Byerly, Clarkson, Crow, Dabney, DeWolf, Downey, Dunlap, Dunnegan, Escher, Fletcher, Garrett, Gilbert, Greene, Griggs, Hamilton, Hayes, Koontz, Krebill, Kull, Leach, Legel, Lenocker, Linnan, McCullough of Dubuque, McManus, Miller of Bremer, Miller of Dubuque, Milton, Murtagh, O'Connor, Odendahl, Olson, Parshall, Penn, Quigley, Ream, Ritter, Rowles, Sater, Schrup, Stephenson, Taylor of Appanoose, Townsend, Webber, White of Benton, White of Iowa, Wilson—51.

Those voting for Horace E. Deemer were:

Adams, Allen of Jefferson, Balkema, Beans, Bennett, Bowman, Brady, Brockway, Brown of Decatur, Bybee, Campbell of Ida, Chapman, Chase, Cowles, Crist, Daniels, Dewey, Dixon, Enger, Finlayson. Fourt, Fraley, Francis, Fulton, Gillilland, Harding, Harvey, Hickenlooper, Hogan, Hunt, Jacobson, Kulp, Lounsberry, McCleery, McColl, McCulloch of Wayne, Malmberg, Mattes,

Moore, Neal, Proudfoot, Robbins, Saunders, Savage, Shane, Skinner, Smith of Adams, Smith of Decatur, Smith of Mitchell, Smith of Shelby, Speer, Stipe, Stuckslager, Sullivan, Van Camp, Van Law, Whitney, Zeller—58.

Those voting for W. S. Kenyon were:

Allen of Pocahontas, Ames, Brown of Wright, Bruce, Campbell of Webster, Collin, Cousins, Cunningham, Dawson, Felt, Fitchpatrick, Fry, Gates, George, Goodykoontz, Grout, Halgrims, Hammill, Hoyt, Huff, Hunter, Hutchins, Jacobs, Jewell, Johnson, Klay, Larrabee of Webster, Larrabee of Fayette, Lund, Newell, Patterson, Perkins, Pickford, Ripley, Russell, Sammis, Schee, Shankland, Sherman, Spaulding, Stillman, Stoddard—42.

Those voting for Henry Wallace were:

Edmunds—1.

Those paired were:

Bascom, Ellis-2.

Absent:

Beebe, Hazen, Huntley, Taylor-4.

President Clarke announced that no one had received a majority of the votes cast in the Joint Convention for United States Senator in Congress and that no election had occurred.

O'Connor of Chickasaw moved that after the reading and correction of the Journal, the Joint Convention be dissolved.

Motion prevailed.

Journal of Joint Convention read and approved.

House reconvened, Speaker Stillman in the Chair.

On motion of Milton of Cedar the House adjourned.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, FEBRUARY 24, 1911.

House met pursuant to adjournment.

Speaker Stillman in the Chair.

Prayer was offered by Dr. I. J. Harris of Lake View, Iowa.

Journal of February 23d corrected and approved.

On request of Goodykoontz of Boone, leave of absence was granted Lund of Hamilton until March 6.

On request of O'Connor of Chickasaw, leave of absence was granted Kull of Howard until March 6th.

On request of Ellis of Jackson, leave of absence was granted Dunlap of Clinton until March 6th.

On request of Bascom of Dickinson, leave of absence was granted Beebe of Franklin until Saturday.

Huff of Hardin offered the following resolution, asked unanimous consent for immediate consideration and moved its adoption:

WHEREAS, Death has taken William Huntley, son of Representative Clark W. Huntley, of Lucas County, therefore be it,

Resolved, That the Speaker of this House be instructed to convey by telegram to the bereaved family the sympathy of this House in the hour of their sorrow.

Motion prevailed and the resolution was adopted

PETITIONS, MEMORIALS AND REMONSTRANCES.

Grout of Black Hawk presented petition of the citizens of Black Hawk County relative to "Five Mile Limit" bill.

Referred to Committee on Suppression of Intemperance.

Bruce of Floyd presented petition of the teachers of Nora Springs, Iowa, relative to life certificates.

Referred to Committee on Schools and Text-Books.

O'Connor of Chickasaw presented petition of the farmers of Chickasaw and Howard Counties relative to fish industry.

Referred to Committee on Fish and Game.

Miller of Dubuque presented petition of the teachers of Dubuque relative to life certificates.

Referred to Committee on Schools and Text-Books.

Dewey of Guthrie presented petition of the citizens of Bagley, Iowa, relative to the "Five Mile Limit" bill.

Referred to Committee on Suppression of Intemperance.

Ritter of Des Moines presented petition of the barbers of Burlington relative to the barbers' license law.

Referred to Committee on Public Health.

Odendahl of Carroll presented remonstrance of the Board of Supervisors and Township Trustees of Carroll County against the appointment of a county engineer.

Referred to Committee on Roads and Highways.

Sherman of Poweshiek presented petition of citizens of Poweshiek County relative to House File No. 307.

Referred to Committee on Commerce and Trade.

Sherman of Poweshiek presented petition of the citizens of Poweshiek County relative to medical legislation.

Referred to Committee on Public Health.

Sherman of Poweshiek presented petition of the teachers of Montezuma relative to House File No. 69.

Referred to Committee on Schools and Text-Books.

Sherman of Poweshiek presented petition of farmers of Poweshiek County relative to bounty on Wolves.

Referred to Committee on Agriculture.

Stipe of Page presented remonstrance of the Reformed Presbyterian Church of Clarinda against House File No. 95.

Referred to Committee on Elections.

Stipe of Page presented petition of the Commercial Club of Clarinda relative to tax on building and loan associations.

Referred to Committee on Building and Loan.

Larrabee of Fayette presented petition of the Automobile club of Fayette county relative to House File No. 27.

Referred to committee on Roads and Highways.

Hogan of Cass presented petition of the township trustees and board of supervisors of Cass county relative to good roads bills now before the legislature.

The following communication was received from the Board of Railroad Commissioners:

OFFICE OF THE BOARD OF RAILROAD COMMISSIONERS.

Des Moines, Iowa, February 22, 1911.

WHEREAS, Since the first of July of last year fifteen cases involving Iowa interstate rates have been instituted by this Board before the Interstate Commerce Commission; and not one exhibit has been prepared and nothing whatever has been done by this or any other department of the State in preparation for the prosecution of said cases, although they have been pending for more than six months; and some of them affect hundreds of towns and thousands of commodities.

The responsibility of taking the initiative for Iowa interests relative to interstate rates is a comparatively new duty cast upon this Board, and there is not one stenographer, rate clerk, or other assistant, who can be taken from the duties they are now performing for the Commission to help in the preparation of exhibits for the said cases.

There are no funds allowed this Commission which can be used in the preparation of exhibits, briefs, documents, traveling expenses, employment of help, or purchase of books, or any other facilities absolutely necessary for the proper preparation for the prosecution of said cases. At the present time the contingent expense fund of this Board is completely exhausted; there is a balance of only \$14.87 in the rate investigation fund, and we have no money to pay expenses already incurred in the purchase of the transcript, filing briefs, and presentation of oral argument in the advanced rate cases recently concluded at Washington, D. C., before the Interstate Commerce Commission, affecting over 200 commodities from Iowa points; and

WHEREAS, Approximately 85 per cent of the freight rates paid by Iowa is on interstate business, consequently these duties relative to interstate rates are of vast importance to Iowa industries, and they should be properly performed:

Therefore, Be it resolved, that we strongly urge upon the present General Assembly that the State should either furnish us at once all necessary facilities for the preparation and prosecution of cases before the Interstate Commerce Commission involving interstate rates affecting Iowa industries, or else we should be relieved from such responsibility. Either we should not be required to perform this task now required of us by law, or else we should have adequate facilities to perform that task.

And be it resolved that a copy of these resolutions be sent at once to the Governor of the State, to the Speaker of the House, and to the president of the Senate of the General Assembly now in session, with the request that this memorial shall be placed before the members of the said General Assembly.

N. S. KETCHUM,
D. J. PALMER,
CLIFFORD THORNE,
Commissioners.

ATTEST: Dwight N. Lewis, Secretary.

Referred to Committee on Appropriations.

REPORTS OF COMMITTEES.

Harding of Woodbury, from the Committee on Municipal Corporations, submitted the following report.

MR. SPEAKER—Your Committee on Municipal Corporations, to whom was referred House File No. 220, a bill for an act to amend the law as it appears in Chapter Sixty (60) of the laws of the Thirty-third General Assembly, relating to the improvement of water fronts in special charter cities, and conferring additional powers upon such cities. (Additional to Chap. 14, etc., etc.,) 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 be amended as follows:

Section 1. Any city acting under special charter may establish a levee improvement commission to consist of the Mayor, who shall be its chairman, the commissioner of public works and not more than three other persons to be appointed by the Mayor with the approval of the city council. The appointive members shall be residents and qualified electors of the city and shall hold no other official position in the city. Their term of office shall be fixed by ordinance and shall not exceed six years. Before entering upon their office, they shall each execute a bond in favor of the city in the penal sum of Two Thousand Dollars (\$2,000.00) with approved Fidelity Company surety for the faithful performance of their duties. The expense of this bond shall be paid out of the levee improvement fund.

Sec. 2. The levee improvement commission shall have full charge and supervision of all improvements of the water front along any river within the corporate limits of the city. It shall have exclusive charge and control of the levee improvement fund and of all moneys derived from the sale of bonds issued by the city council, for the purpose of carrying on the work of making water front improvements. It shall pay out these funds only for the purposes named. The city treasurer shall be the treasurer of the levee improvement commission. He shall keep the levee improvement fund and the moneys derived from the sale of bonds for water front improvements in a separate and distinct fund from which he shall pay no

money except upon the order of the levee improvement commission, signed by its chairman and secretary and countersigned by the commissioner of public works.

Sections 1 and 2 be stricken therefrom and the following substituted therefor, and when so amended that the bill do pass.

W. L. HARDING, Chairman.

Adopted.

Also:

MR. SPEAKER—Your Committee on Municipal Corporations, to whom was referred House File No. 196, a bill for an act to authorize cities and towns to levy a special tax and issue bonds for the construction of market houses. (Additional to Title V (5) of the Code relative to city and town government), 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 be amended as follows:

The words "and towns" in the first line of the title, and the words "and town" in the third line of the title be stricken therefrom, and that the words "and towns" in the first line of Section 1 be stricken therefrom, and that when so amended the bill be referred to the Committee on Ways and Means; and when so amended the bill do pass.

W. L. HARDING, Chairman.

Report adopted, and House File No. 196 was so referred.

Goodykoontz of Boone, 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. 263, a bill for an act to amend Section Thirteen Hundred Fifty (1350) of the Code, relating to the listing and assessing of real estate, 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 be indefinitely postponed.

W. W. GOODYKOONTZ,

Chairman.

Report adopted, and House File No. 263 was indefinitely postponed.

Also:

MR. SPEAKER—Your Committee on Ways and Means, to whom was referred Substitute for House File No. 27, a bill for an act to repeal Chapter Two-a (2-a), Title Eight (8), being Sections Fifteen Hundred Seventy-one-a (1571-a) to Fifteen Hundred Seventy-one-l (1571-l), both inclusive, of the Supplement to the Code, 1907, and to enact a substitute therefor, relating to registration of motor vehicles, regulating their use upon streets and highways, fixing penalties for violation thereof, and providing for ex-

penditure of registration fees, 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 be amended as follows: By substituting the following substitute amendment therefor:

A BILL

For an Act to repeal Chapter Two-A (2-A), Title Eight, (8), being Sections Fifteen Tundred Seventy-one-A (1517-a) to Fifteen Hundred Seventy-one-L (1571-L), both inclusive, of the Supplement to the Code, 1907, and to enact a substitute therefor, relating to registration of motor vehicles, regulating their use upon streets and highways, fixing penalties for violation thereof, and providing for expenditure of registration fees.

Be It Enacted by the General Assembly of the State of Iowa:

Section 1. Chapter Two-A (2-A), Title Eight (8), being Sections Fifteen Hundred seventy-one-A (1571-A) to Fifteen Hundred Seventy-one-L (1571-L), both inclusive, of the supplement to the Code, 1907, as amended, is hereby repealed and the following enacted as a substitute therefor:

Sec. 2. The term "motor vehicle" as used in this Act, except where otherwise expressly provided, shall innclude all vehicles propelled by any power other than muscular power, except motor trucks, motor drays, motor delivery wagons, traction engines, road rollers, fire wagons and engines, police patrol wagons, ambulances, and such vehicles as run only upon rails or tracks. The term "local authorities" shall include all officers of counties, cities or towns, as well as all boards, committees and other public officials of such counties, cities or towns. The term "chauffeur" shall mean any person operating or driving a motor vehicle as an employe or for hire. The term "owner" shall also include any person, firm, association or corporation renting a motor vehicle or having the exclusive use thereof, under a lease or otherwise, for a period greater than thirty days. The term "public highways" shall include any highway, country road, state road, public street, avenue, alley, park, parkway or public place in any county, city, town or village, except any speedway which may have been or may be expressly set apart by law for the exclusive use of horses and light carriages.

Sec. 3. Every owner of a motor vehicle which shall be operated or driven upon the public highways of this state shall, except as herein otherwise expressly provided, caused to be filed in the office of the Secretary of State, a verified application for registration on a blank to be furnished by the Secretary of State for that purpose, containing:

—(a) a brief description of the motor vehicle to be registered, including the name of the manufacturer and factory number of such vehicle, the character and, if the motive power be derived from the products of petroleum, the amount of the motive power stated in figures of horse power in accordance with the rating established by the Association of

Licensed Automobile Manufacturers, and the number of cylinders, bore and stroke of each: (b) the name and post office address with street number if in a city, including county and business address of the owner of such motor vehicle.

- Sec. 4. No person shall operate or drive a motor vehicle who is under fifteen years of age, unless such person is accompanied by the owner of the motor vehicle being operated.
- Sec. 5. Upon receipt of an application for registration of a motor vehicle, as provided in this act, the Secretary of State shall file such application in his office and register such motor vehicle with the name, post office address and business address of the owner, manufacturer or dealer, as the case may be together with the facts stated in such application, in a book or index to be kept for the purpose, under the distinctive number assigned to such motor vehicles by the Secretary of State, which book or index shall be open to public inspection during reasonable business hours.
- Sec. 6. Upon the filing of such application and the payment of the fee hereinafter provided, the Secretary of State shall assign to such motor vehicle a distinctive number and, without expense to the applicant, issue and deliver or forward by mail or express to the owner a certificate of registration, in such form as the Secretary of State shall prescribe, and two number plates. In the event of the loss, mutilation, or destruction of any certificate of registration or number plate, the owner of a registered motor vehicle or manufacturer or dealer, as the case may be, may obtain from the Secretary of State a duplicate thereof upon filing in the office of the Secretary of State an affidavit showing such facts and the payment of a fee of one dollar.
- Sec. 7. Registration applied for on or before July 1st, Nineteen Hundred Eleven (1911), shall take effect on that date and certificates issued on such application or under any application made prior to December thirty-first, Nineteen Hundred Eleven (1911), shall expire on the latter date. The fees for such registration shall be one-half or the annual fee provided herein. Registration thereafter shall be renewed annually in the same manner and upon payment of the same annual fee as provided in section eight (8) for registration, to take effect on the first day of January, in each year, beginning with that date in the year Nineteen Hundred Twelve (1912). All certificates of registration issued under the provisions of this act shall expire on the last day of the calendar year in which they were issued.
- Sec. 8. The following fee shall be paid to the Secretary of State upon the registration or re-registration of a motor vehicle in accordance with the provisions of this act; eight dollars upon the registration of a motor vehicle having a rating of twenty horse power and less; and for each such vehicle which shall exceed twenty horse power, the owner shall pay at the rate of forty cents per horse power; provided, that if a motor vehicle shall have been licensed for four separate years hereunder, and for which there shall have been paid the annual registration fee herein provided during said period, or any

motor vehicle which shall have been in use for a period of not less than four years previous to the taking effect of this act, the annual registration fee thereafter shall be one-half that amount; and further provided, that the annual fee for the registration or re-registration of any electric motor vehicle or any steam motor vehicle in accordance with the provisions of this act shall be fifteen dollars (\$15.00); and provided further that the annual fee for the registration or re-registration of a motor bicycle or motor cycle in accordance with the provisions of this act shall be three dollars (\$3.00.)

- Sec. 9. The registration fees imposed by this act upon motor vehicles, other than those of manufacturers and dealers, shall be in lieu of all taxes, general or local, to which motor vehicles may be subject.
- Sec. 10. Upon the sale or transfer of a motor vehicle registered in acordance with the provisions of this act, the vendor shall immediately give notice thereof with his name, post office address and registration number, and the name and address of the vendee, to the Secretary of State, and the vendee shall, within ten days after the date of such sale or transfer, notify the Secretary of State thereof upon a blank furnished promptly by him for that purpose, stating the name, post-office address, and business address of the previous owner, the number under which such motor vehicle is registered, and the name, post office address, with street number if in a city, including county and business address, of the vendee. Upon filing such statement duly verified such vendee shall pay to the Secretary of State a fee of one dollar, and upon receipt of such statement and fee the Secretary of State shall file such statement in his office and note upon the registration book or index such change in ownership.
- Sec. 11. Upon the sale of a motor vehicle by a manufacturer or dealer, the vendee shall be allowed to operate the same upon the public highways for a period of fifteen days after taking possession thereof, providing that during such period the motor vehicle shall have attached thereto, in accordance with the provisions hereof, a placard bearing the registration number of the manufacturer or dealer under which it might previously have been operated; and provided further, that application for registration shall be made by mail or otherwise before such vehicle shall be so used.
- Sec. 12. No person shall operate or drive a motor vehicle on the public highways of this state after the first day of July Nineteen Hundred Eleven, unless such vehicle shall have a distinctive number assigned to it by the Secretary of State, and two number plates with numbers corresponding to that of the certificate of registration conspicuously displayed, one on the front and one on the rear of such vehicle, each securely fastened so as to prevent the same from swinging.
- Sec. 13. Such number plates shall be of a distinctively different color each year, and there shall be at all times a marked contrast between the colors of the number plates and that of the numerals or letters thereon, said colors to be designated by the Secretary of State.

Sec. 14. Such number plates shall be of metal, at least six inches wide and not less than fifteen inches inclength, on which there shall be the initials "IA" and there shall be the distinctive number assigned to the vehicle set forth in numerals four inches long, each stroke of which shall be at least five-eights of an inch in width; provided that in the case of a motor vehicle registered by a manufacturer or dealer there shall be on such plate in addition to the foregoing the letter "D" each stroke of such letter to be at least four inches long and five-eights of an inch in width, provided that the number plates for use on a motor bicycle or a motor cycle shall be one-half the size above stated. No motor vehicle shall display the number plate of more than one state at any time.

Sec. 15. Every person, firm, association or corporation manufacturing or dealing in motor vehicles may, instead of registering each motor vehicle so manufactured or dealt in, make a verified application upon a blank to be furnished by the Secretary of State, for a general distinctive number for all the motor vehicles owned or controlled by such manufacturer or dealer, such application to contain; (a) a brief description of each style or type of motor vehicle manufactured or dealt in by such manufacturer or dealer, including the character of the motive power, the amount of such motive power stated in figures of horse power in accordance with the rating established by the Association of Licensed Automobile Manufacturers; and (b) the name, residence, including county and business address, of such manufacturer or dealer. On the payment of a registration fee of fifteen (\$15.00) dollars such application shall be filed and registered in the office of the Secretary of State in the manner provided in Section Three The Secretary of State shall thereupon assign and issue to such manufacturer or dealer a general distinctive number and without expense to the applicant, issue and promptly deliver to such manufacturer or dealer a certificate of registration in such form as the Secretary of State shall prescribe, and two number plates with a number corresponding to the number of such certificate of registration. Such number plates or duplicates thereof shall be displayed by every motor vehicle of such manufacturer or dealer when the same is operated or driven on the public highways. Such manufacturer or dealer may obtain as many duplicates of such number plates as may be desired upon the payment to the Secretary of State of one dollar for each duplicate, provided that if a manufacturer or dealer has an established place of business in more than one city or town, such manufacturer or dealer shall secure a separate and distinct certificate of registration and number plates for each such place of business. Nothing in this section shall be construed to apply to a motor vehicle operated by a manufacturer or dealer for private use or for hire.

Sec. 16. Registration provided for in Section Fifteen shall be renewed annually in the same manner and on the payment of the same fee as provided in Section Fifteen (15) for original registration, such renewal to take effect on the first day of January of each year. The

provisions of Section Seven relating to first registrations made under this act, and duration of renewals, shall apply to registration and reregistration under this section.

- Sec. 17. The provisions of the foregoing sections relative to registration and display of registration numbers, shall not apply to a motor vehicle owned by a non-resident of this state, other than a foreign corporation, manufacturer or dealer doing business in this state, provided that the owner himself shall have complied with the provisions of the law of the foreign country, state, territory or federal district of his residence relative to registration of motor vehicles and the display of registration numbers thereon, and shall conspicuously display his registration numbers as required thereby. The provisions of this section, however, shall be operative as to a motor vehicle owned by a non-resident of this state only to the extent that under the laws of the foreign country, state, territory or federal district of his residence like exemptions and privileges are granted to motor vehicles duly registered under the laws of and owned by the residents of this state.
- Sec. 18. Every motor vehicle, operated or driven upon the public highways of this state, shall be provided with adequate brakes in good working order and sufficient to control such motor vehicle at all times when the same is in use, and a suitable and adequate bell, horn or other device for signalling, and shall, during the period from onehalf hour after sunset to one-half hour before sunrise, display at least two lighted lamps on the front and one on the rear of such motor vehicle, which rear lamp shall also display a red light visible from the rear; provided that each motor cycle and each motor bicycle shall be required to display but one lighted lamp in the front of such motor cycle or motor bicycle. The rays of such rear lamp shall shine upon the number plate carried on the rear of such vehicle in such manner as to render the numerals thereon visible for at least fifty feet in the direction from which the motor vehicle is proceeding. The light or lights of the front lamps shall be visible at least five hundred feet in the direction in which the motor vehicle is proceeding.
- Sec. 19. A person operating or driving a motor vehicle shall, on signal by raising the hand, from a person driving, leading, or riding a horse or horses, or other draft animals, bring such motor vehicle immediately to a stop, and if travelling in the opposite direction, remain stationary so long as may be reasonable to allow such horses or animals to pass, and if travelling in the same direction, use reasonable caution in thereafter passing such horse or animal; provided that, in case such motor vehicle is so signalled to do, such person shall cause the motor of such vehicle to cease running so long as shall be reasonably necessary to prevent accident and insure the safety of others. In approaching or passing a car of a street railway which has been stopped to allow passengers to alight or embark, the operator of every motor vehicle shall slow down, and if it be necessary for the safety of the public he shall bring said vehicle to a full stop. Upon approaching a pedestrian who is upon the traveiled part of any

highway and not upon a sidewalk, and upon approaching a branch or intersecting highway or curve or a corner or other place in a highway where the operator's view is obstructed for a distance of two hundred feet or less, every person operating a motor vehicle shall slow down and give a timely signal with his bell or horn or other device for signalling.

Sec. 20. Every person operating a motor vehicle on the public highways of this state shall drive the same in a careful and prudent manner, and at a rate of speed so as not to endanger the property of another, or the life or limb of any person; provided that a rate of speed in excess of twenty-five miles an hour for a distance of one-fourth of a mile shall be presumptive evidence of driving at a rate of speed which is not careful and prudent.

Sec. 21. Except as herein otherwise provided, local authorities shall have no power to pass, enforce, or maintain any ordinance, rule or regulation requiring from any owner to whom this act is applicable, any fee, license or permit for the use of the public highways, or excluding any such owner from the free use of such public highways, excepting such driveways, speedways or roads as have been expressly set apart by law for the exclusive use of horses and light carriages or in any other way regulating motor vehicles or their speed upon or use of the public highways; and no ordinance, rule or regulation contrary or in any wise inconsistent with the provisions of this act, now in force or hereinafter enacted, shall have any effect; provided, however, that the power given to local authorities to regulate vehicles offered for hire, and processions, assemblages or parades in the streets or public places and all ordinances, rules and regulations which may have been or which may be enacted in pursuance of such powers shall remain in full force and effect, and provided further, that local authorities may set aside for a given time a specified public hingway for speed contests or races, to be conducted under proper restrictions for the safety of the public; and provided further, that local authorities may exclude motor vehicles from any cemetery or grounds used for the burial of the dead, and may be general rule, ordinance or regulation exclude motor vehicles used solely for commercial purposes from any park or part of a park system where such general rule, ordinance or regulation is applicable equally and generally to all other vehicles used for the same purpose; provided further, that the local authorities of cities and towns may limit by ordinance, rule or regulation the speed of motor vehicles on the public highways, such speed limitations not to be in any case less than one mile in six minutes, and the maintenance of a greater rate of speed for one-eighth of a mile shall be presumptive evidence of driving at a rate of speed which is not careful and prudent, and on further condition that each city or town shall have placed conspicuously on each main public highway where the city or town line crosses the same, and on every main highway where the rate of speed changes, signs of sufficient size to be easily readable by a person using the highway, bearing the words "City of ______," "Town of _____;" Slow down

- miles." (the rate being inserted,) and also an arrow pointing in the direction where the speed is to be reduced or changed, and also on further condition that such ordinance, rule or regulation shall fix the punishment for violation thereof, which punishment shall, during the existence of such ordinance, rule or regulation, supercede those specified in section twenty-three.
- Sec. 22. The violation of any of the provisions of sections from Three to Fifteen both inclusive, of this act shall constitute a misdemeanor punishable by a fine not exceeding fifty dollars.
- Sec. 23. The violation of any of the provisions of Section Twenty of this act shall constitute a misdemeanor punishable by a fine not exceeding one hundred dollars.
- Sec. 24. Whoever operates a motor vehicle while in an intoxicated condition shall be guilty of a misdemeanor. Any person operating a motor vehicle who, knowing that injury has been caused to a person or property, due to the culpability of said operator, or to accident. leaves the place of said injury or accident without stopping and giving his name, postoffice address, including street and number, and registration number of said motor vehicle, to the injured party, or to a police officer, or in case no police officer is in the vicinity of the place of said injury or accident, then reporting the same to the nearest police station of judicial officer, shall be guilty of a felony punishable by a fine of not more than five hundred dollars or by imprisonment for a term not exceeding two years, or by both such fine and imprisonment; and if any person be convicted the second time of either of the foregoing offenses he shall be guilty of a felony punishable by imprisonment for a term of not less than one year and not more than five A conviction of a violation of this section shall be reported forthwith by the trial court or the clerk thereof to the Secretary of State, who shall upon recommendation of the trial court suspend the certificate of registration of the motor vehicle operated by the person violating this section, or if he be an owner, the certificate of registration of his motor vehicle; and if no appeal therefrom be taken, or if an appeal duly taken be dismissed or the judgment affirmed, and upon notice thereof by said clerk, the Secretary of State shall revoke the certificates of registration of said motor vehicle, or vehicles in which said accident may have happened, and shall order the certificate of registration delivered to the Secretary of State and shall not reissue said certificate of registration or any other certificate of registration to such person unless the Secretary of State in his discretion, after an investigation or upon a rehearing, decides to reissue or issue such certificate.
- Sec. 25. Any person who operates any motor vehicle while a certificate of registration of a motor vehicle issued to him is suspended or revoked, shall be guilty of a misdemeanor.
- Sec. 26. Upon a fourth or subsequent conviction of a chauffeur or owner for a violation of the provisions of Section Twenty, or of an ordinance, rule or regulation regulating the speed of motor vehicles under

Section Twenty-one, the Secretary of State upon the recommendation of the trial court shall forthwith revoke the registration certificate of the owner of the motor vehicle used by the person violating said section, ordinance, rule or regulation, and no new certificate shall be issued to such person for at least six months after date of such conviction, nor thereafter except in the discretion of the said Secretary of State.

- Sec. 27. Any person making a false statement in the verified application for registration shall be guilty of a misdemeanor punishable by a fine not exceeding fifty dollars.
- Sec. 28. Any person violating any of the provisions of any section of this act for which violation no punishment has been specified, shall be guilty of a misdemeanor punishable by a fine not exceeding twenty-five dollars.
- Sec. 29. Upon the conviction of any person for the violation of any of the provisions of this act, the trial court or the clerk thereof shall immediately certify the facts of the case, including the name and address of the offender, the judgment of the court and the sentence imposed, to the Secretary of State, who shall enter the same either in the book or index of registration of owners of vehicles, opposite the name of the person so convicted, and in the case of any other person in a book or index of offenders to be kept for such purpose. If any such conviction shall be reversed upon appeal therefrom, the person whose conviction has been so reversed may serve on the Secretary of State a certified copy of the order of reversal, whereupon the Secretary of State shall enter the same in the proper book or index in connection with the record of such conviction.
- Sec. 30. In case any person shall be taken into custody charged with a violation of any of the provisions of this act, he shall forthwith be taken before the nearest magistrate and be entitled to an immediate hearing or admission to bail, and if such hearing cannot then be had, be released from custody on giving a bond executed by a fidelity or surety company authorized to do business in this state, or other bail in the form provided by law, such bond to be in amount not exceeding one hundred dollars, if the charge be for a misdemeanor, for his appearance to answer for such violation at such time and place as shall then be indicated. In case a person is taken into custody charged with being guilty of a felony in violation of any provisions of this act, such bond shall be in amount not less than one thousand dollars. On giving his personal bond to appear to answer any such violation at such time and place as shall then be indicated, secured by the depositing of a sum of money equal to the amount of such bond, or in lieu thereof, in case the person taken into custody is the owner, by leaving the motor vehicle, or in case such person taken into custody is not the owner, by leaving the motor vehicle, as herein provided by a written consent given at the time by the owner who must be present with such officer; or in case such person is taken into custody because of the violation of any of the provisions of this act other than on a charge

of violation of any of the provisions of Section Twenty-four, and such officer is not accessible, be forthwith released from custody on giving his name and address to the person making the arrest and depositing with such arresting officer the sum of one hundred dollars, or in lieu thereof, in case the person taken into custody is the owner, by leaving the motor vehicle or in case such person taken into custody is not the owner, by leaving the motor vehicle with the written consent given at the time by the owner, who must be present; provided, that in any case the officer making the arrest shall give a receipt in writing for such sum of money or vehicle deposited and notify such person to appear before the most accessible magistrate, describing him, and specifying the place and hour. In case such bond shall not be given of deposit made by the owner or other persons taken into custody, the provisions of law in reference to bail in case of misdemeanor shall apply. Where the charge is a violation of Section Twenty-four of this act the provisions of law in reference to bail in cases of a misdemeanor or felony as the case may be, shall apply exclusively.

- Sec. 31. A conviction of a violation of any of the provisions of this act shall not be a bar to a prosecution for an assault or for a homicide committed by any person in operating motor vehicles.
- Sec. 32. The registration fees provided herein shall be paid by the Secretary of State into the state treasury, on the fifteenth day of each month after same is received.
- Sec. 33. Eighty-five (85) per cent. of all moneys paid into the State Treasury pursuant to the provisions of this act shall be apportioned among the several counties of the state in the same ratio as the number of townships in the several counties bear to the total number of townships in the state, said apportionment to be made by the state treasurer on the first day of April and the first day of August of each year. When such apportionment has been made the state treasurer shall forthwith remit to the county treasurers of the several counties of the state the amount of money so apportioned to the respective counties, and the county treasurer of each county immediately upon the receipt of such money shall charge himself therewith and credit the same to a fund to be designated as the "County Motor Vehicle Road Fund," and he shall forthwith give notice to the county auditor of the amount of money The said county motor vehicle road fund shall be expended for the following purposes only; the crowning, dragging, graveling or macademizing of public highways outside of the limits of cities and towns, and for the building of permanent culverts on such highways. Such culverts shall be constructed of concrete or stone, and said fund shall be under the control of the board of supervisors for said purposes only, and shall be paid out on warrants on said fund drawn by the county auditor duly authorized by the board of supervisors entered on record.
- Sec. 34. All acts or parts of acts inconsistent with this act or contrary thereto are hereby repealed.

Sec. 35. This act shall take effect July first, Nineteen Hundred Eleven (1911), excepting that applications for registration may be made and number plates and license issued at any time within ninety days prior to said date, to be effective thereafter, and when so amended the bill do pass.

W. W. GOODYKOONTZ.

Chairman.

Report adopted.

Fulton of Jefferson, from the Committee on Schools and Text Books, submitted the following report:

MB. SPEAKER—Your Committee on Schools and Text Books, to whom was referred House File No. 323, a bill for an act to repeal Section Twenty-eight Hundred and Twenty-two (2822), Code, 1897, and to enact a substitute therefor relative to the penalties of school officers, 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 be referred to the Judiciary Committee.

C. J. FULTON, Chairman.

Report adopted and House File No. 323 was so referred. Bowman of Linn in the Chair.

Also:

MB. SPEAKER—Your Committee on Schools and Text Books, to whom was referred House File No. 66, a bill for an act to amend Sections Twenty-seven Hundred and Ninety-four-a (2794-a), Supplement to the Code, 1907, and Twenty-eight Hundred and Three (2803), and Twenty-eight Hundred and Eighteen (2818), Code, 1897, and repeal Sections Twenty-eight Hundred and Thirty-one (2831) and Twenty-eight Hundred and Thirty-two (2832), Supplement to the Code, 1907, and Section Twenty-eight Hundred Thirty-five (2835), Code, 1897, and to enact substitutes therefor, relative to the election and organization and duties of the County Board of Education, 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 be indefinitely postponed.

C. J. FULTON,
Chairman.

Report adopted and House File No. 66 was indefinitely post-poned.

Also:

Mr. Speaker—Your Committee on Schools and Text Books, to whom was referred Substitute for Senate File No. 25, a bill for an act to amend the law as it appears in Section Two Thousand Seven Hundred Ninety-three (2793) of the Supplement to the Code, 1907, relating to the change.

of boundaries of school corporations 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.

C. J. FULTON,
Chairman.

Report adopted.

Dawson of Cherokee, from the Committee on Elections, submitted the following report:

MR. SPEAKER—Your Committee on Elections, to whom was referred House File No. 326, a bill for an act to amend Section Eleven Hundred Thirty-seven (1137)-a11. Supplement to the Code of Nineteen Hundred Seven (1907) and to conform operating voting machines to the general election laws, 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 be indefinitely postponed.

W. P. DAWSON, Chairman.

Report adopted and House File No. 326 was indefinitely postponed.

Goodykoontz of Boone, 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. 238, a bill for an act relating to the exemption from taxation of the property used by a militia company and of all evidences of indebtedness against the property so used including stocks and bonds, 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 be indefinitely postponed.

W. W. GOODYKOONTZ,

Chairman.

Ordered passed on file.

MINORITY RECOMMENDATIONS.

MR. SPEAKER—We, the undersigned, members of the Committee on Ways and Means to which was referred House File No. 238, a bill for an act relating to the exemption from taxation of the property used by a militia company and of all evidence of indebtedness against the property so used including stocks and bonds, beg leave to dissent from the majority report and hereby recommend that said House File No. 238 be amended by striking out all of Section One (1) thereof and inserting in lieu thereof the following:

"Section 1. Any building, together with the real estate upon which the same is located, while occupied and used in good faith by a duly erganized company of the Iowa National Guard chiefly as an armory shall be exempt from taxation; provided, however, that if only a part of any such building shall be used for said purpose, then, only the part so used and occupied shall be exempt, and the assessor shall in all cases ust such property and show the actual value of the whole property and of the exemption allowed. This exemption shall also apply in the same manner to all bonds, mortgages, stocks and other evidence of indebtedness, given exclusively for the erection or maintenance of such armory building or parts thereof."

And when so amended said bill dc pass.

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REPORT OF COMMITTEE ON ENROLLED BILLS

Whitney of Woodbury, 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. 116, a bill for an act relative to the time of payment of county fees into the county treasury by clerks of the district court, county auditors and county recorders.

U. G. WHITNEY, Chairman.

Adopted.

Ellis of Jackson, chairman of the committee appointed to draft resolutions respecting the life, character and public service of the late Col. Wm. T. Shaw, submitted the resolutions prepared by that committee and moved their adoption.

Motion prevailed by rising vote and the resolutions were adopted.

Van Camp of Adair, chairman of the committee appointed to draft resolutions respecting the life, character and public service of the late Hon. Jerry M. Wilson, submitted the resolutions prepared by that committee and moved their adoption.

Motion prevailed by rising vote and the resolutions were adopted.

Fulton of Jefferson, chairman of the committee appointed to draft resolutions respecting the life, character and public service of the late Hon. Owen Bromley, submitted the resolutions prepared by that committee and moved their adoption.

Motion prevailed by rising vote and the resolutions were adopted.

The following telegram was sent to Representative Huntley, as per resolution duly adopted:

DES MOINES, IOWA, FEBRUARY 24, 1911.

To Hon. CLARK HUNTLEY,

Chariton, Iowa,

House by resolution directs me to express sincere sorrow for yourself and your family. Our thoughts go out to you in tender sympathy in this time of deep trouble.

PAUL E. STILLMAN.

INTRODUCTION OF BILLS.

By Lounsberry of Marshall, House File No. 370, a bill for an act to appropriate money for the use of the Iowa Soldiers' home, at Marshalltown, Iowa.

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

By Stipe of Page, House File No. 371, a bill for an act to legalize the acts of the town council of the town of Blanchard, in the county of Page, and state of Iowa; appointing certain persons as members of said town council and empowering them to hold and exercise the duties of said office.

Whereas, On the twenty-seventh day of December, 1910, the Town Council of the town of Blanchard, in the County of Page, and State of Iowa passed an ordinance for the revision of all the ordinances of said town of a general character, and the rules of the Board of Health, and the Rules of Order of the Blanchard Town Council, which revised ordinances and rules were approved by the mayor of said town on December 27, 1910, and,

Whereas, Said ordinances and rules have been by action of said Town Council arranged in order and published in a permanent book form and entitled "Revised ordinances of the Town of Blanchard, Iowa, of 1911," and,

Whereas, Doubts have arisen as to the legality of all of the acts of said Town Council and also to the legality and validity of the election of the members of the Town Council of Blanchard, Iowa; and also as to the authority of certain persons who are now and have been acting and voting as members of said Blanchard Town Council since the last Monday in March, 1910, therefore;

Be it Enacted by the General Assembly of the State of Iowa:

Section 1. That all of the acts of said Town Council of the town of Blanchard, Iowa, had since the last Monday in March, 1910, are hereby legalized, and the persons who are now acting and have purported to act as members of the Town Council of said Town of Blanchard, Iowa, since

the last Monday in March, 1910, are hereby appointed to the offices which they have and are now purporting to fill, and each of said persons is empowered to hold and exercise the duties of said office of member of the Town Council of the Town Council of the Town of Blanchard, Iowa, unth the last day of March, 1912, and until his respective successor is elected and qualified.

Section 2. Nothing herein contained shall be construed to affect pending legislation.

Sec. 3. This act being deemed of immediate importance shall take effect and be in force from and after its publication in the Des Moines Capital, a newspaper published at Des Moines, Iowa, and the State Line Herald, a newspaper published at Blanchard, Iowa, without expense to the State.

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

By Edmunds of Taylor, House File No. 372, a bill for an act to amend Section One (1) of Chapter One Hundred Fifty-one (151) of the acts of the Thirty-third General Assembly, relating to the manufacture and distribution of hog cholera serum, and providing for an appropriation of five thousand dollars (\$5,000.00) for the maintenance of the laboratory for the manufacture of such serum.

Read first and second time and referred to Committee on Animal Industry.

By Bascom of Dickinson, House File No. 373, a bill for an act amending Chapter Two Hundred and Fifty-eight (258), of the acts of the Thirty-third General Assembly, relating to an appropriation of One Thousand Dollars (\$1,000.00), to aid in the construction of a dam in Dickinson county, Iowa.

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

By Moore of Linn, House File No. 374, a bill for an act to repeal Section Eleven (11) of Chapter One Hundred Thirty-one (131) of the acts of the Thirty-third General Assembly, known as "The-Military Code of Iowa," and to enact a substitute therefor, relating to election of officers in the National Guard.

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

By Goodykoontz of Boone, House File No. 375, a bill for an act legalizing the acts of the stockholders and officers of the Boone county agricultural society, of Boone county, Iowa, relating to the

transaction of business under its former articles of incorporation and amendments thereto and its reincorporation.

Whereas, The Boone County Agricultural Society, of Boone County, Iowa, organized for agricultural and horticultural purposes, adopted original articles of incorporation on the 8th day of June, 1878, which provided for the corporate term of twenty-five years; which said articles were amended, and amendments thereto adopted March 10, 1888, without any change as to the length of corporate existence, and,

Whereas, By provisions of Section 1644 of the Code of Iowa of 1897, such corporations were given duration without limit, and,

Whereas, Said association has conducted the business for which it was organized and elected its officers under the original articles of incorporation and said amendments thereto, in all things as though said term of twenty-five years had not expired, and,

Whereas, Said association has proceeded to and has now re-incorporated itself under the provisions of Section 1650 of the Code of Iowa of 1897, by action of its stockholders at a special meeting called for the purpose, and held on the 11th day of February, 1911, and the acting president and secretary of said society authorized to execute its articles of re-incorporation on behalf of said society, with all the property and rights of the original incorporation, and of the stockholders therein vested in said corporation as re-incorporated, and,

Whereas, Doubts have arisen as to the rights of said corporation to do business as aforesaid, and to re-incorporate itself as it has done, by reason of the lapse of twenty-five years from the date of the original incorporation, and the uncertainty of the provisions of said Section 1644 of the Code of Iowa, of 1897, giving to them further extension of corporate existence, and,

Whereas, All the acts of said corporation, including re-incorporation, thereof, have been in good faith, therefore,

Be it Enacted by the General Assembly of the State of Iowa:

Section 1. That all acts done by the said Boone County Agricultural Society under its original articles of incorporation and the amendments thereto, and that the re-incorporation thereof are hereby legalized and declared valid and binding. This act shall not in any way effect pending litigation.

Sec. 2. This act being deemed of immediate importance shall take effect and be in force from and after its publication in the Des Moines Capital, a newspaper published at Des Moines, Iowa, and in the Ogden Reporter, a newspaper published at Ogden, Iowa, said publication to be without expense to the state.

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

By Koontz of Johnson, House File No. 376, a bill for an act to provide for repairing, mproving, modernzing and restoring without changing the architecture thereof, the old Capitol building located at Iowa City, Iowa, and being one of the buildings of the state university of Iowa, and appropriating the sum of \$50,000 therefor.

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

By Campbell of Ida, House File No. 377, a bill for an act to amend Section Thirteen Hundred Thirty-three-D (1333-D) of the Supplement to the Code, relating to the taxing of insurance corporations.

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

By Bauman of Van Buren, House File No. 378, a bill for an act to amend Section Three (3) of Chapter Ninety-six (96) of the acts of the Thirty-third General Assembly, and requiring telegraph and telephone companies to cut and destroy weeds in public highways when the poles of said companies are situated in the highway.

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

By Felt of Clay, House File No. 379, a bill for an act to repeal Section Two Thousand Five Hundred and Thirty-four (2534) of the Supplement to the Code, 1907, and to enact a substitute therefor and to amend Section Five Thousand Twenty-eight-j (5028-j) of the Supplement to the Code, 1907, all relating to the state veterinary surgeon.

Read first and second time and referred to Committee on Animal Industry.

By Dabney of Davis, House File No. 380, a bill for an act to amend Subdivision Two (2) of Section Twenty-four Hundred and Forty-eight (2448) Supplement to the Code, 1907, relating to places where intoxicating liquors may be sold.

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

By Van Camp of Adair (By request), House File No. 381, a bill for an act to amend Section Two Thousand Four Hundred Eighty-one (2481) of the Code, relating to examination, qualification of candidates.

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

NOSCITY A 1931/MESSAGES FROM THE SENATE.

The following messages were received from the Senate:

Mr. Spraken I did directed to inform your honorable body that the senate has indefinitely postponed the following concurrent Fesolution in which the concurrence of the Senate was asked:

Concurrent Resolution relative to memoralizing Congress in regard to a certain order issued by Theodore Roosevett, while the was president of the United States.

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MR. SPEAKER—I am directed to inform your monorable body that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 331, a bill for an act to legalize and to cure the acts and proceedings of the incorporated town of Charlotte and the town council of said incorporated town in the county of Clinton and State of Iowa.

Geo. A. Wilson, 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. 226, a bill for an act authorizing cities to establish by ordinance, upon the approval of the voters thereof, a department of publicity, development and general welfare, and to levy a tax therefor.

GEO. A. WILSON,

Secretary.

Also:

MR. SPEAKER—I am directed to inform your honorable body that the Senate has adopted the report of the Conference Committee, receded from its amendment to, adopted the amendment as proposed by the Conference Committee, and concurred in House Concurrent Resolution relative to adjournment.

Geo. A. Wilson.

Secretary.

Also:

MR. SPEAKER—I am directed to inform your honorable body that the Senate has amended and passed House Joint Resolution No. 1, in which the concurrence of the Schate was asked:

A Joint Resolution ratifying the amendment to the Constitution of the United States proposed by Congress as the 16th amendment thereto, relative to laying and collecting a tax on incomes.

Geo. A. Wilson, 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. 96, a bill for an act to repeal Section 2596-a of the Supplement to the Code, 1907, as amended by Chapter 163 of the Acts of the 33d General Assembly, relating to the sale of cocaine and certain other drugs and to enact a substitute therefor.

GEO. A. WILSON, Secretary.

SENATE MESSAGES CONSIDERED.

Substitute for Senate File No. 226, a bill for an act authorizing cities to establish by ordinance, upon the approval of the voters thereof, a department of publicity, development and general welfare, and to levy a tax therfor, additional to Title Five (V) of the Code.

Read first and second time and referred to Committee on Commerce and Trade.

Speaker Stillman in the Chair.

CONSIDERATION OF BILLS.

On request of Shane of Wapello, unanimous consent having been given, House File No. 96, a bill for an act to repeal Section Twenty-five Hundred Ninety-six-A (2596-A) of the Supplement to the Code, 1907, as amended by Chapter One Hundred Sixty-three (163) of the acts of the Thirty-third General Assembly, relating to the sale of cocaine and certain other drugs and to enact a substitute therefor, with Senate amendments, was taken up and the amendments read and considered.

Amend by inserting a comma after the word "dentist" in the ninth line of Section 2 of the original bill, and insert following the comma, the words: "who is personally known to such person, firm or corporation" and insert a comma to follow the word "corporation".

Mr. Shane moved that the House concur in the Senate amendments.

On the question, "Shall the House concur?"

The ayes were:

Bascom, Beans, Black, Boettger, Bowman, Brockway, Bybee, Campbell of Ida, Campbell of Webster, Collin, Cousins, Crist, Dawson, Dixon, Downey, Edmunds, Ellis, Enger, Finlayson, Fourt, Fry, George, Gilbert, Goodykoontz, Greene, Griggs, Halgrims, Harding, Harvey, Hayes, Hogan, Huff, Hutchins, Jacobs, Jacobson, Krebill, Linnan, Lounsberry, McCleery, Miller of Dubuque, Milton, Moore, O'Connor, Olson, Patterson, Penn, Perkins, Pickford, Robbins, Rowles, Russell, Shane, Sherman, Skinner, Smith of Adams, Speer, Stephenson, Stipe, Townsend, Van Camp, White, Whitney, Zeller—63.

The nays were:

None.

Absent or not voting:

Bauman, Beebe, Brady, Brown, Bruce, Byerly, Cunningham, Dabney, Daniels, Dewey, Dunlap, Escher, Felt, Fletcher, Fraley, Fulton, Grout, Hamilton, Hazen, Hickenlooper, Hunt, Huntley, Johnson, Klay, Koontz, Kull, Kulp, Larrabee, Leach, Lenocker, Lund, McCullough, Miller of Bremer, Murtagh, Newell, Odendahl, Ripley, Ritter, Sater, Schee, Shankland, Smith of Decatur, Stoddard, Taylor, Mr. Speaker—45.

So the House concurred in Senate amendments.

On request of Dabney of Davis, unanimous consent having been given, House Joint Resolution No. 1, a Joint Resolution ratifying the amendment to the Constitution of the United States proposed by Congress as the Sixteenth amendment thereto, relative to laying and collecting a tax on incomes, with Senate amendments, was taken up and the amendments read and considered.

Amend House Joint Resolution No. 1, by striking out the words "be it resolved by the Senate and House of Representatives of the State of Iowa", as the same appear in lines 20 and 21 thereof, and insert in lieu thereof the words "be it resolved by the General Assembly of the State of Iowa."

Mr. Dabney moved that the House concur in the Senate amendments.

On the question, "Shall the House concur?" mondatop and all the ayes were:

Bascom, Bauman, Beans, Black, Boettger, Bowman, Brady, Bruce, Bybee, Byerly, Campbell of Ida, Campbell of Webster, Collin, Cousins, Crist, Dabney, Daniels, Dawson, Dixon, Downey, Edmunds, Ellis, Enger, Escher, Finlayson, Fourt, Fry, Filton, Gilbert, Goodykoontz, Greene, Griggs, Grout, Halgrims, Harding, Harvey, Hayes, Hickenlooper, Huff, Hunt, Hutchins, Jacobs, Jacobson, Johnson, Koontz, Krebill, Kull, Kulp, Larrabee, Leach, Linnan, McCleery, Miller of Bremer, Miller of Dubuque, Moore, O'Connon, Odendahl, Olson, Patterson, Penn, Perkins, Pickford, Ripley, Ritter, Robbins, Rowles, Russell, Sater, Shane, Sherman, Skinner, Smith of Adams, Speer, Stephenson, Stipe, Townsend, Van Camp, White, Whitney, Zeller, Mr. Speaker.—81.

The nays were:

None.

Absent or not voting:

Beebe, Brockway, Brown, Cunningham, Dewey, Dunlap, Felt, Fletcher, Fraley, George, Hamilton, Hazen, Hogan, Huntley, Klay, Lenocker, Lounsberry, Lund, McCullough, Milton, Murtagh, Newell, Schee, Shankland, Smith of Decatur, Stoddard, Taylor—27.

So the House concurred in Senate amendment.

Harding of Woodbury offered the following resolution, asked unanimous consent for immediate consideration, and moved its adoption:

Whereas, The House has adopted the Concurrent Resolution, providing for adjournment from February 25th to March 6th, therefore be it

Resolved. That the committee clerks of the House living outside of the city of Des Moines be excused during the said period, that the committee clerks residing in the city of Des Moines be directed to arrange among themselves to be in attendance at the House during the recess in such number as may be necessary to take proper care of the work, the number necessary to be in attendance to be determined by the Chief Clerk.

O'Connor of Chickasaw offered the following amendment:

MR. SPEAKER—I move to amend the Resolutions by adding the following: Also that the Chief Clerk be directed to excuse such other House employees for the recess as the Sergeant-at-Arms and said Chief Clerk think proper.

Amendment adopted.

Resolution as amended adopted.

CONSIDERATION OF BILLS.

On motion of Boettger of Scott, House File No. 220, a bill for an act to amend the law as it appears in Chapter Sixty (60) of the laws of the Thirty-third General Assembly, relating to the improvement of water fronts in special charter cities, and conferring additional powers upon such cities (Additional to Chap. 14, etc., etc.), with report of committee recommending passage as amended by substitute, was taken up, considered, and the committee substitute amendment was adopted.

Mr. Boettger moved that the rules be suspended, 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 ayes were:

Bascom, Bauman, Beans, Black, Boettger, Brady, Brockway, Bybee, Byerly, Campbell of Ida, Campbell of Webster, Collin, Cousins, Crist, Dabney, Daniels, Dawson, Dewey, Downey, Edmunds, Ellis, Enger, Escher, Finlayson, Fourt, Fry, Fulton, George, Gilbert, Goodykoontz, Greene, Griggs, Grout, Halgrims, Harding, Harvey, Hayes, Hickenlooper, Huff, Hunt, Hutchins, Jacobson, Klay, Koontz, Krebill, Kull, Kulp, Leach, Linnan, Lounsberry, McCleery, Miller of Dubuque, Moore, Murtagh, Newell, O'Connor, Olson, Patterson, Penn, Perkins, Pickford, Ripley, Ritter, Rowles, Sater, Shane, Sherman, Skinner, Smith of Adams, Speer, Stephenson, Stoddard, Townsend, Van Camp, White, Whitney, Zeller, Mr. Speaker—78.

The nays were:

None.

Absent or not voting:

Beebe, Bowman, Brown, Bruce, Cunningham, Dixon, Dunlap, Felt, Fletcher, Fraley, Hamilton, Hazen, Hogan, Huntley, Jacobs, Johnson, Larrabee, Lenocker, Lund, McCullough, Miller of Bremer, Milton, Odendahl, Robbins, Russell, Schee, Shankland, Smith of Decatur, Stipe, Taylor.—30.

So the bill passed and the title was agreed to.

Speaker pro tempore in the Chair,

On motion of Moore of Linn, Senate File No. 198, a bill for an act making an appropriation to pay for extra clerical assistance in

the office of the state board of health, with report of committee recommending passage, was taken up and considered.

Mr. Moore moved 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 ayes were:

Bascom, Bauman, Beans, Boettger, Bowman, Brady, Brockway, Bruce, Bybee, Byerly, Campbell of Ida, Campbell of Webster, Collin, Cousins, Crist, Cunningham, Dabney, Daniels, Dawson, Dewey, Downey, Edmunds, Ellis, Enger, Escher, Felt, Finlayson, Fourt Fry, Fulton, George, Gilbert, Goodykoontz, Greene, Griggs, Grout, Harding Harvey, Hayes, Hickenlooper, Hogan, Huff, Hunt, Hutchins, Jacobs, Johnson, Koontz, Krebill, Kull, Kulp, Larrabee, Leach, Lenocker, Linnan, Lounsberry, McCleery, Miller of Bremer, Miller of Dubuque, Milton, Moore, Murtagh, Newell, O'Connor, Olson, Patterson, Penn, Perkins, Pickford, Ripley, Ritter, Robbins, Rowles, Russell, Sater, Sherman, Skinner, Smith of Adams, Speer, Stephenson, Stipe, Stoddard, Townsend, Van Camp, White, Whitney, Zeller, Mr. Speaker—87.

The nays were:

None.

Absent or not voting:

Beebe, Black, Brown, Dixon, Dunlap, Fletcher, Fraley, Halgrims, Hamilton, Hazen, Huntley, Jacobson, Klay, Lund, McCullough, Odendahl, Schee, Shankland, Smith of Decatur, Taylor—21.

So the bill passed and the title was agreed to.

Speaker Stillman in the Chair.

On motion of Moore of Linn, Substitute for Senate File No. 100, a bill for an act to provide additional funds for the college for the blind, for the industrial school for girls, for the Independence state hospital, for the penitentiary, and the Cherokee state hospital, with report of committee recommending passage, was taken up and considered.

Mr. Moore moved 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 ayes were:

Bascom, Bauman, Beans, Black, Boettger, Bowman, Brady, Brockway, Bruce, Bybee, Byerly, Campbell of Ida, Campbell of Webster, Collin, Cousins, Crist, Cunningham, Daniels, Dawson, Dewey, Dixon, Ellis, Enger, Escher, Felt, Finlayson, Fourt, Fry, Fulton, George, Gilbert, Goodykoontz, Greene, Griggs, Grout, Halgrims, Harding, Hayes, Hickenlooper, Hogan, Huff, Hunt, Jacobs, Jacobson, Johnson, Klay, Krebill, Larrabee, Leach, Lounsberry, McCleery, Miller of Bremer, Miller of Dubuque, Milton, Moore, Murtagh, O'Connor, Odendahl, Olson, Patterson, Penn, Perkins, Pickford, Ripley, Ritter, Robbins, Rowles, Russell, Sater, Shane, Sherman, Smith of Adams, Speer, Stephenson, Stoddard, Townsend, VanCamp, White, Whitney, Zeller, Mr. Speaker.—81.

The nays were:

None.

Absent or not voting:

Beebe, Brown, Dabney, Downey, Dunlap, Edmunds, Fletcher, Fraley, Hamilton, Harvey, Hazen, Huntley, Hutchins, Koontz, Kull, Kulp, Lenocker, Linnan, Lund, McCullough, Newell, Schee, Shankland, Skinner, Smith of Decatur, Stipe, Taylor.—27.

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, House File No. 116.

On motion of Rowles of Monona, House File No. 284, a bill for an act repealing Section Fourteen Hundred Sixty-two (1462), of the Code 1897, and enacting a substitute therefor relating to the keeping of and accounting for public funds in the State and County Treasuries, with report of committee recommending passage as amended was taken up, considered, and the committee amendments were adopted.

Mr. Rowles moved that the rules be suspended, 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 ayes were:

Bascom, Bauman, Beans, Black, Boettger, Brady, Bruce, Bybee, Byerly, Campbell of Ida, Campbell of Webster, Collin, Cousins, Crist,

Cunningham, Dabney, Daniels, Dawson, Downey, Edmunds, Ellis, Escher, Finlayson, Fourt, Fry, Fulton, George, Gilbert, Greene, Griggs, Halgrims, Harding, Hayes, Hickenlooper, Hogan, Huff, Hunt, Hutchins, Jacobs, Jacobson, Johnson, Krebill, Larrabee, Leach, Lenocker, Linnan, Lounsberry, McCleery, Miller of Dubuque, Milton, Murtagh, Newell, O'Connor, Odendahl, Olson, Patterson, Penn, Perkins, Pickford, Ripley, Ritter, Robbins, Rowles, Russell, Shane, Sherman, Skinner, Smith of Adams, Speer, Stephenson, Stipe, Stoddard, Townsend, White, Whitney, Zeller, Mr. Speaker.—77.

The nays were:

Enger, Klay.—2.

Absent or not voting:

Beebe, Bowman, Brockway, Brown, Dewey, Dixon, Dunlap, Felt, Fletcher, Fraley, Goodykoontz, Grout, Hamilton, Harvey, Hazen, Huntley, Koontz, Kull, Kulp, Lund, McCullough, Miller of Bremer, Moore, Sater, Schee, Shankland, Smith of Decatur, Taylor, Van-Camp.—29.

So the bill passed and the title as amended was agreed to.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS.

Whitney of Woodbury, 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. 116, a bill for an act relative to the time of payment of county fees into the county treasury by clerks of the district court, county auditors and county recorders.

U. G. WHITNEY,
Chairman House Committee.
Ed. P. Malmberg,
Chairman Senate Committee.

Adopted.

REPORT OF COMMITTEE ON ENROLLED BILLS.

MR. Speaker—Your Committee on Enrolled Bills respectfully report that they have this day sent to the governor for his approval, House File No. 116, a bill for an act relative to the time of payment of county fees into the county treasury by clerks of the district court, county auditors and county recorders.

U. G. WHITNEY,
Chairman.

Adopted.

On motion of Ellis of Jackson, House File No. 76, a bill for an act to amend Section Fourteen Hundred-f (1400-f) of the Supplement to the Code, 1907, providing for additional forest trees, with report of committee recommending passage was taken up, and considered.

Mr Ellis moved that the rules be suspended, 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 ayes were:

Bascom, Bauman, Bèans, Bowman, Brady, Brockway, Bruce, Bybee, Byerly, Campbell of Ida, Collin, Cousins, Crist, Cunningham, Dabney, Daniels, Dawson, Downey, Edmunds, Ellis, Enger, Escher, Felt, Finlayson, Fourt Fry, Fulton, George. Goodykoontz, Greene, Griggs, Grout, Halgrims, Hamilton, Harding, Hayes, Hickenlooper, Hogan, Huff, Hunt, Hutchins, Jacobs, Jacobson, Johnson, Klay, Koontz, Krebill, Larrabee, Leach, Lenocker, Linnan, Lounsberry, McCleery, Miller of Bremer, Miller Dubuque, Milton, Moore, Newell, O'Connor, Odendahl, Patterson, Perkins, Pickford, Ripley, Ritter, Robbins, Rowles, Russell, Sater, Shane, Sherman, Skinner, Smith of Adams, Speer, Stephenson, Stipe, Stoddard, Townsend, Van Camp, White, Whitney, Zeller, Mr. Speaker.—84.

The nays were:

None.

Absent or not voting:

Beebe, Black, Boettger, Brown, Campbell of Webster, Dewey, Dixon, Dunlap, Fletcher, Fraley, Harvey, Hazen, Huntley, Kull, Kulp, Lund, McCullough, Murtagh, Olson, Penn, Schee, Shankland, Smith of Decatur, Taylor.—24.

So the bill passed and the title was agreed to.

On motion of Crist of Clarke House File No. 30, a bill for an act to repeal Section Two Thousand Three Hundred Eighty-three (2383) of the Code of Iowa, and to enact a substitute therefor, relating to the penalty for the violation of the laws relating to the sale or keeping for sale of intoxicating liquors, with report of committee recommending passage as amended was taken up, considered and the committee amendments were adopted.

Mr. Crist moved that the rules be suspended, the bill be considered engrossed, and read the third time now, which motion prevailed, and the bill was read a third time.

On the question, "Shall the bill pass?"

The ayes were:

Bascom, Bauman, Beans, Boettger, Bowman, Brady, Brockway, Bruce, Bybee, Byerly, Campbell of Ida, Campbell of Webster, Collin, Cousins, Crist, Dabney, Daniels, Dawson, Edmunds, Ellis, Enger, Escher, Felt, Fourt, Fraley, Fry, Fulton, Goodykoontz, Greene, Griggs, Grout, Halgrims, Harding, Harvey, Hayes, Hickenlooper, Hogan, Huff, Hunt, Hutchins, Jacobs, Jacobson, Johnson, Klay, Koontz, Kull, Kulp, Larrabee, Leach, Lennocker, Linnan, Lounsberry, McCleery, Miller of Bremer, Miller of Dubuque, Milton, Moore, Murtagh, O'Connor, Olson, Patterson, Penn, Perkins, Pickford, Ripley, Ritter, Robbins, Rowles, Russell, Sater, Schee, Shane, Sherman, Skinner, Smith of Adams, Speer, Stephenson, Stipe, Stoddard, Townsend, White, Whitney, Zeller, Mr. Speaker—84.

The nays were:

Downey.—1.

Absent or not voting:

Beebe, Black, Brown, Cunningham, Dewey, Dixon, Dunlap, Finlayson, Fletcher, George, Gilbert, Hamilton, Hazen, Huntley, Krebill, Lund, McCullough, Newell, Odendahl, Shankland, Smith of Decatur, Taylor, Van Camp.—23.

So the bill passed and the title was agreed to.

Larrabee of Fayette moved that when the House adjourn it be to reconvene at 1:30 p. m.

Motion prevailed.

On motion of Perkins of Delaware Senate File No. 220, a bill for an act providing for registration of farm names, with report of committee recommending passage was taken up, and considered.

Perkins of Delaware moved to strike out the word "shall" in line two of Section three and insert in lieu thereof the word "may."

Adopted.

Mr. Perkins moved 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 ayes were:

Bascom, Bauman, Beans, Beebe, Black, Bowman, Brockway, Bruce, Bybee, Byerly, Campbell of Webster, Collin, Cousins, Crist, Cunningham, Daniels, Dawson, Dewey, Dixon, Edmunds, Ellis, Enger, Escher, Felt, Finlayson, Fry, Fulton, George, Gilbert, Goodykoontz, Greene, Griggs, Grout, Halgrims, Hamilton, Harding, Harvey, Hayes, Hickenlooper, Hogan, Huff, Hunt, Hutchins, Jacobs, Jacobson, Johnson, Klay, Koontz, Krebill, Kull, Kulp, Larrabee, Leach, Linnan, Lounsberry, McCleery, Miller of Dubuque, Milton, Murtagh, Newell, O'Connor, Olson, Patterson, Penn, Pickford, Ritter, Robbins, Rowles, Russell, Sater, Schee, Shane, Sherman, Smith of Adams, Speer, Stephenson, Stipe, Stoddard, Townsend, White, Whitney, Zeller, Mr. Speaker.—83.

The nays were:

Miller of Bremer, Odendahl.—2

Absent or not voting:

Boettger, Brady, Brown, Campbell of Ida, Dabney, Downey, Dunlap, Fletcher, Fourt, Fraley, Hazen, Huntley, Lenocker, Lund, McCullough, Moore, Perkins, Ripley, Shankland, Skinner, Smith of Decatur, Taylor, Van Camp.—23.

So the bill passed and the title was agreed to.

Ripley of Hancock presented the following Concurrent Resolution, asked unanimous consent for immediate consideration and moved its adoption:

Whereas, Bills and other matters are now pending before the Board of Control Committee of the House and the Senate, and determination of which by such Committees make it advisable that members of the said Committee visit the institutions under the management of the Board of Control and ascertain certain facts: therefore, be it

Resolved, By the House and the Senate concurring, that there be appointed by the Speaker of the House and the President of the Senate from the Committees on Board of Control subcommittees whose duty it shall be, at the earliest possible date, to visit the various institutions under the jurisdiction and management of the State Board of Control and report their findings and recommendations to the proper Committees of the General Assembly.

Motion prevailed and resolution was adopted.

Cunningham of Buena Vista moved that House File No. 273, be withdrawn from the further consideration of the House.

Motion prevailed and House File No. 273 was so withdrawn.

EXPLANATION OF VOTE.

MB. SPEAKER—When the vote on the amendment to Senate File No. 220, changing the word "shall" to "may", I falled to hear and understand the nature of the amendment and so voted no on the bill thinking it read "shall," and would have voted aye if I had known it read "may."

R. ODENDAHL.

Edmunds of Taylor moved that a committee of three be appointed to notify the Senate that the House was ready to receive it in Joint Convention.

Motion prevailed.

The Speaker named as such committee, Edmunds of Taylor, Brockway of Louisa, Murtagh of Emmet.

The Sergeant-at-Arms announced the arrival of the members of the Senate, who took their places on the west side of the House Chamber.

JOINT CONVENTION.

The Joint Convention was called to order by Lieutenant Governor Clarke, President of the Joint Convention, at 12:00 o'clock noon.

The roll was then called and the following members responded as present:

Adams, Allen of Pocahontas, Allen of Jefferson, Ames, Balkema, Balluff, Bascom, Bauman, Beans, Beebe, Bennett, Black, Boettger, Bowman, Brady, Brockway, Brown of Decatur, Bruce, Bybee, Byerly, Campbell of Ida, Campbell of Webster, Chapman, Chase, Clarkson, Collin, Cousins, Cowles, Crist, Crow, Cunningham, Dabney, Daniels, Dawson, Dewey, De Wolf, Dixon, Downey, Dunnegan, Edmunds, Ellis, Enger, Escher, Felt, Finlayson, Fitchpatrick, Fourt, Fraley, Francis, Fry, Fulton, Garrett, Gates, George, Gilbert, Gillilland, Goodykoontz, Greene, Griggs, Grout, Halgrims, Hamilton, Hammill, Harding, Harvey, Hayes, Hickenlooper, Hogan, Huff, Hunt, Hunter, Hutchins, Jacobs, Jacobson, Jewell, Johnson, Klay, Koontz, Krebill, Kull, Kulp, Larrabee of Webster, Larrabee of Fayette, Leach, Legel, Lenocker, Linnan, Lounsberry, Mc-Cleery, McColl, McCulloch of Wayne, Malmberg, Mattes, Miller of Bremer, Miller of Dubuque, Milton, Moore, Murtagh, Neal, Newell, O'Connor, Odendahl, Olson, Parshall, Patterson, Penn, Perkins, Pickford, Proudfoot, Quigley, Ream, Ripley, Ritter, Robbins, Rowles, Russell, Sammis, Sater, Saunders, Savage, Schee, Schrup, Shane, Sherman, Skinner, Smith of Adams, Smith of Decatur, Smith of Mitchell, Smith of Shelby, Spaulding, Speer, Stephenson, Stillman, Stipe, Stoddard, Sullivan, Taylor of Appanoose, Townsend, Van Camp, Van Law, Webber, White of Benton, White of Iowa, Whitney, Wilson, Zeller.—146.

Absent:

Brown of Wright, Dunlap, Fletcher, Hazen, Hoyt, Huntley, Lund, McCullough of Dubuque, McManus, Shankland, Stuckslager, Taylor of Union—12.

President Clarke announced the Joint Convention duly organized, with a quorum of members present.

President Clarke then announced that the roll would be called for the purpose of electing a United States Senator in Congress, and appointed as teller on the part of the Senate, Senator Savage of Adair, and as assistant teller, De Wolf of Grundy.

Speaker Stillman appointed as teller on the part of the House, Representative Huff of Hardin, and as assistant teller, Representative Crist of Clarke.

Upon the roll being called those voting for Claude R. Porter were:

Balluff, Bauman, Black, Boettger, Byerly, Clarkson, Crow, Dabney, Downey, Dunnegan, Ellis, Escher, Garrett, Gilbert, Greene, Griggs, Hayes, Koontz, Krebill, Kull, Leach, Legel, Lenocker, Linnan, Miller of Bremer, Miller of Dubuque, Milton, Murtagh, O'Connor, Odendahl, Olson, Parshall, Penn, Quigley, Ream, Ritter, Rowles, Sater, Schrup, Stephenson, Taylor of Appanoose, Townsend, Webber, White of Benton, White of Iowa, Wilson—46.

Those voting for Horace E. Deemer were:

Adams, Allen of Jefferson, Balkema, Bascom, Beans, Bennett, Bowman, Brady, Brown of Decatur, Bybee, Campbell of Ida, Chapman, Chase, Cowles, Daniels, Dewey, Dixon, Enger, Finlayson, Fourt, Francis, Fulton, Gillilland, Harding, Harvey, Hickenlooper, Hogan, Hunt, Jacobson, Lounsberry, McCleery, McColl, McCulloch of Wayne, Malmberg, Mattes, Moore, Neal, Proudfoot, Robbins, Saunders, Shane, Skinner, Smith of Adams, Smith of Decatur, Smith of Mitchell, Smith of Shelby, Speer, Stipe, Sullivan, Van Camp, Van Law, Whitney, Zeller—53.

Those voting for W. S. Kenyon were:

Allen of Pocahontas, Beebe, Brockway, Bruce, Campbell of Webster, Collin, Cousins, Cunningham, Dawson, Felt, Fitchpatrick, Fraley, Fry, Gates, George, Goodykoontz, Grout, Halgrims, Hammill, Huff, Hunter, Hutchins, Jacobs, Jewell, Johnson, Klay, Kulp, Larrabee of Webster, Larrabee of Fayette, Newell, Patterson, Perkins, Pickford, Ripley, Russell, Sammis, Schee, Sherman, Spaulding, Stillman, Stoddard—41.

Those voting for Henry Wallace were:

Edmunds—1.

Those paired were:

Ames, Crist, De Wolf, Hamilton, Savage-5.

Absent:

Brown of Wright, Dunlap, Fletcher, Hazen, Hoyt, Huntley, Lund, McCullough of Dubuque, McManus, Shankland, Stuckslager, Taylor of Union—12.

President Clarke announced that no one had received a majority of the votes cast in the Joint Convention for United States Senator in Congress and that no election had occurred.

Kull of Howard moved that after the reading and correction of the Journal, the Joint Convention be dissolved.

Motion prevailed.

Journal of Joint Convention read and approved.

House reconvened, Speaker Stillman in the Chair.

The following request was granted by unanimous consent:

MR. SPEAKER We hereby withdraw the motion to reconsider the vote by which House File No. 85. passed the House, and the motion to reconsider the vote by which House File No. 85 passed to its third reading.

D. E. KULP.

G. W. VAN CAMP.

On motion of Felt of Clay, the House adjourned.

AFTERNOON SESSION.

House reconvened, Speaker Stillman in the Chair.

On request of Brady of Dallas, leave of absence was granted Hogan of Cass the rest of the week.

On request of Hickenlooper of Monroe, leave of absence was granted Smith of Decatur until Saturday.

On request of Bruce of Floyd, leave of absence was granted Fry of Wayne until Saturday.

On request of Harding of Woodbury, leave of absence was granted Klay of Sioux until March 6th.

On request of Robbins of Mills, leave of absence was granted Skinner of Jasper for Saturday.

On request of Stipe of Page leave of absence was granted Schee of O'Brien for Saturday.

PETITIONS, MEMORIALS AND REMONSTRANCES.

Lenocker of Pottawattamie presented remonstrance of voters of Iowa against the resubmission of the prohibitory amendment.

Referred to Committee on Constitutional Amendments.

CONSIDERATION OF BILLS.

On motion of Fulton of Jefferson, Senate File No. 67, a bill for an act to amend Section One, Chapter Thirty-one, of the acts of the Thirty-first General Assembly relating to the burial of indigent soldiers and sailors and their wives and widows with report of committee recommending passage, was taken up an considered.

Mr. Fulton moved 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 ayes were:

Bascom, Bauman, Beans, Black, Boettger, Bowman, Brady, Brockway, Bruce, Bybee, Byerly, Campbell of Ida, Cousins, Crist, Daniels, Dawson, Dewey, Dixon, Downey, Edmunds, Ellis, Escher, Felt, Finlayson, Fourt, Fulton, George, Goodykoontz, Griggs, Harding, Hayes, Hickenlooper, Huff, Hunt, Hutchins, Jacobs, Johnson, Klay, Kull, Larrabee, Leach, Linnan, Lounsberry, McCleery, Miller of Dubuque, Milton, Newell, O'Connor, Patterson, Penn, Perkins, Pickford, Ritter, Robbins, Rowles, Russell, Schee, Shane, Sherman, Smith of Adams, Stephenson, Stipe, Stoddard, Van Camp, White, Whitney, Zeller, Mr. Speaker—68.

The navs were:

None.

Absent or not voting:

Beebe, Brown, Campbell of Webster, Collin, Cunningham, Dabney, Dunlap, Enger, Fletcher, Fraley, Fry, Gilbert, Greene, Grout, Halgrims, Hamilton, Harvey, Hazen, Hogan, Huntley, Jacobson, Koontz, Krebill, Kulp, Lenocker, Lund, McCullough, Miller of Bremer, Moore, Murtagh, Odendahl, Olson, Ripley, Sater, Shankland, Skinner, Smith of Decatur, Speer, Taylor, Townsend—40.

So the bill passed and the title was agreed to.

On motion of Zeller of Madison, Senate File No. 24, a bill for an act to repeal Subdivision 7 of Section Thirteen Hundred and Four (1304) of the Supplement to the Code of Iowa, and to enact a substitute therefor pertaining to the exemption from taxation of property of an honorably discharged Union soldier or sailor of the Mexican War or the War of the Rebellion, or of the widow of such soldier or sailor, with report of committee recommending passage, was taken up and considered.

Mr. Zeller moved 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 ayes were:

Bascom, Bauman, Beans, Beebe, Black, Boettger, Bowman, Brockway, Bruce, Bybee, Byerly, Campbell of Ida, Campbell of Webster, Collin, Crist, Cunningham, Dabney, Daniels, Dawson, Dewey, Dixon, Downey, Edmunds, Ellis, Enger, Escher, Felt, Finlayson, Fourt, Fulton, George, Gilbert, Goodykoontz, Greene, Griggs, Grout, Halgrims, Hamilton, Harding, Harvey, Hayes, Hickenlooper, Huff, Hunt, Hutchins, Jacobs, Johnson, Krebill, Kull, Kulp, Larrabee, Leach, Lenocker, Linnan, Lounsberry, McCleery, Miller of Dubuque, Milton, Moore, Murtagh, Newell, O'Connor, Odendahl, Patterson, Penn, Perkins, Pickford, Ripley, Ritter, Robbins, Rowles, Russell, Shane, Sherman, Smith of Adams, Stephenson, Stipe, Stoddard, Townsend, Van Camp, White, Whitney, Zeller, Mr. Speaker—84.

The nays were:

None.

Absent or not voting:

Brady, Brown, Cousins, Dunlap, Fletcher, Fraley, Fry, Hazen, Hogan, Huntley, Jacobson, Klay, Koontz, Lund, McCullough,

Miller of Bremer, Olson, Sater, Schee, Shankland, Skinner, Smith of Decatur, Speer, Taylor—24.

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 amended and passed the following bill in which the concurrence of the Senate was asked:

House File No. 297, a bill for an act to amend the law as it appears in Section Four Hundred of the Supplement to the Code, 1907, and to amend Section 402 of the Code, relating to the removal of County Seats and the County Records.

GEO. A. WILSON,
Secretary

Kull of Howard moved that the Senate Amendment to House File No. 297 be considered at this time.

Brady of Dallas moved as a substitute to postpone consideration and make it a special order for 10:30 o'clock A. M. Saturday.

Motion lost.

Roll call demanded by Robbins of Mills and Hutchins of Kossuth.

On the question "Shall the Senate amendment be considere now?"

The ayes were:

Bascom, Bauman, Beans, Black, Boettger, Bowman, Bruce Campbell of Webster, Collin, Dabney, Dawson, Dixon, Ellis, Enger, Escher, Felt, Finlayson, Fraley, George, Gilbert, Goody-koontz, Greene, Griggs, Grout, Hamilton, Harding, Hayes, Hickenlooper, Huff, Hunt, Jacobs, Jacctson, Johnson, I rebill, Kull, Lenocker, McCleery, Miller of Dubuque, Milton, Murtagh, O'Connor, Olson, Penn, Pickford, Ripley, Ritter, Rowles, Russell, Shane, Stephenson, Stipe, Stoddard, Townsend, Van Camp, White, Whitney, Zeller.—57.

The nays were:

Brady, Brockway, Bybee, Dewey, Hutchins, Larrabee, Moore, Newell, Patterson, Robbins, Smith of Adams, Mr. Speaker.—12.

Absent or not voting.

Beebe, Brown, Byerly, Campbell of Ida, Cousins, Crist, Cunningham, Daniels, Downey, Dunlap, Edmunds, Fletcher, Fourt, Fry, Fulton, Halgrims, Harvey, Hazen, Hogan, Huntley, Klay, Koontz, Kulp, Leach, Linnan, Lounsberry, Lund, McCullough, Miller of Bremer, Odendahl, Perkins, Sater, Schee, Shankland, Sherman, Skinner, Smith of Decatur, Speer, Taylor.—39.

Motion prevailed and House File No. 297, a bill for an act to amend Sections Four Hundred (400) and Four Hundred Two (402) of the Code relating to the removal of county-seats and the county records, with Senate amendments, was taken up and the amendments read and considered.

Robbins of Mills offered the following amendment: I move to amend the Senate amendments by striking out the word "one" wherever it occurs in paragraphs two and four preceding the word "mile" and insert the word "fifteen."

Schee of O'Brien moved the previous question.

Motion prevailed, and amendment was lost.

Kull of Howard moved that the House concur in the Senate amendments.

Amend Section 1 by striking out the period after the word "town" as it appears at the close of said section, and insert in lieu thereof a comma, and add thereto the following words:

"Where one is already located, and, provided further, that the provisions hereof shall not apply when the distance between the limits of the proposed county seat and the limits of the then existing county seat does not exceed one mile."

Amend Section 2 by striking out the period after the word "town" as it appears at the close of said section, and insert in lieu thereof a comma, and add thereto the following words:

"Where one is already located, and, provided further, that the provisions hereof shall not apply when the distance between the limits of the proposed County Seat and the limits of the then existing County Seat does not exceed one mile."

On the question, "Shall the House concurr?"

The ayes were:

Bascom, Bauman, Beans, Beebe, Black, Boettger, Bowman, Brockway, Bruce, Bybee, Campbell of Ida, Campbell of Webster,

Collin, Cousins, Crist, Dabney, Daniels, Dawson, Dixon, Downey, Ellis, Enger, Escher, Felt, Finlayson, Fraley, Fulton, George, Gilbert, Goodykoontz, Greene, Griggs, Halgrims, Hamilton, Harding, Hayes, Hickenlooper, Huff, Hunt, Jacobs, Jacobson, Johnson, Krebill, Kull, Lenocker, Linnan, Miller of Dubuque, Murtagh, O'Connor, Olson, Penn, Pickford, Ripley, Ritter, Rowles, Russell, Shane, Stipe, Van Camp, White, Whitney—61.

The nays were:

Dewey, Brady, Edmunds, Fourt, Harvey, Hutchins, Kulp, Larrabee, Lounsberry, McCleery, Moore, Robbins, Zeller, Mr, Speaker—14.

Absent or not voting:

Brown, Byerly, Cunningham, Dunlap, Fletcher, Fry, Grout, Hazen, Hogan, Huntley, Klay, Koontz, Leach, Lund, McCullough, Miller of Bremer, Milton, Newell, Odendahl, Patterson, Perkins, Sater, Schee, Shankland, Sherman, Skinner, Smith of Adams, Smith of Decatur, Speer, Stephenson, Stoddard, Taylor, Townsend—33.

So the House concurred in Senate amendments.

Kull of Howard moved to reconsider the vote by which the House concurred in the Senate amendments to House File No. 297, and that the reconsideration lay on the table.

Second by O'Connor of Chickasaw.

Motion prevailed and the motion to reconsider was laid on the table.

On motion of Fraley of Polk, House File No. 283, a bill for an act to amend the law as it appears in Section One Chapter Thirty-seven, acts of the Thirty-third General Assembly, relating to tax levy for park purposes, with report of committee recommending passage, was taken up and considered.

Mr. Fraley moved that the rules be suspended, 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 ayes were:

Bascom, Bauman, Beans, Beebe, Black, Boettger, Bowman, Brockway, Bybee, Byerly, Campbell of Ida, Campbell of Webster, Collin, Cousins, Crist, Cunningham, Dabney, Daniels, Dawson, Dixon,

Downey, Edmunds, Ellis, Enger, Escher, Fourt, Fraley, Fulton, George, Goodykoontz, Greene, Griggs, Grout, Halgrims, Hamilton, Harding, Harvey, Hayes, Hickenlooper, Huff, Hunt, Hutchins, Jacobs, Jacobson, Johnson, Koontz, Krebill, Larrabee, Lenocker, Linnan, Lounsberry, McCleery, Miller of Bremer, Milton, Moore, Murtagh, Newell, O'Connor, Olson, Patterson, Perkins, Pickford, Ripley, Ritter, Robbins, Rowles, Russell, Schee, Shane, Smith of Adams, Stephenson, White, Whitney, Zeller, Mr. Speaker—75.

The nays were:

None.

Absent or not voting:

Brady, Brown, Bruce, Dewey, Dunlap, Felt, Finlayson, Fletcher, Fry, Gilbert, Hazen, Hogan, Huntley, Klay, Kull, Kulp, Leach, Lund, McCullough, Miller of Dubuque, Odendahl, Penn, Sater, Shankland, Sherman, Skinner, Smith of Decatur, Speer, Stipe, Stoddard, Taylor, Townsend, Van Camp.—33.

So the bill passed and the title was agreed to.

CONSIDERATION OF BILLS.

On motion of Beebe of Franklin, House File No. 247, a bill for an act to amend Section Four Thousand Nine Hundred Ninetynine-a Thirty-one (4999-a31) of the Supplement to the Code, 1907, relating to food standards, with report of committee recommeding passage was taken up and considered.

Shane of Wapello offered the following amendment:

Mr. Speaker—I move to amend House File 247 by adding thereto, the following:

Section 4. Ice cream which does not contain the percentage of milk-fat required in above section of this act may be sold provided the tub, packer or can containing same is labeled as follows: "This ice cream contains less than twelve per cent milk-fat."

Lost.

Mr. Beebe moved that the rules be suspended, 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 ayes were:

Bascom, Bauman, Beebe, Boettger, Bowman, Brady, Brockway, Bruce, Bybee, Byerly, Campbell of Ida, Campbell of Webster, Col-

lin, Cousins, Crist, Cunningham, Dabney, Daniels, Dawson, Dewey, Dixon, Edmunds, Ellis, Enger, Escher, Fourt, Fulton, George, Gilbert, Goodykoontz, Greene, Grout, Harding, Harvey, Hickenlooper, Huff, Hunt, Hutchins, Jacobs, Jacobson, Johnson, Krebill, Kulp, Larrabee, Linnan, Lounsberry, McCleery, Miller of Dubuque, Murtagh, O'Connor, Patterson, Perkins, Pickford, Ripley, Ritter, Robbins, Rowles, Russell, Sater, Shane, Stephenson, Stipe, Townsend, Whitney, Zeller, Mr. Speaker.—66.

The nays were:

Downey, Lenocker, Miller of Bremer, Newell, Odendahl, Penn, White—7.

Absent or not voting:

Beans, Black, Brown, Dunlap, Felt, Finlayson, Fletcher, Fraley, Fry, Griggs, Halgrims, Hamilton, Hayes, Hazen, Hogan, Huntley, Klay, Koontz, Kull, Leach, Lund, McCullough, Milton, Moore, Olson, Schee, Shankland, Sherman, Skinner, Smith of Adams, Smith of Decatur, Speer, Stoddard, Taylor, Van Camp—35.

So the bill passed and the title was agreed to.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS.

Whitney of Woodbury, 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. 117, a bill for an act to amend the law as it appears in Section Four Hundred Seven (407) of the Supplement to the Code, 1907, authorizing the Board of Supervisors of a county to transfer any surplus in the bond fund raised under Section Four Hundred Three (403) of the Supplement to the Code, 1907, after payment of all bonds and interests, to the particular fund and funds on account of which the bonds were issued.

Also:

Senate File No. 100, a bill for an act to provide additional funds for the College for the Blind, for the Industrial School for Girls, for the Independence State Hospital, for the State Penitentiary, and for the Cherokee State Hospital.

Also:

Senate File No. 198, a bill for an act making an appropriation to pay for extra clerical assistance in the office of the State Board of Health.

U. G. WHITNEY,

Chairman House Committee.

Ed. P. Malmberg, Chairman Senate Committee.

Adopted.

INTRODUCTION OF BILLS.

By Brady of Dallas, House File No. 382, a bill for an act to establish a poultry bureau of the state department of agriculture to employ a poultry commissioner and to make an annual appropriation therefor.

Read first and second time and referred to Committee on Animal Industry.

By Jacobs of Calhoun, House File No. 383, a bill for an act to legalize a special election of the Independent school district of Paton in the county of Greene, and state of Iowa, and all proceedings precedent thereto and to authorize the issue of bonds.

Whereas, The electors of the Independent School District of Paton, in the County of Greene and State of Iowa, at a special election held on the ninth (9) day of May, Nineteen Hundred Ten (1910), pursuant to petition, order and notice as provided by Sections Twenty-eight Hundred Twenty-a (2820-a), Twenty-eight Hundred Twenty-b (2820-b), Twenty-eight Hundred Twenty-c (2820-c) and Twenty-eight Hundred Twenty-d (2820-d) of the Supplement to the Code, 1907, did authorize the Board of Directors of said school district to issue bonds of the district in the sum of Nine Thousand Dollars (\$9,000.00) for school purposes; and

Whereas, Doubts have arisen regarding the legality of the said petition, order, notice and election in said Independent School District and as to the right of the Board of Directors to issue said bonds, therefore,

Be it Enacted by the General Assembly of the State of Iowa:

Section 1. That said election and all proceedings precedent thereto, including the petition, order and notice and all proceedings had under Sections Twenty-eight Hundred Twenty-a (2820-a), Twenty-eight Hundred Twenty-b (2820-b), Twenty-eight Hundred Twenty-c (2820-c) and Twenty-eight Hundred Twenty-d (2820-d) of the Supplement to the Code, 1907, are hereby declared to have the same force and effect as though said provisions were in full force and effect at the time of said proceedings, and the Board of Directors of the said Independent School District of Paton, in the County of Greene, State of Iowa, are hereby authorized to issue bonds for school house purposes, in the sum of Nine Thousand Dollars (\$9,000.00) with the same force and effect as though said election and all proceedings precedent thereto had been authorized by law.

- Sec. 2. Nothing in this act shall effect in any way any pending litigation in relation to the subject matter hereof.
- Sec. 3. This act being deemed of immediate importance shall take effect and be in force from and after its publication in the Paton Portrait, a newspaper published at Paton, Iowa, and the Register and Leader, a newspaper published at Des Moines, Iowa, which publications shall be without cost to the state.

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

By Ripley of Hancock, House File No. 384, a bill for an act to make an appropriation for the purpose of improving and protecting the reservation known as the "Whitestone Hills Battlefield" in North Dakota.

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

By Miller of Bremer, House File No. 385, a bill for an act to appropriate money for the purpose of defraying the expenses incurred in the election contests from the Tenth (10) Representative District of Iowa, the Eightieth (80) Representative District of Iowa and the Ninety-ninth (99) Representative District of Iowa, and to pay sundry persons for services, mileage and other expenses incurred in conection with said election contest.

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

By McCleery of Washington, House File No. 386, a bill for an act transferring Washington county from the Sixth Judicial District of Iowa to the Twentieth Judicial District of Iowa; and providing for the election of three district judges in the Sixth Judicial District; and also providing for the election of two district judges in the Twentieth Judicial District.

Read first and second time and referred to Committee on Judicial Districts.

· On motion of Odendahl of Carroll the House adjourned.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, FEBRUARY 25, 1911.

House met pursuant to adjournment, Speaker Stillman in the Chair.

Prayer was offered by Rev. Wm. F. Harned of Des Moines, Iowa.

Journal of February 24th corrected and approved.

On request of Jacobs of Calhoun, leave of absence was granted Finlayson of Grundy until March 7th.

On request of George of Story leave of absence was granted Cousins of Butler for today.

On request of Bybee of Marion, leave of absence was granted Dewey of Guthrie and Patterson of Keokuk for the rest of the day.

On request of Bascom of Dickinson, leave of absence was granted Sherman of Poweshiek for the rest of the day.

On request of Moore of Linn leave of absence was granted Ripley of Hancock until March 6th.

On request of Greene of Clinton, leave of absence was granted O'Connor of Chickasaw and Miller of Dubuque until March 6.

On request of Dabney of Davis, leave of absence was granted Rowles of Monona and Olson of Lyon until March 6.

On request of Halgrims of Humboldt, leave of absence was granted Jacobson of Audubon until March 6.

On request of Leach of Henry leave of absence was granted Pickford of Cerro Gordo until March 6.

On request of Enger of Winneshiek, leave of absence was granted Fraley of Polk until March 6.

On request of Townsend of Tama leave of absence was granted Hayes of Montgomery until March 6.

On request of Hickenlooper of Monroe leave of absence was granted Smith of Decatur until March 6.

On request of Beans of Mahaska leave of absence was granted Stoddard of Buchanan until March 6.

On request of Brady of Dallas leave of absence was granted Brockway of Louisa until March 6.

On request of Lounsberry of Marshall, leave of absence was granted Van Camp of Adair, Grout of Black Hawk and Perkins of Delaware until March 6.

PETITIONS, MEMORIALS AND REMONSTRANCES.

Milton of Cedar presented petition of the teachers of Tipton, Iowa, relative to life certificates.

Referred to Committee on Schools and Text Books.

Shane of Wapello presented petition of the teachers of Ottumwa, Iowa, relative to House File No. 69.

Referred to Committee on Schools and Text Books.

Lounsberry of Marshall presented petition of the voters and non-voters of Marshall county relative to re-submission of prohibitory amendment.

Referred to Committee on Constitutional Amendments.

REPORTS OF COMMITTEES.

Dewey of Guthrie, 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. 223, a bill for an act to abolish the office of deputy in the following county offices: Clerk, auditor, recorder and treasurer, and to authorize the Board of Supervisors to employ any necessary assistants for the performance of the duties in these county offices, 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 be indefinitely postponed.

H. K. DEWEY, Chairman.

Report adopted and House File No. 223 was indefinitely postponed. Klay of Sioux, from the Committee on Judiciary, submitted the following report:

MR. SPEAKER—Your Committee on Judiciary, to whom was referred House File No. 175, a bill for an act making unlawful the camping on the public highways or adjacent land for a period longer than twenty-four hours by gypsies, wanderers, travelers, or other persons, and providing a penalty 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 be indefinitely postponed.

GERRITT KLAY,

Chairman.

Report adopted and House File 175 was indefinitely postponed.

Also:

MR. SPEAKER—Your Committee on Judiciary, to whom was referred House File No. 29, a bill for an act to amend Section No. 5119 of the Code of Iowa, 1897, relative to the punishment of the crime of vagrancy, and defining the same, 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 be amended by substituting therefor the following substitute amendment:

A BILL

For an Act to Repeal Section Five Thousand One Hundred Nineteen (5119) of the Code, relating to Vagrants, and enacting a substitute therefor.

Be It Enacted by the General Assembly of the State of Iowa:

Section 1. That Section Five Thousand One Hundred Nineteen (5119) of the Code be and the same is hereby repealed and the following enacted in lieu thereof:

The following persons are vagrants: All common prostitutes and keepers of bawdy houses or houses for the resort of common prostitutes; all habitual drunkards, gamesters or other disorderly persons; all persons wandering about and lodging in barns, outbuildings, tents, wagons or other vehicles, and having no visible calling or business to maintain themselves; all persons begging in public places, or from house to house, or inducing children or others to do so; all persons representing themselves as collectors of alms for charitable institutions under any false or fraudulent pretenses; all persons playing or betting in any street or public or open place at any game, or pretended game, of chance, or at or with any table or other instrument of gaming, and when so amended the bill do pass.

GERRITT KLAY,

Chairman.

Report adopted.

Also:

MR. SPEAKER—Your Committee on Judiciary, to whom was referred Senate File No. 146, a bill for an act legalizing certain acts and proceedings of the Board of Directors of the Independent School Districts of Traer in the County of Tama and State of Iowa, and warrants thereof, and authorizing the issue of bonds, 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 be amended as follows:

Strike out of the preamble words beginning with word "Chapter" in the fourth line thereof and ending with the word "Iowa" in the sixth line of preamble, inclusive, and substitute in lieu thereof "Sections 2820-A, 2820-B, 2820-C, 2820-D, of the Supplement to the Code, 1907," and when so amended the bill do pass.

GERRITT KLAY,

Chairman.

Report adopted.

Also:

MR. SPEAKER—Your Committee on Judiciary, to whom was referred House File No. 375, a bill for an act legalizing the acts of the stock holders and officers of the Boone County Agricultural Society, of Boone County, Iowa, relating to the transaction of business under its former articles of incorporation and amendments thereto and its re-incorporation, 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.

GERRITT KLAY,
Chairman.

Report adopted.

Also:

MR. SPEAKER—Your Committee on Judiciary, to whom was referred House File No. 316, a bill for an act to legalize the incorporation of the town of Grandview, Louisa County, Iowa, the election of its officers, the passage of its ordinances, and resolutions, and acts done by the town council in the adoption and enforcement of its ordinances and resolutions since its organization in the year 1900, 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.

GERRITT KLAY,

Chairman.

Report adopted.

Also:

MR. SPEAKER—Your Committee on Judiciary, to whom was referred Senate File No. 182, a bill for an act to legalize the purchase of lots One and Two in Block Nine in the town of Montezuma, Iowa, and the contracts therefor made by the Council of said town under date of Oct. 22, 1910, and

the warrants issued for payment of the purchase price in the total sum of One Thousand Seven Hundred and Fifty (\$1750) Dollars with interest thereon payable annually at the rate of 6 per cent., 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.

GERBITT KLAY,

Chairman

Report adopted.

Also:

Mr. Speaker—Your Committee on Judiciary, to whom was referred Senate File No. 290, a bill for an act to legalize the ordinances and rules of health of the incorporated town of Lenox, Taylor County, Iowa, 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.

GERRITT KLAY,

Chairman,

Report adopted.

Also:

Mr. Speaker—Your Committee on Judiciary, to whom was referred Senate File No. 250, a bill for an act to legalize a certain deed executed by Fremont County, and its board of supervisors on the 11th day of November, 1895, conveying to Mary E. McDonald, the West 1-2 of the North East 1-4 and the North West 1-4 of Section 2, Township 70, North Range 43, West of the 5th P. M. in Fremont County, Iowa, 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 dopass.

GERRITT KLAY, Chairman.

Report adopted.

Also:

MB. SPEAKER—Your Committee on Judiciary, to whom was referred Senate File No. 75, a bill for an act legalizing certain instruments of writing heretofore executed by corporations conveying, encumbering or affecting real estate that have been executed without the attaching or affixing of the corporate seal thereto, 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 be amended as follows:

Strike out all of Section 1 and insert in lieu thereof the following: All instruments in writing executed by any corporation prior to July 4, 1909, conveying, encumbering, or affecting real estate including releases, satisfaction of mortgages, judgments, or any other liens by entry of such releases

or satisfaction upon the page or pages where such lien appears recorded or entered, where the corporate seal of such corporation has not been affixed or attached thereto, and which are otherwise legally and properly executed, are hereby declared legal, valid and binding, the same as though the corporate seal had been attached or affixed thereto; provided this act shall not abate or in any manner affect actions pending prior to the taking effect hereof, and when so amended the bill do pass.

GERRITT KLAY, Chairman.

Report adopted.

George 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. 136, a bill for an to prohibit the sale of a beverage or keeping for sale as a beverage any intoxicating liquor within five miles of any city having a population of over Two Thousand (2,000) and under Twenty-five Thousand (25,000) when such city has located therein any state educational institution under the control of the State Board of Education, and providing a penalty 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 that the same be indefinitely postponed.

W. P. GEORGE, Chairman.

Report adopted and House File No. 136 was indefinitely postponed.

Campbell of Ida, from the Committee on Judicial Districts, submitted the following report:

ME. SPEAKER—Your Committee on Judicial Districts, to whom was referred Senate File No. 164, a bill for an act to amend Section Two Hundred Twenty-seven of the Code, relating to the division of the state into judicial districts, and increasing the number of district judges in the Seventh district, 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.

Ed. H. CAMPBELL, Chairman.

Report adopted.

Also:

MB. SPEAKER—Your Committee on Judicial Districts, to whom was referred Senate File No. 110, a bill for an act to provide for the nomination of District Judges in Judicial Districts composed wholly of one County and having a population of 75,000 or more at the primary election, 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 be amended as follows:

That Section 1 thereof be amended by adding after the period at the end of Section 1, the following: "And all the provisions of the Primary Law relative to the nomination of county officers shall apply to the nomination of judges of the District Court in such judicial districts," and when so amended the bill do pass.

ED. H. CAMPBELL,

Chairman.

Report adopted.

Also:

MR. SPEAKER—Your Committee on Judicial Districts, to whom was referred Senate File No. 14, a bill for an act to amend Section Two Hundred and Twenty-seven (227) of the Code, relating to the division of the state into Judicial Districts, and increasing the number of district Judges in the ninth district, 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 be amended as follows:

By striking out the words "the second secular day of January 1915," in the last line of Section 3, and inserting the following in lieu thereof:

"on the first day of January after their election," and when so amended the bill do pass.

ED. H. CAMPBELL, Chairman.

Report adopted.

Fourt of Allamakee, 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. 46, by Cunningham, a bill for an act to repeal Chapter One Hundred One (101) of the Laws of the Thirty-third General Assembly and to enact a substitute therefor, relative to the dragging of public highways and providing penalty for failure to perform such duties, 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 be amended as follows:

By substituting the following substitute amendment therefor:

A BILL

For an Act to repeal Chapter One Hundred One (101) of the Laws of the Thirty-third General Assembly and to enact a substitute therefor relating to the dragging of public highways and providing penalty for failure to perform such duties.

Be It Enacted by the General Assembly of the State of Iowa:

Section 1. That the law as it appears in Chapter One Hundred One (101) of the Acts of the Thirty-third General Assembly of Iowa be and the same is hereby repealed and the following enacted in lieu thereof: It shall be the duty of the Township Trustees at their regular meting in

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April, 1911, at a special meeting called for that purpose, to divide the public roads of the township into road-dragging districts. The districts shall be numbered and designated as follows: Beginning at the northeast corner of Section One (1), the public roads running through the township east and west shall be known as one-north (1-n), two-north (2-n), threenorth (3-n), four-north (4-n), five-north (5-n), six-north (6-n), sevennorth (7-n), eight-north (8-n), nine-north (9-n), ten-north (10-n), elevennorth (11-n), twelve-north (12-n), thirteen-north (13-n), fourteen-north fifteen-north (15-n), sixteen-north (16-n),seventeen-north (14-n),eighteen-north (18-n),nineteen-north (19-n),twenty-north (17-n), (20-n), twenty-one-north (21-n), twenty-two-north (22-n), twentythree-north (23-n), twenty-four-north (24-n), twenty-five-north twenty-seven-north twenty-six-north (26-n), (27-n), twenty-eightnorth (28-n), twenty-nine-north (29-n), thirty-north (30-n), thirty-onenorth (31-n), thirty-two-north (32-n), thirty-three-north (33-n), thirtyfour-north (34-n), thirty-five-north (35-n), thirty-six-north (36-n); the public road running along the south side of the township shall be numbered and designated as district thirty-six-south (36-s), thirty-five-south (35-s), thirty-four-south (34-s), thirty-three-south (33-s), thirty-two-south (32s), thirty-one-south (31-s); beginning at the north east corner of section one (1), the public roads running north and south through the townsship shall be numbered and designated as dragging districts one-east (1e), twelve-east (12-e), thirteen-east (13-e), twenty-four-east (24-e), twenty-five-east (25-e), thirty-six-east (36-e), thirty-five-east (35-e), twenty-sixeast (26-e), twenty-three-east (23-e), fourteen-east (14-e), eleven-east (11-e), two-east (2-e), three-east (3-e), ten-east (10-e), fifteen-east (15-e), twenty-two-east (22-e), twenty-seven-east (27-e), thirty-four-east (34-e), thirty-three-east (33-e), twenty-eight-east (28-e), twenty-one-east (21-e), sixteen-east (16-e), nine-east (9-e), four-east (4-e), five-east (5-e), eighteast (8-e), seventeen-east (17-e), twenty-east (20-e), twenty-nine-east (29-e), thirty-two-east (32-e), thirty-one-east (31-e), thirty-east (30-e), nineteen-east (19-e), eighteen-east (18-e), seven-east (7-e), six-east (6-e); the public road running along the west side of the township and shall be numbered and designated as dragging districts six-west, (6-w), sevenwest (7-w), eighteen-west (18-w), nineteen-west (19-w), thirty-west (30-w), thirty-one-west (31-w); in townships having a meandered public highway or highways, not laid out on section lines the district shall be numbered to correspond with the number of the government section through which they are laid out and such highway, or highways, shall constitute one district .

Sec. 2. The township trustees shall from time to time designate what districts shall be dragged, which shall include all mail routes and all main travelled roads within the township; they shall at their regular meeting in April or at a special meeting called for that purpose, appoint a superintendent of dragging, who shall be a resident of the township, or any city or town within said township, who shall serve for one year unless sooner removed by the board; they shall fix the amount of his compensation which shall not exceed \$2.50 per day and actual expenses for each day of eight hours while engaged in necessary work for the town-

ship, and for giving notice to contractors who shall be required to drag, he shall receive such additional compensation as the board may direct; they shall furnish suitable road drags for the township and pay for same out of the township road fund; they shall adopt a suitable form of notice to be given by the superintendent of dragging when ordering the roads dragged, stipulating the manner of serving same, and shall furnish each person contracted with to drag roads return cards which shall be substantially in the following form:

_		ollowing f	_	s return	cards wi	nen shan de sub-
ceived your 191—, an	our notice d did on	to drag	district N	No. —— (on the — — 191—,	township. I reday of comply with same
If not	dragged,	why not	? ———	-		Signed———
dragging pensation record of	shall rec for drag the town	ord the ngging roanship and State	ames of a	all person book to l substantia	s who ar be known ally in th	superintendent of e entitled to com- as the dragging e following form:
Dragged by Whom	Date	Date Notified	Date of Return Card	Amount Charged	Amount Allowed	Remarks
·	<u> </u>	<u> </u>				
	1	1	l Ì			

They shall allow all claim for dragging recorded therein, that are in accordance with the provisions of this act and have the approval of the superintendent of dragging. The township trustees shall at their regular meetings in November and April of each year, settle with the superintendent of dragging and pay all claims for dragging in each district that have the approval of the superintendent of dragging, and that are not inconsistent with this act, out of the dragging fund of the township, the amount to be paid for such dragging not to exceed the sum of fifty cents (50) per mile for each mile traveled back and forth while dragging the roads; they shall not allow any claim for dragging unless return card has been duly returned to the superintendent showing said work to have been done by his orders and within twenty-four (24) hours after receipt of notice to perform such service. The township trustees at the time of making the annual levy of the township for road purposes, as provided in Section One Thousand Five Hundred Twenty-eight (1528) of the Supplement to the Code, 1907, shall each year by resolution regularly adopted direct the township clerk to set apart a portion of said road levy, which amount so set apart shall on the first day of April in each year, not be less than five dollars (\$5.00) for each mile of public road or fraction thereof within the township ,which amount shall be designated as the dragging fund, and shall be expended only for the purpose of dragging the roads within the township.

- Sec. 3. It shall be the duty of the superintendent of dragging to keep the dragging records of the township, recording therein the names of all persons entitled to compensation for dragging, the date of such service, date of giving notice for such service, date of return card, the amount allowed for such service, but no persons' name shall be recorded therein as being entitled to compensation for dragging unless his return card has been filed with the superintendent of dragging showing said service as having been performed by order of the superintendent of dragging, and within the time limit required for such service. It shall be the duty of the superintendent of dragging to cause all roads to be dragged that the township trustees may from time to time direct at such times as in his judgment is most beneficial. He shall cause the work to be done by giving the parties contracted with for the performance of such service such notice as the township trustees may deem sufficient; he shall on or before the fifteenth day of April in each year contract with as many suitable persons as he deems necessary to drag the roads in the township for that year, but shall not apportion the dragging of more than six miles of road to any one person. The superintendent may at any time cancel such contract, or contracts, for dragging the roads when the stipulation therein contained have not been properly complied with, or when the work is not done in a satisfactory manner.
- Sec. 4. It shall be the duty of the city or town council of cities and towns to cause the main traveled roads within the corporation limits leading into the city or town to be dragged, and so far as practicable and possible the provisions of this act shall apply.
- Sec. 5. Any violation of any of the provisions of this act, by the superintendent of dragging, or any person or persons, who may be required under contract to drag district roads, or neglect on the part of any township clerk to set aside the funds required by this act shall, on conviction thereof, be fined not less than ten dollars (\$10.00) or more than twenty-five dollars (\$25.00) for the first offense, and for each subsequent offense be fined not less than twenty-five dollars (\$25.00) nor more than fifty dollars (\$50.00.)
- 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 Des Moines Capital, newspapers published in the city of Des Moines, Iowa, and when so amended the bill do pass.

E. H. FOURT, Chairman.

Report adopted.

Dewey of Guthrie moved that House File No. 123 be withdrawn from the Committee on Ways and Means and the further consideration of the House.

Motion prevailed and House File No. 123 was so withdrawn.

INTRODUCTION OF BILLS.

By Goodykoontz of Boone, House File No. 387, a bill for an act amending the law as it appears in Paragraph Nine (9) of Section Four Hundred and Twenty-two (422) Supplement to the Code, 1907, relating to the powers of Boards of Supervisors.

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

By George of Story, House Joint Resolution No. 6, proposing to amend the Constituion so as to prohibit the manufacture and sale of intoxicating liquors as a beverage within this state.

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: To add, as Section Twenty-six (26) to Article One (1) of said constitution the following:

Section 26. No person shall manufacture for sale, or sell, or keep for sale as a beverage, any intoxicating liquors whatever, including ale, wine and beer.

The General Assembly shall by law prescribe regulations for the enforcement of the prohibition herein contained, and shall thereby provide suitable penalties for the violation of the provisions hereof.

Resolved, Further, That the foregoing proposed amendment, with the yeas and nays taken thereon in each of the two houses, be entered on their respective journals and referred to the Legislature to be chosen at the next general election, and that the same be published as by law required, for three months previous to the time of said election.

Read first and second time and referred to Committee on Constitutional Amendments.

By Leach of Henry, House File No. 388, a bill for an act to make appropriation for the purpose of improving certain roads leading to the state hospitals for the insane at Clarinda, Iowa, Mount Pleasant, Iowa, and Independence, Iowa.

Read first and second time and referred to Committee on Board of Control.

By Leach of Henry, House File No. 389, a bill for an act to indemnify H. C. Jackson for personal injury sustained by him while employed as head farmer at the State hospital at Mt. Pleasant, Iowa.

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

By Halgrims of Humboldt, House File No. 390, a bill for an act to declare certain diseases contagous and infectious, and to provide rules and regulations for the control of the same, and to fix the punishment for violation theroef.

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

By Escher of Shelby, House File No. 391, a bill for an act to create a state dairy and beef cattle board, defining its powers and duties, providing for instruction in practical and scientific breeding and raising of dairy and beef cattle, making an appropriation therefor, and repealing Chapter Two Hundred and Fifty (250) of the Acts of the Thirty-third General Assembly.

Read first and second time and referred to Committee on Animal Industry.

By Moore of Linn, House File No. 392, a bill for an act amending the law as it appears in Section Two Thousand Five Hundred Thirty-nine (2539) of the Supplement to the Code, 1907, as amended by Chapter One Hundred Fifty-two (152), acts of the Thirty-third General Assembly, fixing the salary of the fish and game warden and providing for the payment of his expenses.

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

By Fulton of Jefferson, House File No. 393, a bill for an act to make an appropriation for the payment of the bill of Hulse & Allen for transcript of testimony furnished the Iowa Railroad Commission, and the printing of briefs and the traveling expenses of one of the railroad commissioners, Clifford Thorne, while in attendance at the final hearing in the case before the Interstate Commerce Commission involving general advances in rates.

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

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. 271, a bill for an act to legalize the incorporation of the town of Grandview, Louisa County, Iowa.

GEO. A. WILSON, 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. 299, a bill for an act to legalize certain warrants of the city of Burlington.

Geo. A. Wilson, 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. 150, a bill for an act appropriating \$71.50 to C. C. Jackson to reimburse him for expenses and services returning fugitives from justice.

Geo. A. Wilson, 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. 20, a bill for an act to amend the law as it appears in Chapter 78, Acts of the Thirty-third General Assembly relating to the removal of officers for misfeasance, malfeasance, or nonfeasance in office.

GEO. A. WILSON,

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. 47, a bill for an act to amend the law as it appears in Chapter Eight, Title 2, of the Supplement to the Code, 1907, in reference to the census.

Geo. A. Wilson, Secretary.

SENATE MESSAGES CONSIDERED.

Senate File No. 271, a bill for an act to legalize the incorporation of the town of Grandview, Louisa county, Iowa, the election of its officers, the passage of its ordinances, and resolutions, and acts done by the town council in the adoption and enforcement of its ordinances and resolutions since its organization in the year nineteen hundred (1900).

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

Senate File No. 299, a bill for an act to legalize certain warrants of the city of Burlington.

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

Substitute for Senate File No. 150, a bill for an act appropriating Seventy-one Dollars and Fifty Cents (\$71.50) to C. C. Jackson to reimburse him for expenses and services returning fugitives from justice.

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

Senate File No. 201, a bill for an act to amend the law as it appears in Chapter Seventy-eight (78) acts of the Thirty-third (33rd) General Assembly relating to the removal of officers for misfeasance, malfeasance or nonfeasance in office.

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

Roll was called to ascertain the presence of a quorum.

Those present were:

Bascom, Beans, Beebe, Boettger, Bowman, Brady, Brown, Bybee, Collin, Cunningham, Daniels, Dawson, Dixon, Downey, Edmunds, Enger, Escher, Felt, Fletcher, Fourt, Fry, Fulton, George, Gilbert, Goodykoontz, Greene, Griggs, Halgrims, Harding, Harvey, Hazen, Hickenlooper, Huff, Hunt, Hutchins, Koontz, Kull, Kulp, Larrabee, Leach, Linnan, Lounsberry, McCleery, McCullough, Milton, Newell, Odendahl, Patterson, Ritter, Robbins, Rowles, Russell, Schee, Shane, Sherman, Smith of Adams, Stephenson, Stipe, Townsend, White, Whitney, Zeller, Mr. Speaker—63.

Those absent were:

Bauman, Black, Brockway, Bruce, Byerly, Campbell of Ida, Campbell of Webster, Cousins, Crist, Dabney, Dewey, Dunlap, Ellis, Finlayson, Fraley, Groat, Hamilton, Hayes, Hogan, Huntley, Jacobs, Jacobson, Johnson, Klay, Krebill, Lenocker, Lund, Miller of Bremer, Miller of Dubuque, Moore, Murtagh, O'Connor, Olson, Penn, Perkins, Pickford, Ripley, Sater, Shankland, Skinner, Smith of Decatur, Speer, Stoddard, Taylor, Van Camp—45.

The Speaker announced the presence of a quorum.

RFPORT OF COMMITTEE ON ENROLLED BILLS.

Whitney of Woodbury, 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. 96, a bill for an act to repeal Section Twenty-five Hundred Ninety-six-A (2596-A) of the Supplement to the Code, 1907, as amended by Chapter One Hundred Sixty-three (163) of the Acts of the Thirty-third General Assembly, relating to the sale of cocaine and certain other drugs and to enact a substitute therefor.

Also:

House File No. 331, a bill for an act legalizing and curing the Acts and proceedings of the incorporated town of Charlotte and the town council of said incorporated town, in the county of Clinton and state of Iowa, in relation to the establishment, erection, maintenance, and extension of a system of waterworks in said town, and the issuance of warrants of said town and in payment therefor, and authorizing the town council of said town to issue bonds for the purpose of taking up and paying its floating indebtedness represented by said warrants.

Also:

House File No. 297, a bill for an act to amend the law as it appears in Section Four Hundred (400) of the Supplement to the Code, 1907, and to amend Section Four Hundred Two (402) of the Code, relating to the removal of county seats and the county records.

Also:

House Joint Resolution No. 1, a joint resolution ratifying the amendment to the constitution of the United States proposed by Congress as the Sixteenth Amendment thereto, relative to laying and collecting a tax on income.

U. G. WHITNEY,

Chairman.

Adopted.

CONSIDERATION OF BILLS.

On moton of Boettger of Scott, House File No. 219, a bill for an act to repeal Section Six Hundred Seventy-nine-h of Chapter Two A (2 A) Title Five (V) of the Supplement to the Code, 1907, relative to the board of police and fire commission in certain cities of the first class, with report of committee recommending passage as amended by substitute, was taken up and considered.

Mr. Boettger proposed the following amendment:

MR. SPEAKER-I move to amend Section One of the substitute amendment for House File No. 219 as follows: "By striking out all after the period in the eighteenth (18) line down to and including the period in the twenty-third (23) line thereof and inserting in lieu thereof the following: "The Board shall fix the date for the trial of such discharged or suspended officer or man of either the police or fire department within fifteen (15) days after demand for a hearing by the accused and shall give ten (10) days written notice to the accused of the date set for trial, specifying the charges upon which the accused is to be tried and the name of the person making charges; and by striking out of the twenty-sixth (26) line thereof the word "examining" and inserting in lieu thereof the words "examination of:" and by inserting after the period in the thirtieth (30) line thereof the following: "And the Board shall cause the witnesses of the accused to be properly subpoenaed;" and by striking out of the thirtyfifth (35) line thereof the word "be" and inserting in lieu thereof the word "have;" and by striking out the last line of said section One and inserting in lieu thereof the following: "accused shall have a right of appeal from the findings of said Board to the District Court and such appeal shall be taken in the manner provided for by appeals in inferior tribunals.

Adopted.

Substitute amendment as amended adopted.

Mr Boettger moved that the rules be suspended, 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 ayes were:

Bascom, Beans, Beebe, Black, Boettger, Bowman, Brown, Bybee, Campbell of Ida, Collin, Crist, Cunningham, Dabney, Daniels, Dawson, Dixon, Downey, Edmunds, Enger, Escher, Felt, Fletcher, Fourt, Fry, Fulton, George, Gilbert, Goodykoontz, Greene, Griggs, Hamilton, Harding, Harvey, Hazen, Hickenlooper, Huff, Hunt, Hutchins, Jacobs, Johnson, Koontz, Kull, Kulp, Larrabee, Leach, Linnan, Lounsberry, McCleery, Milton, Moore, Newell, Odendahl,

Patterson, Ritter, Robbins, Russell, Shane, Sherman, Smith of Adams, Stephenson, Stipe, Townsend, White, Whitney, Zeller, Mr. Speaker—66.

The nays were:

None.

Absent or not voting:

Bauman, Brady, Brockway, Bruce, Byerly, Campbell of Webster, Cousins, Dewey, Dunlap, Ellis, Finlayson, Fraley, Grout, Halgrims, Hayes, Hogan, Huntley, Jacobson, Klay, Krebill, Lenocker, Lund, McCullough, Miller of Bremer, Miller of Dubuque, Murtagh, O'Connor, Olson, Penn, Perkins, Pickford, Ripley, Rowles, Sater, Schee, Shankland, Skinner, Smith of Decatur, Speer, Stoddard, Taylor, Van Camp—42.

So the bill passed and the title as amended was agreed to.

On motion of Griggs of Scott, House File No. 281, a bill for an act to amend Title Five (V), Chapter Fourteen (14), of the Code, and amendments thereto relating to park commissioners in special charter cities (repealing Sections Nine Hundred Ninety-one (991) to Nine Hundred Ninety-six (996) inclusive of the Code and amendments thereto, and enacting substitutes therefor, with report of committee recommending passage, was taken up and considered,

Mr. Griggs moved that the rules be suspended, 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 ayes were:

Bascom, Beans, Beebe, Boettger, Bowman, Brady, Brown, Bybee, Campbell of Ida, Campbell of Webster, Collin, Crist, Cunningham, Dabney, Daniels, Dixon, Downey, Edmunds, Enger, Escher, Fletcher, Fourt, Fry, Fulton, George, Gilbert, Goodykoontz, Greene, Griggs, Halgrims, Harding, Harvey, Hazen, Hickenlooper, Huff, Hutchins, Jacobs, Johnson, Koontz, Kull, Kulp, Larrabee, Leach, Linnan, Lounsberry, Miller of Bremer, Milton, Moore, Newell, Odendahl, Patterson, Robbins, Russell, Shane, Sherman, Smith of Adams, Stephenson, Townsend, White, Whitney, Zeller, Mr. Speaker—62.

The nays were:

None.

Absent or not voting:

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Bauman, Black, Brockway, Bruce, Byerly, Cousins, Dawson, Dewey, Dunlap, Ellis, Felt, Finlayson, Fraley, Grout, Hamilton, Hayes, Hogan, Hunt, Huntley, Jacobson, Klay, Krebill, Lenocker, Lund, McCleery, McCullough, Miller of Dubuque, Murtagh, O'Connor, Olson, Penn, Perkins, Pickford, Ripley, Ritter, Rowles, Sater, Schee, Shankland, Skinner, Smith of Decatur, Speer, Stipe, Stoddard, Taylor, Van Camp—46.

So the bill passed and the title was agreed to.

Milton of Cedar moved to adjourn at 11:50 A. M.

Dabney of Davis moved to amend by changing the time to 11:45.

Amendment lost.

Motion to adjourn lost.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS.

Whitney of Woodbury, 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. 96 a bill for an act to repeal Section Twenty Five Hundred Ninety-six-A (2596-A) of the Supplement to the Code, 1907, as amended by Chapter One Hundred Sixty-three (163) of the Acts of the Thirty-third General Assembly, relating to the sale of cocaine and certain other drugs and to enact a substitute therefor.

Also:

House File No. 331, a bill for an act legalizing and curing the Acts and proceedings of the incorporated town of Charlotte and the town council of said incorporated town, in the county of Clinton and State of Iowa, in relation to the establishment, erection, maintenance, and extension of a system of waterworks in said town, and the issuance of warrants of said town and in payment therefor, and authorizing the town council of said town to issue bonds for the purpose of taking up and paying its floating indebtedness represented by said warrants.

Also:

House File No. 297, a bill for an act to amend the law as it appears in Section Four Hundred (400) of the Supplement to the Code, 1907, and to amend Section Four Hundred Two (402) of the Code, relating to the removal of county seats and the county records.

Also:

House Joint Resolution No. 1, a joint resolution ratifying the amendment to the constitution of the United States proposed by Congress as the Sixteenth amendment thereto, relative to laying and collecting a tax on income.

U. G. WHITNEY,
Chairman House Committee.
Ed. P. Malmberg,
Chairman Senate Committee.

Adopted.

CONSIDERATION OF BILLS.

On motion of Ritter of Des Moines, House File No. 68, a bill for an act to amend Section Four Hundred and Thirty (430) of the Code, 1907, relative to the dependent Soldiers' and Sailors' tax, with report of committee recommending passage, was taken up and considered and Senate File No. 66, a bill for an act to amend Section Four Hundred and Thirty (430) of the Code, relative to the dependent soldiers' and sailors' tax, was substituted therefor.

Mr. Ritter moved 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 ayes were:

Bascom, Beebe, Black, Boettger, Bowman, Brady, Brown, Bybee, Campbell of Ida, Campbell of Webster, Collin, Crist, Dabney, Daniels, Dawson, Dixon, Downey, Edmunds, Enger, Felt, Fletcher, Fourt, Fry, Fulton, George, Gilbert, Goodykoontz, Greene, Halgrims, Hamilton, Harding, Harvey, Hazen, Hickenlooper, Huff, Hunt, Hutchins, Jacobs, Johnson, Koontz, Kull, Kulp, Larrabee, Leach, Linnan, Lounsberry, Milton, Moore, Newell, Odendahl, Ritter, Robbins, Russell, Shane, Sherman, Smith of Adams, Stephenson, Stipe, Townsend, White, Whitney, Zeller, Mr. Speaker—63.

The nays were:

None.

Absent or not voting:

Bauman, Beans, Brockway, Bruce, Byerly, Cousins, Cunningham, Dewey, Dunlap, Ellis, Escher, Finlayson, Fraley, Griggs, Grout, Hayes, Hogan, Huntley, Jacobson, Klay, Krebill, Lenocker, Lund, McCleery, McCullough, Miller of Bremer, Miller of Dubuque, Murtagh, O'Connor, Olson, Patterson, Penn, Perkins, Pickford, Ripley,

Rowles, Sater, Schee, Shankland, Skinner, Smith of Decatur, Speer, Stoddard, Taylor, Van Camp—45.

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, House Joint Resolution No. 1, House File Nos. 96, 297, 331 and Senate File Nos, 100, 53, 165, 117 and 198.

On motion of Goodykoontz of Boone, House File No. 375, a bill for an act legalizing the acts of the stockholders and officers of the Boone county agricultural society, of Boone county, Iowa, relating to the transaction of business under its former articles of incorporation and amendments thereto and its reincorporation with report of committee recommending passage, was taken up and considered.

Goodykoontz of Boone moved to amend by striking out the word "effect" in last line of Section One and inserting in lieu thereof the word "affect."

Adopted.

Goodykoontz moved that the rules be suspended, 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 ayes were:

Bascom, Beans, Beebe, Boettger, Bowman, Brady, Brown, Bybee, Campbell of Ida, Campbell of Webster, Collin, Crist, Dabney, Daniels, Dawson, Downey, Edmunds, Enger, Escher, Felt, Fletcher, Fourt, Fry, Fulton, George, Gilbert, Goodykoontz, Greene, Halgrims, Hamilton, Harding, Harvey, Hazen, Hickenlooper, Huff, Hunt, Hutchins, Jacobs, Johnson, Koontz, Kull, Kulp, Larrabee, Leach, Linnan, Miller of Bremer, Milton, Moore, Newell, Odendahl, Ritter, Robbins, Russell, Shane, Sherman, Smith of Adams, Stipe, Townsend, White, Whitney, Zeller, Mr. Speaker—62.

The nays were:

None.

Absent or not voting:

Bauman, Black, Brockway, Bruce, Byerly, Cousins, Cunning-ham, Dewey, Dixon, Dunlap, Ellis, Finlayson, Fraley, Griggs,

Grout, Hayes, Hogan, Huntley, Jacobson, Klay, Krebill, Lenocker, Lounsberry, Lund, McCleery, McCullough, Miller of Dubuque, Murtagh, O'Connor, Olson, Patterson, Penn, Perkins, Pickford, Ripley, Rowles, Sater, Schee, Shankland, Skinner, Smith of Decatur, Speer, Stephenson, Stoddard, Taylor, Van Camp—46.

So the bill passed and the title was agreed to.

On motion of Zeller of Madison, House File No. 29, a bill for an act to repeal Section Five Thousand One Hundred Nineteen (5119) of the Code, relating to vagrants, and enacting a substitute therefor, with report of committee recommending passage as amended by substitute, was taken up, considered and the committee substitute amendment was adopted.

Schee of O'Brien moved that consideration of the bill be postponed and retain its place on the calendar.

Motion prevailed.

Schee of O'Brien moved to reconsider the vote by which the substitute amendment was adopted.

Seconded by Harding of Woodbury.

Fourt of Allamakee moved to print 500 copies of the substitute amendment for House File No. 27 as reported by the Committee on Ways and Means.

Motion prevailed.

Fourt of Allamakee moved to make the consideration of House File No. 27 a special order for Tuesday, March 7th, at 10:00 o'clock a. m.

Motion prevailed.

RFPORT OF COMMITTEE ON ENROLLED BILLS.

Whitney of Woodbury, 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. 96, a bill for an act to repeal Section Twenty Five Hundred Ninety-six-A (2596-A) of the Supplement to the Code, 1907, as amended by Chapter One Hundred Sixty-three (163) of the Acts of the Thirty-third General Assembly, relating to the sale of cocaine and certain other drugs and to enact a substitue therefor.

Also:

House File No. 331, a bill for an act legalizing and curing the Acts and proceedings of the incorporated town of Charlotte and the town council of said incorporated town, in the county of Clinton and state of Iowa, in relation to the establishment, erection, maintenance, and extension of a system of waterworks in said town, and the issuance of warrants of said town and in payment therefor, and authorizing the town council of said town to issue bonds for the purpose of taking up and paying its floating indebtedness represented by said warrants.

Also:

House File No. 297, a bill for an act to amend the law as it appears in Section Four Hundred (400) of the Supplement to the Code, 1907, and to amend Section Four Hundred Two (402) of the Code relating to the removal of county seats and the county records.

Also.

House Joint Resolution No. 1, a joint resolution ratifying the amendment to the constitution of the United States proposed by Congress as the Sixteenth Amendment thereto, relative to laying and collecting a tax on income.

U. G. WHITNEY,

Chairman.

Adopted.

CONSIDERATION OF BILLS.

On motion of Halgrims of Humboldt, House File No. 132, a bill for an act to amend the law as it appears in Section Six Hundred Fifty-two (652), Supplement to the Code, 1907, relating to the appointment of a health physician by the mayors of cities and towns, with report of committee recommending passage, was taken up and considered.

Halgrims moved that the rules be suspended, 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 ayes were:

Bascom, Beans, Beebe, Boettger, Bowman, Brady, Brown, Bybee, Campbell of Ida, Campbell of Webster, Collin, Crist, Cunningham, Dabney, Daniels, Dawson, Dixon, Downey, Edmunds, Enger, Escher, Felt, Fletcher, Fourt, Fry, George, Goodykoontz, Greene, Halgrims, Hamilton, Harding, Hickenlooper, Huff, Hunt, Hutchins, Jacobs, Koontz, Kull, Larrabee, Leach, Linnan, Lounsberry, Miller of Bremer, Milton, Moore, Newell, Odendahl, Ritter, Rob-

bins, Russell, Shane, Smith of Adams, Stipe, Townsend, White, Whitney, Zeller, Mr. Speaker—58.

The nays were:

None.

Absent or not voting:

Bauman, Black, Brockway, Bruce, Byerly, Cousins, Dewey, Dunlap, Ellis, Finlayson, Fraley, Fulton, Gilbert, Griggs, Grout, Harvey, Hayes, Hazen, Hogan, Huntley, Jacobson, Johnson, Klay, Krebill, Kulp, Lenocker, Lund, McCleery, McCullough, Miller of Dubuque, Murtagh, O'Connor, Olson, Patterson, Penn, Perkins, Pickford, Ripley, Rowles, Sater, Schee, Shankland, Sherman, Skinner, Smith of Decatur, Speer, Stephenson, Stoddard, Taylor, Van Camp—50.

So the bill passed and the title was agreed to.

RFPORT OF COMMITTEE ON ENROLLED BILLS.

Whitney of Woodbury 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. 47, a bill for an act to amend the law as it appears in Chapter Eight (8), Title Two (2) of the Supplement to the Code, 1907, in reference to the census.

U. G. WHITNEY.

Adopted.

Chairman.

Dawson of Cherokee moved to instruct the proper authority to clean the carpets in the House chamber and the galleries.

Motion prevailed.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS.

Whitney of Woodbury 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. 47, a bill for an act to amend the law as it appears in Chapter Eight (8), Title Two (2) of the Supplement to the Code, 1907, in reference to the census.

U. G. WHITNEY,
Chairman House Committee.
Ed. P. Malmberg,
Chairman Senate Committee.

Adopted.

The Speaker announced that as Speaker of the House, he had signed in the presence of the House, House File No. 47.

Robbins of Mills moved that a committee of three be appointed to notify the Senate that the House was ready to receive it in Joint Convention.

Motion prevailed.

The Speaker named as such committee, Robbins of Mills, Smith of Adams, Milton of Cedar.

The Sergeant-at-Arms announced the arrival of the members of the Senate, who took their seats on the west side of the House Chamber.

JOINT CONVENTION.

The Joint Convention was called to order by Lieutenant Governor Clarke, President of the Joint Convention, at 12:00 o'clock noon:

The roll was then called and the following members responded as present:

Adams, Allen of Pocahontas, Ames, Bascom, Beans, Beebe, Boettger, Bowman, Brady, Brown of Decatur, Brown of Wright, Bybee, Campbell of Ida, Campbell of Webster, Chapman, Chase, Clarkson, Collin, Crist, Cunningham, Dabney, Daniels, Dawson, Dixon, Downey, Dunnegan, Edmunds, Enger, Escher, Felt, Fletcher, Fourt, Fry, Fulton, Garrett, George, Gilbert, Gillilland, Goodykoontz, Greene, Halgrims, Hamilton, Hammill, Harding, Hickenlooper, Huff, Hunt, Hunter, Hutchins, Jacobs, Jewell, Johnson, Koontz, Kull, Kulp, Larrabee of Webster, Larrabee of Fayette, Leach, Legel, Linnan, Lounsberry, McColl, McCulloch of Wayne, Malmberg, Mattes, Miller of Bremer, Milton, Moore, Newell, Odendahl, Parshall, Quigley, Ream, Ritter, Robbins, Russell, Saunders, Schee, Shane, Smith of Adams, Stillman, Stipe, Sullivan, Taylor of Appanoose, Townsend, White of Benton, White of Iowa, Whitney, Zeller—89.

Absent:

Allen of Jefferson, Balkema, Balluff, Bauman, Bennett, Black, Brockway, Bruce, Byerly, Cousins, Cowles, Crow, Dewey, DeWolf, Dunlap, Ellis, Finlayson, Fitchpatrick, Fraley, Francis, Gates, Griggs, Grout, Harvey, Hayes, Hazen, Hogan, Hoyt, Huntley, Jacobson, Klay, Krebill, Lenocker, Lund, McCleery, McCullough

of Dubuque, McManus, Miller of Dubuque, Murtagh, Neal, O'Connor, Olson, Patterson, Penn, Perkins, Pickford, Proudfoot, Ripley, Rowles, Sammis, Sater, Savage Schrup Shankland, Sherman, Skinner, Smith of Decatur, Smith of Mitchell, Smith of Shelby, Spaulding, Speer, Stephenson, Stoddard, Stuckslager, Taylor of Union, Van Camp, Van Law, Webber, Wilson—69.

President Clarke announced the Joint Convention duly organized, with a quorum of members present.

President Clarke then announced that the roll would be called for the purpose of electing a United States Senator in Congress, and appointed as teller on the part of the Senate, Senator Adams of Fayette, and as assistant teller, Senator Sullivan of Polk.

Speaker Stillman appointed as teller on the part of the House, Representative Huff of Hardin, and as assistant teller, Representative Crist of Clarke.

Upon the roll being called those voting for Claude R. Porterwere:

Clarkson, Dabney, Downey, Dunnegan, Fletcher, Garrett, Gilbert, Greene, Kull, Leach, Linnan, Miller of Bremer, Milton, Odendahl, Parshall, Quigley, Ream, Ritter, Taylor of Apanoose, Townsend, White of Benton, White of Iowa—22.

Those voting for Horace E. Deemer were:

Adams, Beans, Bowman, Brady, Brown of Decatur, Campbell of Ida, Chapman, Chase, Daniels, Fourt, Fulton, Gillilland, Harding, Hickenlooper, Hunt, McColl, McCulloch of Wayne, Malmberg, Mattes, Robbins, Saunders, Smith of Adams, Sullivan, Whitney, Zeller—25.

Those voting for W. S. Kenyon were:

Allen of Pocahontas, Brown of Wright, Campbell of Webster, Collin, Felt, Fry, George, Goodykoontz, Halgrims, Hammill, Hutchins, Jacobs, Johnson, Kulp, Larrabee of Webster, Larrabee of Fayette, Russell, Schee, Stillman—19.

Those voting for Henry Wallace were:

Edmunds—1.

Those paired were:

Ames, Bascom, Beebe, Boettger, Bybee, Crist, Cunningham, Dawson, Dixon, Enger, Escher, Hamilton, Huff, Hunter, Jewell, Koontz, Legel, Moore, Neal, Shane, Stipe—21.

Absent:

Allen of Jefferson, Balkema, Balluff, Bauman, Bennett, Black, Brockway, Bruce, Byerly, Cousins, Cowles, Crow, Dewey, DeWolf, Dunlap, Ellis, Finlayson, Fitchpatrick, Fraley, Francis, Gates, Griggs, Grout, Harvey, Hayes, Hazen, Hogan, Hoyt, Huntley, Jacobson, Klay, Krebill, Lenocker, Lund, McCleery, McCullough of Dubuque, McManus, Miller of Dubuque, Murtagh, Neal, O'Connor, Olson, Patterson, Penn, Perkins, Pickford, Proudfoot, Ripley, Rowles, Sammis, Sater, Savage, Schrup, Shankland, Sherman, Skinner, Smith of Decatur, Smith of Mitchell, Smith of Shelby, Spaulding, Speer, Stephenson, Stoddard, Stuckslager, Taylor of Union, Van Camp, Van Law, Webber, Wilson—69.

President Clark announced that no one had received a majority of the votes cast in the Joint Convention for United States Senator in Congress and that no election had occurred.

Senator Chapman of Cedar moved that after the reading and correction of the Journal, the Joint Convention be dissolved.

Motion prevailed.

Journal of Joint Convention read and approved.

House reconvened, Speaker Stillman in the Chair.

MOTION TO RECONSIDER.

I move to reconsider the vote by House File No. 136 was indefinitely postponed.

W. P. GEORGE,

I second the motion.

W. P. DAWSON,

RFPORT OF COMMITTEE ON ENROLLED BILLS.

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 the law as it appears in Chapter Eight (8), Title Two (2) of the Supplement to the Code, 1907, in reference to the census.

U. G. WHITNEY,

Adopted.

Chairman.

On motion of Beebe of Franklin, the House adjourned.

RECORD OF BILLS.

Showing action taken by House on all Bills and Joint Resolutions in the House and messaged from the Senate to and including February 25, 1911.

Mr. Speaker and Members of the House of Representatives:

GENTLEMEN—Herewith is the record of all bills and joint resolutions introduced in the House, and action taken thereon to date, February 25th, 1911.

Also Senate Bills received from the Senate and the action thereon.

Respectfully submitted,

C. R. BENEDICT, Chief Clerk.

JOINT RESOLUTIONS.

House Joint Resolution No. 1, by Dabney of Davis, a Joint Resolution ratifying the Sixteenth (16th) Amendment to the Constitution of the United States.

February 25th, correctly enrolled.

House Joint Resolution No. 2, by Dabney of Davis, joint resolution of the Thirty-fourth General Assembly of the State of Iowa, making application to the Congress of the United States to call a convention for proposing amendments to the constitution of the United States.

Passed the House.

House Joint Resolution No. 3, relating to additional help. Signed by Governor.

House Joint Resolution No. 4, joint resolution proposing to amend the Constitution so as to provide for the initiative and referendum within this state.

Failed to pass.

House Joint Resolution No. 5, by Crist of Clarke (by request) joint resolution proposing and amendment to Section One (1) of Article Two (2) of the Constitution of the State of Iowa relating to the right of suffrage and providing that the same be duly entered upon the journals of the respective houses and referred to the legislature to be chosen at the next general election and published as by law required.

Failed to pass.

Motion filed to reconsider.

House Joint Resolution No. 6, by George of Story, joint resolution proposing to amend the constitution so as to prohibit the manufacture and sale of intoxicating liquors as a beverage within this state.

February 25th, referred to the Committee on Constitutional amendments.

House File No. 1, by Klay of Sioux, a bill for an act to amend Section Ten Hundred Eighty-seven-a-Ten (1087-a-10) of the Supplement to the Code of 1907, and to amend Section Eleven Hundred and Six (1106) of the Code of Iowa, relative to the expression of the choice of the people for United States Senator.

Passed House and Senate.

Returned from Governor with Veto.

Made special order for March 8th, 1911.

House File No. 2 by Harding of Woodbury, a bill for an act providing for a Special Primary to select a candidate to fill a vacancy in the office of Representative or Senator in the Congress of the United States. February 8th, failed to pass.

House File No. 3, by Stoddard of Buchanan, a bill for an act to amend Section One (1) of Chapter One Hundred Forty-three (143) of the Acts of the Thirty-third General Assembly relating to sale of intoxicating liquors at retail.

February 9th, indefinitely postponed.

House File No. 4, by Hickenlooper of Monroe, a bill for an act to require all persons, firms or corporations engaged in the business of making abstracts of title to real estate within the State of Iowa, to execute and file bonds with the County Auditor of each county of the State of Iowa, in which such persons, firms or corporations are engaged in such abstract business, and to provide a penalty for the violation of said act.

January 28th, indefinitely postponed.

House File No. 5, by O'Connor of Chickasaw, a bill for an act amending the law as it appears in Section Ten Hundred Eighty-seven-a-Ten (1087-a-10) Ten Hundred Eighty-seven-a-Twenty-two (1087-a-22) and Ten Hundred Eighty-seven-a-Twenty-seven (1087-a-27) of the 1907 Supplement to the Code, and Section Eleven Hundred and Fifty (1150), Eleven Hundred and Fifty-one (1151), and Eleven Hundred and Fifty-seven (1157) and Eleven Hundred and Sixty-two (1162) of the Code of 1907, and repealing Chapter One (1), Acts of the Special Session of the Thirty-second (32d) General Assembly, and enacting a substitute therefor relative to the nomination of candidates for the office of Senator in the Congress of the United States, and of the canvass of the vote for Senator in the Congress of the United States.

February 2d, indefinitely postponed.

House File No. 6, by Campbell of Ida, a bill for an act to repeal Section Three Thousand Four Hundred Forty-seven-B (3447-B) of the Supplement to the Code, 1907, relative to the recovery of interest in real 47 restate when spouse failed to join in conveyance, and to enact a substitute therefor.

Passed House and Senate.

February 20th, recalled by the Senate.

House File No. 7, by Robbins of Mills, a bill for an act to amend the law as it appears in Section Four Hundred and Ten (410) of the Supplement to the Code, 1907, and to repeal Sections Four Hundred and Sixteen (416), Four Hundred and Seventeen (417), Four Hundred and Eighteen (418) and Four Hundred and Nineteen (419) of the Code, in reference to County Boards of Supervisors.

February 2d, indefinitely postponed.

House File No. 8, by Shankland of Polk, a bill for an act relating to the compensation to be paid workmen injured or killed while engaged in certain dangerous or hazardous employment.

January 12th, referred to Judiciary Committee.

House File No. 9, by Boettger of Scott, a bill for an act to amend Section Five (5) of Chapter Sixty-one (61) of the Acts of the Thirty-third General Assembly of Iowa, relating to pensions for disabled and retired firemen.

January 30th, messaged to Senate.

House File No. 10, by Lounsberry of Marshall, a bill for an act to amend the law as it appears in Section Two Hundred Ninety-six (296) of the Supplement of the Code of 1907, relating to the fees collected and paid to the County by the Clerk of the District Court.

February 22d, sent to Governor for approval.

House File No. 11, by Newell of Plymouth, a bill for an act to amend Section One (1) of Chapter One Hundred Eighty-four (184), Laws of the Thirty-third General Assembly, relative to the limit of indebtedness of independent school corporations.

February 10th, messaged to Senate.

House File No. 12, by Whitney of Woodbury, a bill for an act to provide for prosecuting criminal offenses to final judgment on information to be filed by the County Attorney, and without the intervention of the Grand Jury, in all cases in which the punishment exceeds a fine of one hundred dollars, or exceeds imprisonment for thirty days and to provide the procedure when so prosecuted on information.

January 22d, referred to Judiciary Committee.

House File No. 13, by Shane of Wapello, a bill for an act to enjoin and abate gambling houses, to declare the same to be nuisances, to enjoin the person or persons who maintain or conduct the same, and to assess a tax against the person or persons keeping or maintaining such nuisance and against the building and the owner thereof. Additional to Chapter Nine (9) of Title Twenty-four (24) of the Code, relating to offenses against chastity, morality and decency.

February 18th, withdrawn from House.

- House File No. 14, by Dunlap of Clinton, a bill for an act to repeal Section One Thousand Five Hundred Sixty-nine (1569) of the Code, 1907, and to enact a substitute therefor, relating to passing of vehicles, including automobiles, on the public highway.
 - February 3d, messaged to Senate.
- House File No. 15, by Harding of Woodbury, a bill for an act to create a Legislative Commission to examine the subject of taxation for State and local purposes, and the expediency of revising and amending the laws relating thereto and making an appropriation therefor.

 January 12th, referred to Committee on Ways and Means, and Committee on Appropriations.
- House File No. 16, by Boettger of Scott, a bill for an act to repeal Section Four Hundred Ninety-one (491) of the Code and enact a substitute therefor relative to the compensation of deputy treasurers.

 January 17th, referred to Committee on Compensation of Public Officers.
- House File No. 17, by Boettger of Scott, a bill for an act to repeal Section Four Hundred Eighty-one (481) of the Code and enact a substitute therefor relative to the compensation of deputy sheriff.

 January 17th, referred to Committee on Compensation of Public

January 17th, referred to Committee on Compensation of Public Officers.

- House File No. 18, by Boettger of Scott, a bill for an act to repeal Section Six Hundred Sixty-nine (669) of the Code and enact a substitute therefor relative to the compensation of councilmen.

 February 11th, withdrawn.
- House File No. 19, by Boettger of Scott, a bill for an act to repeal Section Five Hundred Ten (510) of the Code and enact a substitute therefor relative to the compensation of deputy sheriff.

January 17th, referred to Committee on Compensation of Public Officers.

- House File No. 20, by Boettger of Scott, a bill for an act to repeal Section Two Hundred Ninety-eight (298) of the Code and enact a substitute therefor relative to the compensation of deputy clerks.
 - January 17th, referred to Committee on Compensation of Public Officers.
- House File No. 21, by Milton of Cedar, a bill for an act to amend Subdivision Twenty-nine (29) of Section Two Hundred and Ninety-six (296) of the Supplement to the Code, 1907, relative to fees in probate matters to be collected by the Clerk of the District Court. January 23d, indefinitely postponed.
- House File No. 22, by Milton of Cedar, a bill for an act to amend Chapter One Hundred Sixty-eight (168) of the Thirty-third (33d) General Assembly as to hotels, inns and boarding houses.

 February 2d, indefinitely postponed.

- House File No. 23, by Milton of Cedar, a bill for an act to provide for the printing and distribution of the opinions filed by the Supreme Court.

 January 21st, indefinitely postponed.
- House File No. 24, by Ripley of Hancock, a bill for an act to repeal Sections One Thousand One Hundred and Six (1106), One Thousand One Hundred Nine (1109), One Thousand One Hundred Sixteen (1116), One Thousand One Hundred Nineteen (1119), One Thousand One Hundred Twenty (1120) and One Thousand One Hundred Twenty-one (1121) of the Supplement to the Code, 1907, and to enact substitutes therefor relating to the preparation of ballots and voting at general election.

January 17th, referred to Committee on Elections.

House File No. 25, by Ripley of Hancock, a bill for an act to amend Section One Thousand Six Hundred Forty-one-b (1641-b) of the Supplement to the Code relating to the issuance of capital stock of railway and manufacturing corporations.

January 17th, referred to Committee on Railroads and Transportation.

House File No. 26, by Ripley of Hancock, a bill for an act to amend Section Four Thousand Two Hundred Ninety-nine (4299) of the Code, relating to the declaration of forfeiture of contract and the service of notice thereto, and to amend Section Four Thousand Three Hundred (4300) of the Code relating to the recording of notice of forfeiture of contracts.

January 28th, messaged to the Senate.

House File No. 27, by Kulp of Palo Alto, a bill for an act to repeal Chapter Two-a (2-a), Title Eight (8), being Sections Fifteen Hundred Seventy-one-a (1571-a) to Fifteen Hundred Seventy-one-l (1751-l), both inclusive, of the Supplement to the Code, 1907, and to enact a substitute therefor, relating to registration of motor vehicles, regulating their use upon streets and highways, fixing penalties for violation thereof, and providing for expenditure of license fees and fines.

February 24th, calendar.

House File No. 28, by Shane of Wapello, a bill for an act to provide for the payment of tuition of pupils residing in school corporations which do not offer instruction equivalent to the accredited high schools of Iowa.

February 15th, messaged to Senate.

House File No. 29, by Zeller of Madison, a bill for an act to amend Section Five Thousand One Hundred Nineteen (5119) of the Code of Iowa, 1897, relative to the punishment of the crime of vagrancy and defining the same.

February 25, calendar.

House File No. 30, by Crist of Clarke, a bill for an act to repeal Section Two Thousand Three Hunnred Eighty-three (2383) of the Code of Iowa, and to enact a substitute therefor, relative to the penalty for the violation of the laws relating to the sale or keeping for sale of intoxicating liquors.

February 22d, on calendar.

House File No. 31, by Byerly of Jones, a bill for an act to repeal Section Three Thousand Three Hundred Seventy-six (3376) of the Code, Supplement of 1897, relating to the election of a surviving spouse to take under the will of the deceased, and to enact a substitute therefor.

January 17th, referred to Committee on Judiciary.

House File No. 32, by Beebe of Franklin, a bill for an act to amend Section Five (5) of Chapter One Hundred Fifty-four (154) of the Acts of the Thirty-third General Assembly, relating to the disposition of fees for fish and game liscenses.

February 8th, messaged to the Senate.

- House File No. 33, by Cunningham of Buena Vista, a bill for an act to repeal Section Two Thousand Seven Hundred Ninety-four-a (2794-a) of the Supplement to the Code and to enact a substitute in lieu thereof relating to organization of consoliidated independent school districts. February 15th, messaged to the Senate.
- House File No. 34, by Cunningham of Buena Vista, a bill for an act to amend Section Sixteen (16), of Chapter One Hundred Eighteen (118) of the Acts of the Thirty-third General Assembly of Iowa relating to levees, ditches, drains, water courses and drainage districts, and to repeal Section Five (5) of Chapter Ninety-six (96) of the Acts of the Thirty-third General Assembly of Iowa relating to the cutting of noxious weeds on public highways and to repeal Section One Thousand Five Hundred Twenty-eight (1528) of Chapter Two (2) of the Supplement to the Code and to enact a substitute in lieu thereof relating to powers and duties of township trustees.

February 23d, messaged to the Senate.

House File No. 35, by Linnan of Pocahontas, a bill for an act to amend the law as it appears in Section One (1), Chapter One Hundred Twenty-one (121) of the Laws of the Thirty-third General Assembly of Iowa, relating to the extra help and additional compensation for county auditors in counties having levee and drainage districts.

January 17th, referred to Committee on Compensation of Public Officers.

House File No. 36, by Whitney of Woodbury, a bill for an act to amend Section Five Thousand Seven Hundred Eighteen-a-18 (5718-a-18) of the Supplement to the Code, 1907, relating to the power of the Board of Parole to parole prisoners in the penitentiary or reformatory, and to repeal Section Five Thousand Six Hundred Twenty-six (5626) of the Supplement to the Code, 1907, relating to pardons and to enact a substitute therefor.

February 11th, withdrawn.

House File No. 37, by Whitney of Woodbury, a bill for an act to prohibit the possession of roulette wheels, Klondyke tables, poker tables, poker chips, faro and keno layouts, and to provide for the seizure and destruction thereof.

January 17th, referred to Committee on Judiciary.

House File No. 38, by Whitney of Woodbury, a bill for an act to amend Section Three Thousand Four Hundred Thirty-nine (3439) of the Supplement to the Code, 1907, relating to the time when actions may be brought on judgments in courts of record.

Messaged to the Senate.

House File No. 39, by Whitney of Woodbury, a bill for an act prohibiting certain classes of people from signing or being received or accepted on bail bonds and prescribing the liability for so doing and the procedure to collect the same.

January 26th, indefinitely postponed.

House File No. 40, by Whitney of Wodbury, a bill for an act to grant power to cities and towns acting under special charters to assume exclusive charge, custody and control of all trees and shrubbery, and the planting and maintenance thereof, on the public streets, and to provide for the payment of the cost thereof.

February 23d, messaged to the Senate.

House File No. 41, by Harding of Woodbury, a bill for an act creating the office of State Fire Marshal and Deputy Fire Marshal, prescribing their duties and providing for their compensation and for the maintenance of the State Fire Marshal's office.

February 16th, recommended for passage and referred to Committee on Appropriation.

House File No. 42, by Harding of Woodbury, a bill for an act to amend Section Seven Hundred Twenty (720) of the Code Supplement of 1907 providing for the amending of franchises granted to individuals or private corporations.

January 30th, messaged to the Senate.

House File No. 43, by Perkins of Dalaware, a bill for an act to repeal Section Three Thousand Two Hundred Seventy-six of the Supplement to the Code, 1907, relating to the cancellation of wills, and to enact a substitute therefor.

January 28th, indefinitely postponed.

House File No. 44, by Shankland of Polk, a bill for an act to amend the law as the same appears in Section 303-a of the Supplement to the Code of 1907, relating to the appointment and compensation of assistants to the County Attorney.

January 17th, referred to Committe on Compensation of Public Officers.

House File No. 45, by Shankland of Polk, a bill for an act to amend the law as the same appears in Section 308 of the Supplement to the Code of 1907, relating to the compensation of county attorneys.

January 17th, referred to Committee on Compensation of Public Officers.

House File No. 46, by Cunningham of Buena Vista, a bill for an act to repeal Chapter One Hundred One (101) of the Laws of the Thirty-third General Assembly and to enact a substitute therefor relative to the dragging of public highways and providing a penalty for failure to perform such duties.

February 25, calendar.

House File No. 47, by Smith of Decatur, a bill for an act to amend the law as it appears in Chapter Eight (8), Title Two (2) of the Supplement to the Code, 1907, in reference to the census.

January 20th, passed both houses.

House File No. 48, by Smith of Decatur, a bill for an act defining the duties of school boards and county boards of education when school buildings are destroyed or are condemned by a local Board of Health, additional to Title Thirteen (XIII), Chapter Fourteen (14), of the Code of 1897.

February 23d, withdrawn.

House File No. 49, by Lounsberry of Marshall, a bill for an act to amend the law as it appears in Section Three Thousand Four Hundred Fifteen (3415) of the Code of 1897, relating to compensation allowed attorneys for services rendered in connection with the settlement of estates.

January 26th, indefinitely postponed.

House File No. 50, by Goodykoontz of Boone, a bill for an act amending Section Eighteen Hundred Thirty-nine-1 (1839-1) of the Supplement to the Code of 1907, relating to the investment of funds and depositing of securities of fraternal beneficiary societies.

February 22d, signed, sent to the Governor for approval.

House File No. 51, by Goodykoontz of Boone, a bill for an act fixing time of limitation of actions to enforce or assert rights claimed by virtue of reservation of coal or mineral rights in conveyances executed prior to January 1, 1900.

January 18th, referred to Committee on Judiciary.

House File No. 52, by Skinner of Jasper, a bill for an act to amend the law as it appears in Section Thirteen Hundred Forty-seven-a (1347-a) and Thirteen Hundred Forty-eight (1348) of the Supplement to the Code, 1907, relating to peddlers' tax.

February 18th, messaged to the Senate.

House File No. 53, by Griggs of Scott, a bill for an act to amend Section Eighteen Hundred Fifty-four (1854) of the Code of 1897, relating to deposits in savings banks.

February 23d, correctly enrolled.

House File No. 54, by Griggs of Scott, a bill for an act to repeal Paragraph Four (4) of Section Eighteen Hundred Fifty (1850) of the Supplement of the Code of 1907, and to enact a substitute therefor, relating to the investment of funds of savings banks.

January 18th, referred to Committee on Banks and Banking.

House File No. 55, by Griggs of Scott, a bill for an act to amend Chapter Eighty-one (81) of the Acts of the Thirty-third General Assembly in relation to the classes of property exempt from the assessment of taxes.

January 18th, referred to Committee on Ways and Means.

House File No. 56, by Grout of Black Hawk, a bill for an act to regulate the sale or disposal of stocks of goods, wares or merchandise in bulk, and to provide a penalty for the violation thereof.

February 15th, failed to passed.

Motion filed to reconsider.

House File No. 57, by Patterson of Keokuk, a bill for an act of amend Section One (1), Chapter Twenty-two (22) of the Acts of the Thirty-second General Assembly of the State of Iowa, relating to the compensation of county recorders.

January 18th, referred to Committee on Compensation of Public Officers.

- House File No. 58, by Klay of Sioux, a bill for an act to repeal Section Ten Hundred Seventy-four (1074) of the Supplement to the Code, 1907; to repeal Section Ten Hundred Seventy-five (1075) of the Supplement to the Code, 1907, and Section Five Hundred Sixty-five (565) of the Code, relating to the election of township officers and to enact substitutes therefor.
 - January 26th, indefinitely postponed.
- House File No. 59, by Boettger of Scott, a bill for an act to legalize a certain special election held in the Town of Bettendorf, Scott county, Iowa, on October 15, 1909, and to legalize certain franchises granted and adopted by the Town Council of said Town of Bettendorf pursuant to a favorable vote thereon by the electors of said town at said special election.

February 1st, correctly enrolled. Sent to the governor.

House File No. 60, by Shane of Wapello, a bill for an act to amend Section One Thousand Three Hundred Nineteen (1319) of the Code, 1897, relative to the taxation of corporate property.

February 17th, indefinitely postponed.

- House File No. 61, by Grout of Black Hawk, a bill for an act to amend Section One Thousand Nine Hundred Ninety-five (1995) of the Code, relative to taking private property for works of internal improvement and to prohibit the condemnation of cemeteries or any portion thereof. February 15th, correctly enrolled, sent to the Governor.
- House File No. 62, by Whitney of Woodbury, a bill for an act to amend Section Four Thousand Seven Hundred Seventy-two (4772) of the Code, relating to assault with intent to commit felonies.

 January 18th, referred to Committee on Judiciary.
- House File No. 63, by Whitney of Woodbury, a bill for an act to amend Chapter Twenty (20) of the Acts of the Thirty-third General Assembly, relating to the selection of jurors.

February 16th, indefinitely postponed.

House File No. 64, by Whitney of Woodbury, a bill for an act to amend Section Four Thousand Seven Hundred Seventy-five-c (4775-c) of the Supplement to the Code, 1907, relating to the neglect or refusal to support wife or children or deserting the same.

January 18th, referred to Committee on Judiciary.

House File No. 65, by Moore of Linn, a bill for an act to prohibit treating to intoxicating drinks, including wine and beer in saloons or other public places.

February 22d, messaged to the Senate.

House File No. 66, by Pickford of Cerro Gordo, a bill for an act to amend Sections Twenty-seven Hundred and Ninety-four-a (2794-a), Supplement to the Code, 1907, and Twenty-eight Hundred and Three (2803) and Twenty-eight Hundred and Eighteen (2818), Code, 1897, and repeal Sections Twenty-eight Hundred and Thirty-one (2831) and Twenty-eight Hundred and Thirty-two (2832), Supplement to the Code, 1907, and Section Twenty-eight Hundred and Thirty-five (2835), Code, 1897, and to enact substitutes therefor, relative to the election and organization and duties of the County Board of Education.

January 19th, referred to Committee on Schools and Text Books.

- House File No. 67, by Stoddard of Buchanan, a bill for an act to prohibit the exhibition of deformed, idiotic or abnormal persons.
 - February 22d, correctly enrolled. Sent to the Governor.
- House File No. 68, by Ritter of Des Moines, a bill for an act to amend Section Four Hundred and Thirty (430) of the Code, 1907, relative to the dependent Soldiers' and Sailors' Tax.

February 22d, on calendar.

House File No. 69, by Ritter of Des Moines, a bill for an act to amend the law as it appears in Sections Twenty-six Thirty-four-d (2634-d), Twenty-seven Thirty-four-e (2734-e), Twenty-seven Thirty-four-g (2734-g) and Twenty-seven Thirty-eight (2738) of the Supplement to the Code of 1907, to repeal Section Twenty-six Thirty-four-h (2634-h) of the Supplement to the Code of 1907, and Twenty-seven Thirty-four-h (2734-h) of the Supplement to the Code of 1907 as amended by Chapter One Hundred Eighty-one (181), Acts of the Thirty-third General Assembly, and to enact substitutes therefor, to repeal Sections Twenty-seven Thirty-four-i (2734-i) and Twenty-seven Thirty-four-k (2734-k) of the Supplement to the Code of 1907, relating to the issuance, validation and renewal of state and county certificates to teachers and enrollment fee in the County Normal Institutes and to provide for the issuance to teachers of life certificates and diplomas and for the lapse of such certificates.

January 19th, referred to Committee on Schools and Text Books.

House File No. 70, by Skinner of Jasper, a bill for an act to amend the law as it appears in Chapter Two-a (2-a), Title Eight (VIII) of the Supplement to the Code, 1907, relating to motor vehicle license fees.

January 25th, referred to Committee on Roads and Highways.

- House File No. 71, by Fulton of Jefferson, 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) and Fourteen Hundred Seven-e (1407-e) of the Supplement to the Code of Iowa, 1907, in relation to employing assistance to discover property not listed or assessed by law, and making it unlawful for cities and towns or counties to make tax ferret contracts. February 22d, correctly enrolled. Sent to the Governor.
- House File No. 72, by Dawson of Cherokee, a bill for an act to repeal Sections Twenty-six Hundred Thirty-four-d (2634-d) and Twenty-six Hundred Thirty-four-h (2634-h) of the Supplement to the Code of 1907, relative to the renewal of state certificates.

January 19th, referred to Committee on Schools and Text Books.

House File No. 73, by Hickenlooper of Monroe, a bill for an act to legalize the acts of the Directors of School Township of Pleasant, in the County of Monroe and State of Iowa, in contracting for the erection of an addition to school house in the Village of Lockman in Subdistrict No. 11 of said township, and levying a tax therefor.

February 1st, correctly enrolled. Sent to the Governor.

House File No. 74, by Hickenlooper of Monroe, a bill for an act to amend Sections One Thousand Eighty-seven-a-10 (1087-a-10), One Thousand Eighty-seven-a-25 (1087-a-25) of the Supplement to the Code, 1907, and Section Six (6) of Chapter Sixty-nine (69), Acts of the Thirty-third General Assembly of the State of Iowa, relative to the election of delagates to County Convention.

January 19th, referred to Committee on Elections.

House File No. 75, by Bruce of Floyd, a bill for an act to amend the law as the same appears in Section Four Hundred Sixteen (416) of the Code, relating to County Supervisor Districts.

February 1st, correctly enrolled.

House File No. 76, by Ellis of Jackson, a bill for an act to amend Section 1400-f of the Supplement to the Code, 1907, providing for additional forest trees.

February 18th, on calendar.

- House File No. 77, by Skinner of Jasper a bill for an act to amend Section Five (5) of Chapter One Hundred Fifty-four (154) of the Acts of the Thirty-third General Assembly, relating to hunters' license fees.

 January 28th, referred to Committee on Ways and Means.
- House File No. 78, by Crist of Clarke, a bill for an act repealing Section Forty-one (41) of the Code and providing the manner in which the Code and Supplement thereto, together with the Acts of the General Assembly shall be amended.

January 19th, referred to Committee on Judiciary.

House File No. 79, by Stipe of Page, a bill for an act to repeal Chapter 216 of the Acts of the Thirty-second General Assembly and to increase the efficiency and enlarge the work of the Department of Agricultural Extension of the State College of Agriculture and Mechanic Arts; to support the work now being carried on by said department and to enable it to enlarge its agricultural correspondence courses and to increase the number of agricultural short courses, including summer agricultural short courses for teachers, to be held at the State Agricultural College; and making appropriation therefor.

February 16th, referred to Committee on Appropriations.

House File No. 80, by O'Connor of Chickasaw, a bill for an act providing for the place of trial in actions against companies or corporations authorized to furnish bonds in Iowa.

February 23d, correctly enrolled. Sent to the Governor.

House File No. 81, by Jacobson of Audubon, a bill for an act to amend the law as it appears in Subdivision Nine (9) of Section Twenty-four Hundred Forty-eight (2448) of the Supplement to the Code, 1907, relating to the time in which intoxicating liquors may be sold. February 8th, messaged to Senate.

House File No. 82, by Felt of Clay, a bill for an act to amend the law as it appears in Section Four Hundred and Sixteen of the Code, 1907, relating to the dividing of counties into supervisor districts.

February 16th, withdrawn.

House File No. 83, by Ellis of Jackson, a bill for an act to amend the law as it appears in Section Twelve Hundred Ninety-a (1290-a), Supplement to the Code, 1907, relating to the compensation of collateral inheritance tax appraisers.

February 11th, indefinitely postponed.

House File No. 84, by Dewey of Guthrie, a bill for an act to repeal Paragraph Seven (7), Section Thirteen Hundred and Four (1304), Title Seven (7) of the Code of 1897, relating to exemptions and enact a substitute therefor.

January 20th, withdrawn.

House File No. 85, by Jacobs of Calhoun, a bill for an act to repeal Section One Thousand Three Hundred and Twenty-two (1322) of the Supplement to the Code, 1907, relating to the taxation of national, state and savings banks and loan and trust companies, and to enact a substitute therefor.

February 21st, passed House. Motion filed to reconsider.

House File No. 86, by Campbell of Ida, a bill for an act to allow an attachment of personal property upon the filing of petition and bond with sheriff or constable.

January 28th, indefinitely postponed.

House File No. 87, by Halgrims of Humboldt, a bill for an act fixing the standard of qualifications of all persons desiring to practice osteopathy and for the regulation thereof; to create a State Board of

Osteopathic Examiners, and to provide for the registration of those entitled to practice osteopathy, and providing penalties for violation of any of the provisions thereof.

February 13th, referred to Committee on Judiciary.

- House File No. 88, by Ritter of Des Moines, a bill for an act to repeal Chapter Eleven (11) of the Laws of the Thirty-third (33d) General Assembly, relating to the assignment of judges of the District Court. January 20th, referred to Committee on Judicial Districts.
- House File No. 89, by Crist of Clarke, a bill for an act to establish a Public Service Commission and prescribing its powers and duties; and providing for the regulation and control of public utilities, and making an appropriation therefor; also transferring the powers and duties of the Executive Council as prescribed by Chapter Seventyone (71) of the Acts of the Thirty-second General Assembly of Iowa, in so far as they relate to public service commissions, and the powers and duties of the railroad commissioners as prescribed by law, to said commission; also repealing the powers heretofore granted to cities and towns and cities acting under a special charter and cities acting under the commission plan to fix charges for meters or to regulate and fix the rates or service of water, gas, electric light or other public utilities, and the period of duration of their franchises; also repealing all powers heretofore granted to such towns and cities in conflict with this Act and confer on such cities and towns certain additional powers.

January 23d, referred to Committee on Railroads and Transportation.

House File No. 90, by Hutchins of Kossuth, a bill for an act to amend Section One Thousand Eighty-seven-a4 (1087-a4) of the Supplement to the Code, 1907, relating to the holding of primary elections by political parties.

February 15th, indefinitely postponed.

House File No. 91, by Boettger of Scott, a bill for an act to appropriate for the use of the Iowa Soldiers' Orphans' Home at Davenport, Iowa.

February 1st, withdrawn.

House File No. 92, by Sater of Des Moines, a bill for an act to amend Section Thirteen Hundred Four (1304), Chapter One (1), Title Seven (7), Subdivision Seven (7) of the Supplement to the Code of Nineteen Hundred Seven (1907), relating to exemptions.

January 20th, referred to Committee on Military.

House File No. 93, by Ripley of Hancock, a bill for an act to repeal Sections Twenty-seven Hundred Forty-three (2743), Twenty-seven Hundred Forty-five (2745), Twenty-seven Hundred Fifty-one (2751), Twenty-seven Hundred Fifty-three (2753), Twenty-seven Hundred Ninety (2790) and Twenty-seven Hundred Ninety-seven (2797), Code, 1897, and Sections Twenty-seven Hundred Forty-four (2744), Twenty-seven Hundred Fifty-two (2752), Twenty-eight Hundred (2800) and Twenty-eight Hundred One (2801) of the Supplement to the Code,

1907, and enact substitutes therefor; and to amend Sections Twenty-seven Hundred Eighty (2780), Code, 1897, and Sections Twenty-seven Hundred Fifty-four (2754), Twenty-seven Hundred Ninety-four (2794), and Twenty-seven Hundred Ninety-four-a (2794-a), Supplement to the Code, 1907, relative to the unit of school organization.

January 20th, referred to Committee on Schools and Text Books.

House File No. 94, by Cousins of Butler, a bill for an act to amend Section Five (5), Chapter One Hundred Fifty-four (154), laws of the Thirty-third General Assembly, relating to the expenditure of the Fish and Game Protection Fund.

February 1st, referred to Committee on Fish and Game.

House File No. 95, by Lenocker of Pottawattamie, a bill for an act for compulsory voting at general and city elections.

February 10th, indefinitely postponed.

House File No. 96, by Lenocker of Pottawattamie, a bill for an act to repeal Section Twenty-five Hundred Ninety-six-a (2596-a) of the 1907 Supplement to the Code as amended by Chapter One Hundred Sixty-three (163) of the Acts of the Thirty-third General Assembly, relating to the sale of cocaine and certain other drugs, and to enact a substitute therefor.

January 28th, messaged to Senate.

- House File No. 97, by Dawson of Cherokee, a bill for an act to amend Section Twenty-five Hundred Eighty-nine-b (2589-b) of the Supplement to the Code of 1907, relating to the practice of pharmacy.

 February 22d, correctly enrolled. Sent to the Governor.
- House File No. 98, by Fulton of Jefferson, a bill for an act to amend Section Two Thousand Six Hundred Twenty-eight (2628) of the Code, relating to the Board of Educational Examiners, and to enact a substitute therefor.

February 21st, messaged to Senate.

House File No. 99, by Shane of Wapello, a bill for an act requiring physicians and osteopaths to report all cases of tuberculosis to the Secretary of the State Board of Health, and fixing a penalty for the violation thereof.

January 26th, messaged to Senate.

House File No. 100, by Dixon of Sac, a bill for an act to repeal Sections Twenty-seven Hundred Thirty-four-d (2734-d) and Twenty-six Hundred Twenty-nine (2629) of the Supplement to the Code, 1907, and to enact substitutes therefor; to repeal Section Twenty-seven Hundred Seventy-five (2775) of the Code and enact a substitute therefor, relating to subjects of examination of teachers and providing instruction in certain branches in the public schools, including agriculture and home economics.

February 17th, messaged to Senate.

House File No. 101, by Van Camp of Adair, a bill for an act authorizing street improvements in incorporated towns and providing for the levy of special assessments therefor, and repeal of Chapter Fiftythree (53) of the Acts of the Thirty-third General Assembly. February 9th, messaged to Senate.

House File No. 102, by Lounsberry of Marshall, a bill for an act to amend the law as it appears in Section Fourteen Hundred Seventy-five (1475) of the Code of 1897, relating to the assessment and collection of the collateral inheritance tax.

February 3d, indefinitely postponed,

House File No. 103, by Cunningham of Buena Vista, a bill for an act to establish the office of Commerce Counsel, and defining the powers and duties of the same.

January 30th, referred to Committee on Railroads and Transpor-

House File No. 104, by Ellis of Jackson, a bill for an act authorizing the giving of pensions to retired public school teachers of all rural and urban public schools and creating a fund from which to pay such persons and providing for the distribution thereof, creating a Board of Trustees to care for such pension fund and prescribing their powers and duties and authorizing the retiring from service of public school teachers under certain conditions.

February 18th, withdrawn.

House File No. 105, by Fletcher of Iowa, a bill for an act to amend the law as it appears in Section Twenty-seven Hundred Ninety-three (2793) of the Supplement to the Code, 1907, relating to the boundary lines of school corporations.

February 18th, withdrawn.

- House File No. 106, by Dewey of Guthrie, a bill for an act to repeal Section Thirty-one Hundred and Seventy-four (3174) of the Code of 1897, relative to cause for divorce, and to enact a substitute therefor. January 26th, indefinitely postponed.
- House File No. 107, by Whitney of Woodbury, a bill for an act to require bonds of witnesses in criminal proceedings triable on indictment to

provide for the proceedure in such cases, to provide for the commitment of witnesses to jail in default of such bond, to provide for compensation to such witnesses while so committed and to repeal Sections Five Thousand Two Hundred Thirty-two (Sec. 5232) to Section Five Thousand Two Hundred Thirty-five (Sec. 5235), inclusive of the Code, relating to the taking of undertakings from witnesses in criminal cases, triable on indictment.

January 20th, referred to Committee on Judiciary.

House File No. 108, by Whitney of Wodbury, a bill for an act to define employment agencies, to place such agencies under the jurisdiction and control of the Commissioner of the Bureau of Labor Statistics, to require a license before engaging in such business, to define who shall engage in such business, to regulate and control such business, prescribe the duty of the said Commissioner with reference to such business and to repeal lines Fourteen (14), Fifteen (15), Sixteen (16) and Seventeen (17) of Section Seven Hundred (700) of the 1907 Supplement to the Code, and to repeal Sections Two Thousand Four Hundred Seventy-seven-h (2477-h) to Two Thousand Four Hundred Seventy-seven-l (2477-l) inclusive of the 1907 Supplement to the Code, and to enact substitutes therefor.

January 20th, referred to Committee on Labor.

House File No. 109, by Shankland of Polk, a bill for an act abolishing the office of School Treasurer and providing for the handling of all school funds by the County Treasurer.

January 20th, referred to Committee on Schools and Text Books.

House File No. 110, by Shankland of Polk, a bill for an act to provide for the nomination of district judges in judicial districts composed wholly of one county and having a population of 75,000 or more, at the primary election.

January 20th, referred to Committee on Judicial Districts.

House File No. 11, by Moore of Linn, a bill for an act to confer additional powers on certain cities organized under Chapter Forty-eight (48) of the Acts of the Thirty-second General Assembly of Iowa as the same appears in Chapter Fourteen-c (14-c) of Title Five (V) of the Supplement to the Code, 1907, and providing for the levy of a special tax for the benefit of the police department.

February 19th, messaged to Senate.

House File No. 112, by Moore of Linn, a bill for an act to amend Sections 1470 and 1471 of the Code of 1897, relating to collateral inheritance tax on remainders and life and term estates.

January 20th, referred to Committee on Ways and Means.

House File No. 113, by Moore of Linn, a bill for an act authorizing the issue of bridge bonds of cities of the first class.

February 14th, correctly enrolled. Sent to the Governor.

House File No. 114, by Harding of Woodbury, a bill for an act to amend Section Two Hundred Ninety-seven (297) of the Code of Iowa, 1897, fixing the salaries of clerks of the district court in certain counties.

January 20th, referred to Committee on Compensation of Public Officers.

House File No. 115, by Koontz of Johnson, a bill for an act making appropriation to the State Historical Society of Iowa.

January 21st, referred to Committee on Appropriations.

- House File No. 116, by Lounsberry of Marshall, a bill for an act to amend the law as it appears in Section Four Hundred Seventy-eight (478) of the Code of 1897, relative to fees collected by the County Auditor. February 23d, reported correctly enrolled.
- House File No. 117, by Lounsberry of Marshall, a bill for an act to amend the law as it appears in Section Two Hundred Ninety-nine (299) of the Code of 1897, relative to the payment of fees collected by the Clerk of the District Court into the county treasury.

 February 11th, indefinitely postponed.

House File No. 118, by Lounsberry of Marshall, a bill for an act to amend the law as it appears in Section Four Hundred Ninety-five (495) of the Supplement to the Code, 1907, relative to fees reported by County Recorders and paid into the county treasury.

February 11th, indefinitely postponed.

House File No. 119, by Huff of Hardin, a bill for an act to repeal Section Fifty-one Hundred and Sixty-five (5165) of the Code and to enact a substitute therefor, relating to the time in which indictments may be found for certain public offenses.

February 21st, indefinitely postponed.

- House File No. 120, by Shane of Wapello, a bill for an act providing that undertakers shall report to the Mayor of a city or town or to the Township Clerk, the name and residence of any person dying of tuberculosis, and providing for the disinfection of the premises and a penalty for a failure to comply with the provisions of this act.

 February 23d, calendar.
- House File No. 121, by Campbell of Ida, a bill for an act providing that all common carriers operating trains within the State of Iowa, and conveying live stock, shall provide a car equipped with sleeping berths or bunks, for the persons in charge of such live stock.

January 21st, referred to Committee on Railroads and Transportation.

House File No. 122, by Harvey of Osceola, a bill for an act to amend Section Twenty-six Hundred Twenty-six (2626) of the Code, and Section Twenty-seven Hundred Thirty-eight (2738) of the Supplement to the Code of 1907, relating to the support of county teachers' institutes.

January 21st, referred to Committee on Schools and Text Books.

House File No. 123, by Dewey of Guthrie, a bill for an act to repeal Paragraph Seven (7), Section Thirteen Hundred and Four (1304), Title Seven (7), of the Code of 1897; and Paragraph Seven (7), Section Thirteen Hundred and Four (1304) of the Supplement to the Code, 1907, relative to exemption and enacting a substitute therefor.

January 21st, referred to Committee on Ways and Means.

House File No. 124, by Whitney of Woodbury, a bill for an act to repeal Section Three Thousand Seven Hundred Sixty-four (Sec. 3764) of the Code, relating to the dismissal of actions.

January 21st, referred to Committee on Judiciary.

House File No. 125, by Whitney of Woodbury, a bill for an act to repeal Section Three Thousand Eight Hundred Seventy-two (Sec. 3872) of the Code, and to enact a substitute therefor, relating to the taxation of jury fee as costs.

February 21st, indefinitely postponed.

House File No. 126, by Cousins of Butler, a bill for an act to amend the law as it appears in Subdivision Twenty-two (22) of Section Five Hundred Eleven (511) of the Code, 1907, relating to the fees of sheriffs. January 31st, indefinitely postponed.

House File No. 127, by Huff of Hardin, a bill for an act to amend Division Two of Section Twenty-four Hundred Forty-eight (2448) of the Supplement to the Code of 1907, relating to the limits within which intoxicating liquors may be sold.

January 23d, referred to Committee on Suppression of Intemperance.

House File No. 128, by Kulp of Palo Alto, a bill for an act to amend Section One Thousand Nine Hundred Eighty-six (1986) as it appears in the Supplement to the Code, 1907, relating to the maintaining of levees, ditches and drains.

February 23d, messaged to Senate.

House File No. 129, by O'Connor of Chickasaw, a bill for an act to amend Chapter Thirteen (13), Title Twelve (XII) of the Supplement to the Code, 1907, and providing for the appointment of Dairy Commissioner, Deputy Commissioner and State Dairy Inspector, and fixing the salary of said officers and regulating the sale of milk and cream, and providing penalties for violation thereof, and repealing all acts or parts of acts in conflict herewith.

February 13th, referred to Committee on Appropriations.

House File No. 130, by Kull, a bill for an act relating to the proof of title to real estate as affected by certain defects arising from conveyances and other instruments and otherwise prior to January 1, 1895.

February 21st, indefinitely postponed.

House File No. 131, by Whitney of Woodbury, a bill for an act to revise the road laws, to create a plan of township and county road, bridge and culvert work, and weed and brush destruction, to provide tax levies and funds for carrying on said work, to provide for the manner of expending said funds, to fix the rights, powers, duties, compensation and responsibilities of officers over and pertaining to said work, to create the office of county highway engineer and to provide for his appointment, compensation and duties, to authorize changes in highways and the procedure therefor, to abolish the office of county surveyor, and to impose the duties of such office on the county highway engineer, to promote and encourage the use of wide-tired vehicles on the public roads, to provide for a school of highway instruction, to provide for the purchase or condemnation of lands for the purpose of improving and changing the course of highways and securing proper drainage and materials therefor, and to repeal all of Chapter Two (2) of Title VIII (8) of the Code, except Section One Thousand Five Hundred Sixty-nine (1569) thereof, and to repeal all of Chapter Two (2) of Title VIII (8) of the Supplement to the Code, 1907, and to repeal Section Two (2) of Chapter Ninety-three (93) of the Acts of the Thirty-third General Assembly, and to repeal all of Chapters Ninetysix (96), Ninety-seven (97), Ninety-eight (98), Ninety-nine (99), One Hundred (100) and One Hundred one (101) of the Acts of the Thirtythird (33d) General Assembly, and to repeal Paragraph Four (4) of Section One Thousand Three Hundred Three (1303) of the Supplement

to the Code, 1907, and to repeal Section One Thousand Five Hundred Twenty-seven-a (1527-a) of the Supplement to the Code, 1907, and to repeal Section Two Thousand Twenty-four-i (2024-i) of the Supplement to the Code, 1907, and to amend Section One Thousand Seventy-two (1072) of the Supplement to the Code, 1907, relating to the election of county officers.

January 24th, Referred to Committee on Roads and Highways.

House File No. 132, by Jacobson of Audubon, a bill for an act to amend the law as it appears in Section Six Hundred Fifty-two (652), Supplement to the Code, 1907, relating to the appointment of a health physician by the mayors of cities and towns.

February 23d, calendar.

House File No. 133, by Odendahl of Carroll, a bill for an act to amend Section Fifteen Hundred Seventy-one-f (1571-f), Supplement to the Code, 1907, relative to numbering of automobiles.

January 24th, referred to Committee on Roads and Highways.

House File No. 134, by Fraley of Polk, a bill for an act to provide for the erection, establishment and operation of a state trade school by the State Board of Education and levying a tax and making an appropriation for such purpose.

January 24th, referred to Committee on State Educational Institutions.

House File No. 135, by Byerly of Jones, a bill for an act to provide additional support for the wardens of the reformatory at Anamosa and the state penitentiary at Fort Madison, to fix the compensation of certain officers and employes and to enlarge the support fund of said institutions, repealing Sections Five Thousand Seven Hundred and Seventeen (5717) and Five Thousand Seven Hundred and Eighteen (5718) of Chapter Two (2), Title Twenty six (XXVI) of the Code and the law as found in Sections Five Thousand Seven Hundred and Sixteen (5716) and Five Thousand Seven Hundred and Eighteen-a-twenty-eight (5718-a28), Chapter Two (2), Title Twenty-six (XXVI) of the Supplement to the Code, 1907.

February 2d, referred to Committee on Board of Control and Appropriations.

House File No. 136, by Smith of Adams, a bill for an act prohibiting the sale as a beverage or keeping for sale as a beverage any intoxicating liquor within five miles of any city having a population of over two thousand (2,000) and under twenty-five thousand (25,000) when such city has located therein any state educational institution under the control of the State Board of Education, and providing a penalty therefor.

January 25th, indefinitely postponed.

House File No. 137, by Moore of Linn, a bill for an act providing for the collection of taxes upon premiums paid to unauthorized insurance companies.

January 24th, referred to Committee on Insurance.

House File No. 138, by Dawson of Cherokee, a bill for an act to provide for the support of the state hospitals for the insane and repealing the law as it appears in section 2291-b, Chapter 2, Title XII, Supplement to the Code, 1907.

January 24th referred to Committee on Board of Control.

House File No. 139, by Boettger of Scott, a bill for an act to repeal section four hundred ninety-six (496) of the Code and enact a substitute therefor, relative to the compensation of deputy recorder.

January 24th referred to Committee on Compensation of Public Officers.

House File No. 140, by Sater of Des Moines, a bill for an act to amend section two thousand seven hundred and seventy-eight (2778) of the Code, relating to election of teachers, school-day-month and year.

January 24th referred to Committee on Schools and Text-Books.

House File No. 141, by Campbell of Ida, a bill for an act to repeal section three hundred thirty-five of the Code as amended by chapter twenty of the Acts of the Twenty-third General Assembly, relating to the selection of jury lists, and to enact a substitute therefor.

February 21st messaged to Senate.

House File No. 142, by Johnson of Mitchell, a bill for an act to amend chapter one hundred thirty-eight (138), Acts of the Thirty-third (33d) General Asseembly, relative to the definition of a legal fence.

February 13th indefinitely postponed.

House File No. 143, by Cunningham of Buena Vista, a bill for an act to repeal section sixteen hundred and fifty-seven-n (1567-n), Supplement to the Code, 1907, and to enact a substitute therefor, relating to the office of the Department of Agriculture and the salary of the secretary and his assistants.

February 9th—Calendar.

House File No. 144, by Fourt of Allamakee, a bill for an act to amend the law as the same appears in section one thousand three hundred and four (1304) of the Supplement to the Code of 1907, relative to the exemption of taxes.

February 21st indefinitely postponed.

House File No. 145, by Fourt of Allamakee, a bill for an act to amend the law as the same appears in the laws of the Thirty-third General Assembly of the State of Iowa, Chapter Eighty-one (81), section Two (2), relative to the classes of property exempt from assessment of taxes.

February 2d referred to Committee on Judiciary.

House File No. 146, by Sater of Des Moines, a bill for an act to amend sections twenty-seven sixty-three-a (2763-a) and section twenty-seven sixty-three-b (2763-b), and twenty-seven sixty-three-c (2763-c) of the Supplement to the Code of 1907, relative to school districts.

January 24th referred to Committee on Schools and Text-Books.

House File No. 147, by Dabney of Davis, a bill for an act to create a depositors' guaranty fund to insure depositors against loss if the bank becomes insolvent and empowering the Auditor of State to levy and collect the same. Additional to Title Nine (IX), Chapter Twelve (12) of the Code and Code Supplement.

February 22d indefinitely postponed.

House File No. 148, by Huff of Hardin, a bill for an act relating to the burden of proof as to contributory negligence.

January 25th referred to Committee on Judiciary.

House File No. 149, by Halgrims of Humboldt, a bill for an act to require railroads to stop passenger trains when signaled to do so.

January 25th referred to Committee on Railroads and Transportation.

House File No. 150, by Harding of Woodbury, a bill for an act to repeal section one thousand seventy-two (1072) of the Supplement to the Code, 1907, relating to the election of county officers and enacting a substitute therefor.

February 17th indefinitely postponed.

House File No. 151, by Cousins of Butler, a bill for an act relating to a cash road poll tax.

February 15th indefinitely postponed.

- House File No. 152, by Bowman of Linn, a bill for an act authorizing cities and towns to levy a tax for aiding in the erection, payment or maintenance of memorial halls for soldiers or sailors of the Civil war. February 10th indefinitely postponed.
- House File No. 153, by Boettger of Scott, a bill for an act to amend the law as it appears in section six hundred seventy-four (674) of the Supplement to the Code, 1907, relating to the compensation of assessors and deputies.

January 25th referred to Committee on Compensation of Public Officers.

House File No. 154, by Shane of Wapello, a bill for an act relating to the practice of pharmacy, creating the office of Commissioner of Pharmacy, Pharmacy Inspectors and a Board of Examiners, and fixing the compensation thereof, also abolishing the office of Commission of Pharmacy and of secretary and treasurer thereof.

February 20th failed to pass. Motion filed to reconsider.

House File No. 155, by Miller of Dubuque, a bill for an act to amend section, forty-nine hundred and ninety-nine-a-1 (4999-a-1) of the Supplement to the Code of 1907, relative to water closets or privies.

February 23d messaged to Senate.

House File No. 156, by Whitney of Woodbury, a bill for an act to provide for the commitment of females to certain benevolent or charitable institutions, in certain cases, for the violation of laws, ordinances or police regulations and to require work from such persons so committed, and to provide for the supervision of such institutions by the Board of Control.

February 13th messaged to Senate.

House File No. 157, by Whitney of Woodbury, a bill for an act to create a cause of action in favor of the wife or husband, in their own right, for a wilful wrong or negligent injury resulting in the instantaneous death of the other, to declare a measure of damages and a rule of evidence in such actions.

January 25th referred to Committee on Judiciary.

- House File No. 158, by Newell of Plymouth, a bill for an act to legalize the passage, adoption and publication of the ordinances, resolutions and rules of health of the incorporated town of Akron, Iowa.

 February 15th correctly enrolled, sent to Governor.
- House File No. 159, by Shane of Wapello, a bill for an act to regulate the occupation of barbering, to create a board of examiners for the licensing of persons to carry on such practice, to provide rules regulating the proper sanitation of barber shops, schools and colleges in which the occupation of barbering is taught and to prevent the spreading of contagious and infectious diseases through such occupation.

 January 26th referred to Committee on Judiciary.
- House File No. 160, by Shane of Wapello, a bill for an act to amend section twenty-one hundred and fifty-seven-g (2157-g) of the 1907 Supplement to the Code, releating to the issuance of free passes by common carriers of passengers.

February 15th indefinitely postponed.

- House File No. 161, by Lenocker of Pottawattamie, a bill for an act to amend section four thousand six hundred ninety (4690) of the Code relative to who may act as commissioner in the taking of depositions.

 January 31st indefinitely postponed.
- House File No. 162, by Shankland of Polk, a bill for an act relating to security for cost in justice courts.

February 11th messaged to the Senate.

- House File No. 163, by Joint Committee of Penitentiaries and Pardons, a bill for an act to amend section fifty-six hundred and twenty-six (5626) of the Code, referring to the matter of pardon and remission of fines and forfeitures, and the powers of the Board of Parole.
 - February 11th, Senate File 139 substituted.
- House File No. 164, by Hutchins of Kossuth, a bill for an act to amend section one thousand nine hundred eighty-nine-a-8 (1989-a-8) of the Supplement to the Code, 1907, relating to the letting of contracts for levies, drains and ditches.

January 27th, referred to Committee on Drainage.

House File No. 165, by Lund of Hamilton, a bill for an act to amend the law as it appears in Cnapter two-a (2-a) of title six (6) of the Supplement to the Code, 1907, as amended by chapter sixty-nine (69) of the Acts of the Thirty-third (33d) General Assembly and by chapter one (1) Acts of Extra Session of Thirty-second General Assembly, by amending sections ten hundred eighty-seven-a-1 (1087-a-1) of the Supplement to the Code, 1907, as amended by section one (1), chapter

sixty-nine (69), Acts of the Thirty-third (33d) General Assembly, ten hundred eighty-seven-a-6 (1087-a-6) as amended by section three (3), chapter sixty-nine (69), Acts of the Thirty-third (33d) General Assembly; ten hundred eighty-seven-a-17 (1087-a-17) of the Supplement to the Code, 1907, section eleven (11), chapter sixty-nine (69), Acts of the Thirty-third (33d) General Assembly; ten hundred eighty-seven-a-twenty-two (1087-a-22) of the Supplement to the Code, 1907, as amended by section twelve (12), chapter sixty-nine (69), Acts of the Thirty-third (33d) General Assembly, and sections fourteen (14) and sixteen (16), Acts of the Thirty-third (33d) General Assembly, and section one (1), chapter one (1), Acts of Extra Session of the Thirty-second (32d) General Assembly, and repealing sections ten hundred eighty-seven-a-14 (1087-a-14) of the Supplement to the Code, 1907, as amended by section seven (7), chapter sixty-nine (69), Acts of the Thirty-third (33d) General Assembly and enacting a substitute therefor, and section one thousand eighty-seven-a-19 (1087-a-19) as amended by section ten (10), chapter sixty-nine (69). Acts of the Thirtythird General Assembly, and enacting a substitute therefor and repealing section fifteen (15), chapter sixty-nine (69), Acts of the Thirty-third (33d) General Assembly, all relating to the holding of primary elections by political parties and authorizing an expression of a first (1st) and second (2d) choice by the voters for certain candidates for office.

January 27th referred to Committee on Elections.

House File No. 166, by Fraley of Polk, a bill for an act providing for the sanitation of bakeries, canneries, packing houses, slaughter houses, dairies, creameries, cheese factories, confectionaries, restaurants, hotels, groceries, meat markets, and all other food-producing establishments, manufactories, or other places where food is prepared, manufactured, packed, stored, sold or distributed, and vehicles in which food is placed for transportation; regulating the health of operatives, employes, clerks, drivers and all other persons working on the premises who handle the material from which food is prepared or the finished product; defining food, regulating the wholesomeness of food manufactured, prepared, packed, stored, sold, distributed or transported; defining the duties of the State Food and Dairy Commissioner in relation thereto; providing penalties for the violation thereof, and repealing acts in conflict therewith.

January 27th referred to Committee on Judiciary.

House File No. 167, by Miller of Bremer, a bill for an act to amend the law as it appears in chapter forty-two (42) of the Acts of the Thirty-third (33d) General Assembly, relating to the publication of the proceedings of city and town councils.

February 18th messaged to Senate.

House File No. 168, by Whitney of Woodbury, a bill for an act to repeal sections four thousand six hundred twelve (4612) of the Code and to enact a substitute therefor, relating to the testimony of witnesses

in criminal cases, and to aid and encourage the detection of crime and to grant immunity from prosecution to certain witnesses.

February 27th referred to Committee on Judiciary.

House File No. 169, by Shane of Wapello, a bill for an act to amend section one (1), chapter fifty-two (52) of the Acts of the Thirty-third General Assembly, relating to the equipment of street cars with brakes and appliances for the control and stopping of the same, and providing a penalty for the violation thereof.

January 27th referred to Committee on Municipal Corporations.

House File No. 170, by Goodykoentz of Boone, a bill for an act to amend chapter eleven (11), laws of the Thirty-third General Assembly, and additional to chapter five (5) of title three (III) of the Code, relating to holding district courts and assignment of judges therefor.

January 27th referred to Committee on Judiciary.

- House File No. 171, by Newell of Plymouth, a bill for an act to amend section four hundred eleven (411) of the Supplement to the Code, 1907, relative to the election of members of the Board of Supervisors.

 January 27th referred to Committee on Elections.
- House File No. 172, by Cunningham of Buena Vista, a bill for an act requiring evidences of credit issued for and on account of labor performed or services rendered to be so designated, and regulating the transfer thereof.

February 18th indefinitely postponed.

- House File No. 173, by Linnan of Pocahontas, a bill for an act to provide for the introduction into accredited high schools of courses of study having for their object the training of teachers for rural schools.

 January 27th referred to Committee on Schools and Text-Books.
- House File No. 174, by Cousins of Butler, a bill for an act relating to the cutting of weeds and brush on the public highways and providing penalties for violation thereof.

February 11th indefinitely postponed.

House File No. 175, by Greene of Clinton, a bill for an act making unlawful the camping on the public highway or adjacent land for a period longer than twenty-four (24) hours, by gypsies, wanderers, travelers or other persons, and providing a penalty therefor.

February 25th indefinitely postponed.

House File No. 176, by Skinner of Jasper, a bill for an act to repeal the law as it appears in section fourteen hundred eighty-three (1483) of the Supplement to the Code, 1907, and enact a substitute therefor, relating to the width of roads.

February 2d withdrawn.

Ilouse File No. 177, by Ripley of Hancock, a bill for an act to amend section twenty-eight hundred and sixteen (2816), Code, 1897, relative to the title and disposition of real estate acquired by a school corporation.

February 16th messaged to Senate.

House File No. 178, by Ripley of Hancock, a bill for an act to repeal section twenty-eight hundred and thirteen (2813), Supplement to the Code, 1907, and to enact a substitute therefor, relative to a tax to pay bonds and interest and to create a sinking fund.

January 28th referred to Committee on Schools and Text-Books.

House File No. 179, by Hazen of Pottawattamie, a bill for an act to provide for the payment of damages caused by deer or elk out of the State Fish and Game Protection Fund and providing for the assesment of such damages by the township trustees.

January 28th referred to Committee on Fish and Game.

House File No. 180, by McCullough of Dubuque, a bill for an act amending chapter eight (8) of title thirteen (XIII) of the Supplement to the Code, 1907, and being additional thereto and providing that females liable to be committed to the State Industrial School may be committed to accredited institutions.

January 28th referred to Committee on Judiciary.

House File No. 181, by Taylor of Union, a bill for an act to amend section two thousand six hundred and six (2606), Supplement to the Code, relating to admission of soldiers' wives to Iowa Soldiers' Home at Marshalltown.

January 31st indefinitely postponed.

House File No. 182, by Brady of Dallas, a bill for an act requiring the payment of interest on school funds.

February 20th messaged to Senate.

House File No. 183, by Brady of Dallas, a bill for an act to amend the law relating to fraternal beneficiary associations, additional to chapter nine (9) of title nine (IX) of the Code.

February 21st messaged to Senate.

House File No. 184, by Dewey of Guthrie, a bill for an act to provide for the payment of bounties for killing crows.

February 2d indefinitely postponed.

House File No. 185, by Goodykoontz of Boone, a bill for an act to create a State Board of Publicity and Development and to provide for the support thereof.

January 28th referred to Committee on Appropriations.

House File No. 186, by Goodykoontz of Boone, a bill for an act to amend the law as it appears in section twenty-one hundred and fifty-seven-g (2157-g) of the Supplement to the Code, 1907, in relation to the issuance, furnishing and giving of free tickets, free passes, free transportation and discriminating reduced rates to certain persons.

January 28th, referred to Committee on Railroads and Transportation.

House File No. 187, by Bruce of Floyd, a bill for an act to amend the law as it appears in section twenty-five hundred ninety-four (2594) of the Code, relating to itinerant vendors of drugs; and to amend section twenty-five hundred eighty-one (2581) of the Supplement to the Code, 1907, relating to itinerant physicians.

February 13th referred to Committee on Ways and Means.

House File No. 188, by Bowman of Linn, a bill for an act to regulate the profession of public accountants.

January 28th referred to Committee on Judiciary.

House File No. 189, by Hickenlooper of Monroe, a bill for an act to amend section two thousand seven hundred ninety-three-a (2793-a) of the Supplement to the Code, 1907, relative to the boundary lines between a school township and an independent city or town district.

January 28th referred to Committee on Schools and Text Books.

- House File No. 190, by Shankland of Polk, a bill for an act to prohibit and regulate hospitals, institutions and places created for or maintained, and used as hospitals, sanitariums or places for the reception, care and treatment of persons afflicted with or suffering from cancer. (Additional to chapter sixteen (16) of title twelve (12) of the Code, relating to the State Board of Health.)

 February 23d indefinitely postponed.
- House File No. 191, by Lenocker of Pottawattamie, a bill for an act to repeal chapter one hundred thirty-one (131) of the Acts of the Thirty-second General Assembly, and to enact a substitute therefor, relating to exposing and offering for sale, paint, turpentine or linseed oil, and providing a penalty for the mislabeling thereof.

 February 22d indefinitely postponed.
- House File No. 192, by Ripley of Hancock, a bill for an act to amend section one thousand three hundred and nineteen (1319).

 January 30th referred to Committee on Ways and Means.
- House File No. 193, by Stipe of Page, a bill for an act to amend section three thousand four hundred and forty-seven-c (3447-c) of the Supplement to the Code, 1907, relative to the foreclosure of certain mortgages.

January 30th referred to Committee on Judiciary.

House File No. 194, by Stipe of Page, a bill for an act appropriating the sum of one hundred thirty-nine dollars and sixty-five cents (\$139.65) to be paid to S. J. McCord in settlement of a claim against the State of Iowa arising by reason of the efforts of the said S. J. McCord to extradite one James F. Milligan.

January 30th referred to Committee on Claims.

House File No. 195, by Fourt of Allamakee, a bill for an act to amend section twenty-seven hundred twenty-seven-a-twenty-eight-a (2727-a-28-a) of the Supplement to the Code, 1907, relating to non-resident in-sane—Care and removal.

January 30th referred to Committee on Board of Control.

House File No. 196, by Fraley of Polk, a bill for an act authorizing cities and towns to levy a special tax and issue bonds for the construction of market houses. (Additional to title V (5) of the Code, relative to city and town government.)

February 24th amended. Calendar.

flouse File No. 197, by Ellis of Jackson, a bill for an act to amend the law as it appears in section five hundred sixty-four (564) of the Code, relating to the appearance by the county attorney for township trustees.

January 30th referred to Committee on Compensation of Public Officers.

House File No. 198, by Bowman of Linn, a bill for an act to prevent the adulteration of and deception in the sale of raw linseed oil and boiled linseed oil; setting standards for the same; regulating the sale of compounds, mixtures and substitutes for linseed oil (raw or boiled); defining the duties of the State Food and Dairy Commissioner in relation thereto; fixing penalties for the violation thereof; and repealing sections in conflict therewith.

February 17th messaged to Senate.

House File No. 199, by Bowman of Linn, a bill for an act to prevent the adulteration of and deception in the sale of oil of turpentine; setting standards for the same; regulating the sale of compounds, mixtures and substitutes for oil of turpentine; defining the duties of the State Food and Dairy Commissioner in relation thereto; and fixing penalties for the violation thereof.

February 17th messaged to Senate.

House File No. 200, by Hunt of Harrison, a bill for an act to amend section one thousand seven hundred fifty-nine-a (1759-a) of the Supplement to the Code, 1907, relating to insurance of mutual, fire, tornado and hailstorm assessment insurance associations.

January 30th referred to Committee on Insurance.

- House File No. 201, by Robbins of Mills, a bill for an act to amend section three thousand four hundred fifty-three (3453) of the Code relating to limitation of actions in favor of minors and insane persons.

 February 15th indefinitely postponed.
- House File No. 202, by Robbins of Mills, a bill for an act to amend sections four thousand ninety-one (4091) and four thousand ninety-four (4094) of the Code, relating to proceedings to reverse, vacate or modify judgments in the trial courts.

February 21st indefinitely postponed.

- House File No. 203, by Dabney of Davis, a bill for an act providing for a special election of the voters for an expression of their choice to fill vacancy in the office of Senator in the Congress of the United States. February 22d indefinitely postponed.
- House File No. 204, by Stipe of Page, a bill for an act to establish and maintain a second state normal college for the education and preparation of common and high school teachers, and also for the education of commercial and busineess course students, and providing for the transfer of certain property to said school, and making appropriation therefor.

January 31st referred to Committee on Normal Schools.

House File No. 205, by Cousins of Butler, a bill for an act to amend section one (1), chapter one hundred eighty-four (184) of the Acts of the Thirty-third General Assembly, relative to indebtedness of independent school districts.

February 1st referred to Committee on Schools and Text-Books.

House File No. 206, by Sherman of Poweshiek, a bill for an act to create a permanent tax commission, to define its powers and duties, to transfer to said commission the power and duties of the Executive Council relating to taxation, to make an appropriation therefor and to repeal all acts inconsistent herewith.

February 1st referred to Committee on Ways and Means.

House File No. 207, by Hazen of Pottawattamie, a bill for an act to amend subdivision eighteen (18) of section four hundred twenty-two (422) of the Code relating to the powers and duties of Boards of Supervisors

February 1st referred to Committee on Roads and Highways.

- House File No. 208, by Dewey of Guthrie, a bill for an act to amend chapter one hundred thirty-eight (138) of the Acts of the Thirty-third General Assembly, relative to fences along the public highway. February 9th indefinitely postponed.
- House File No. 209, by Jacobs of Calhoun, a bill for an act amending section one thousand three hundred four (1304) of the Supplement to the Code, 1907, relating to the exemption of certain property from taxation.

February 1st referred to Committee on Ways and Means.

House File No. 210, by Jacobs of Calhoun, a bill for an act to regulate the size and construction of caboose cars, and providing penalties for the violation thereof.

February 1st referred to Committee on Railroads and Transportation.

House File No. 211, by Goodykoontz of Boone, a bill for an act to confirm the title of John a Jasinsky to the southeast quarter of the southwest quarter of Section No. 14, Township No. 84 North, Range No. 29, West 5th P. M., Green county, Iowa, and authorizing the issuance of a patent therefor.

February 22d correctly enrolled. Sent to the Governor.

House File No. 212, by Goodykoontz of Boone, a bill for an act to amend sections thirteen hundred thirty-four (1334), thirteen hundred thirty-four-a (1334-a), and thirteen hundred thirty-four-b (1334-b) of the Supplement to the Code and to repeal sections thirteen hundred thirty-seven (1337) and thirteen hundred thirty-seven-a (1337-a) of the Supplement to the Code, and thirteen hundred thirty-eight (1338) of the Code, and to enact substitutes therefor and relating to the assessment and taxation of railways and to requirements of railroad companies and duties of executive council in connection therewith.

February 1st referred to Committee on Ways and Means.

- House File No. 213, by Moore of Linn, a bill for an act to amend the law as it appears in section two thousand seven hundred eighty-three (2783) of the Supplement to the Code, 1907, giving to school boards the right to furnish clothing, including shoes to indigent children. February 1st referred to Committee on Schools and Text-Books.
- House File No. 214, by Fletcher of Iowa, a bill for an act to amend section one (1) of chapter one hundred thirty-nine (139) of the laws of the Thirty-third General Assembly relating to the sale of intoxicating liquors by permit holders.

February 21st messaged to Senate.

House File No. 215, by Cunningham of Buena Vista (by request), a bill for an act to amend section four thousand nine hundred fifty-two (4952) of the Code relating to the sale, giving away or having in one's possession obscene literature and articles of indecent or immoral use.

February 21st Senate File No. 165 substituted.

House File No. 216, by Cunningham of Buena Vista, a bill for an act to amend section two thousand seventy-seven (2077) of the Supplement to the Code, 1907, relating to passenger rates and to the collection of additional fare where same is paid upon railroad trains.

February 17th indefinitely postponed.

House File No. 217, by Harding of Woodbury, a bill for an act authorizing cities and towns and cities acting under special charter to change the names of streets and provide for the filing of same with the county officers.

February 15th messaged to Senate.

House File No. 218, by Harding of Woodbury, a bill for an act legalizing the acts of cities and towns whereby ordinances of said cities or towns have heretofore changed the name or names of certain platted streets.

February 21st returned from Senate with amendments. February 23d, motion filed to reconsider.

- House File No. 219, by Boettger of Scott, a bill for an act to repeal section six hundred seventy-nine-h (679-h) of chapter two-a (2-a), title five (5) of the Supplement to the Code of 1907, relative to the Board of Police and Fire Commissioners in certain cities of the first class.

 February 22d—Calendar.
- House File No. 220, by Boettger of Scott, a bill for an act to amend the law as it appears in chapter sixty (60), of the Laws of the Thirty-third General Assembly, relating to the improvement of water fronts in special charter cities, and conferring additional powers upon such cities. (Additional to Chapter Fourteen (14) of Title Five (V) of the Code, relating to cities under special charter.)

February 24th, messaged to Senate.

House File No. 221, by Brown of Wright, a bill for an act making appropriation for additional improvements and land at the Iowa State Fair and Exposition grounds.

February 2d, referred to Committee on Appropriations.

House File No. 222, by Griggs of Scott, a bill for an act to amend section two hundred and twenty-seven (227) of the Supplement to the Code of 1907, to change the boundaries of the seventh and twentieth judicial districts and to reduce the number of judges in the seventh judicial district and to increase the number of judges in the twentieth judicial district and to establish the twenty-first judicial district with two judges therein.

February 2d referred to Committee on Judicial Districts.

House File No. 223, by Johnson of Mitchell, a bill for an act to abolish the office of deputy in the following offices: Clerk, auditor, recorder and treasurer, and to authorize the Board of Supervisors to employ any necessary assistants for the performance of the duties involved in these offices.

February 25th indefinitely postponed.

House File No. 224, by White of Benton, a bill for an act requiring that the evidence taken in actions for divorce or annulment of marriage shall be taken by the reporter or commissioner and transcribed and filed with the papers in the office of the clerk of the county where the action is pending, and requiring the county attorney to appear on behalf of the state in all actions for divorce or annulment of marriage.

February 18th indefinitely postponed.

House File No. 225, by Stipe of Page, a bill for an act to amend section five thousand and twenty-eight-b (5028-b) of the Supplement to the Code, 1907, and to amend chapter two hundred and twenty-two (222), laws of the Thirty-third General Assembly, relating to unfair discrimination.

February 2d referred to Committee on Commerce and Trade.

House File No. 226, by Klay of Sioux, a bill for an act to encourage the dairy industry of the state of Iowa, to aid in providing instruction in practical and scientific dairying and making an appropriation therefor.

February 7th referred to Committee on Appropriations.

House File No. 227, by Harding of Woodbury (by request), a bill for an act to repeal section six hundred and ninety-four-a (694-a), Supplement to the Code, 1907, and to enact a substitute therefor, relative to appropriations by cities and towns, including special charter cities and cities under commission plan.

February 18th indefinitely postponed.

House File No. 228, by Harding of Woodbury (by request), a bill for an act amending sections eight hundred and ten (810), eight hundred and thirteen (813), and nine hundred and sixty-five (965), and relating to making sewer and street improvements, and the kinds of materials to be used therein.

February 18-Calendar.

House File No. 229, by Harding of Woodbury (by request), a bill for an act authorizing cities and towns, including special charter cities and cities under commission plan of government, to adopt and enforce building rules and regulations and to adopt a building code.

February 22d indefinitely postponed.

House File No. 230, by Harding of Woodbury (by request), a bill for an act amending section six hundred forty-three (643) of the Code, 1897, relating to the qualifications of municipal officers.

February 22d indefinitely postponed.

- House File No. 231, by Harding of Woodbury (by request), a bill for an act to amend section one (1) of chapter sixty-one (61) of the laws of the Thirty-third General Assembly as an additional to Title V of the Code and relating to pensions for disabled and retired firemen. February 18th indefinitely postponed.
- House File No. 232, by Brady of Dallas, a bill for an act to provide for taxation of real estate, credits and dues secured by mortgages upon real estate, deeds of trust and land contracts, and for the repeal of sections thirteen hundred and twelve, thirteen hundred and thirteen, and thirteen hundred and fifty of the Code of Iowa.

February 7th referred to Committee on Ways and Means.

House File No. 233, by Brockway of Louisa, a bill for an act to amend section eight hundred and ninety-four (894) of the Supplement to the Code, 1907, relating to taxation in cities and towns and legalizing the acts and proceedings of incorporated towns.

February 23d withdrawn.

House File No. 234, by Collin of Worth, a bill for an act to amend the law as it appears in section twenty-four hundred and fifty (2450), Supplement to the Code, 1907, relating to the canvass and sufficiency of petitions of general consent to keep and sell intoxicating liquors under the mulct law, the number of petitions which may be filed or canvassed within three (3) years, the length of time all petitions shall be in force and effect, and providing the time when the same shall cease to be operative.

February 7th referred to Committee on Suppression of Intemperance.

House File No. 235, by Hayes of Montgomery, a bill for an act to repeal section two (2) of chapter one hundred two, laws of the Thirty-third General Assembly, and to enact a substitute in lieu thereof, relating to traction engines on the public roads.

February 7th referred to Committee on Roads and Highways.

House File No. 236, by Fraley of Polk, a bill for an act to vest in cities and towns, including cities organized under chapter forty-eight (48), acts of the Thirty-second (32d) General Assembly of Iowa, as the same appears in chapter fourteen-c (14-c) of title V (5) of the Supplement to the Code, 1907, title to ownership and control over all meandered streams within their corporate limits, and to empower such cities and towns to deepen, widen, straighten and change the channels of such stream; to improve, park and otherwise beautify the banks of such streams, and to abate or remove nuisances or obstructions therefrom; and providing for the levy of a special tax for the improvement of the beds and banks of rivers.

February 7th referred to Committee on Municipal Corporations.

House File No. 237, by Jacobson of Audubon, a bill for an act to amend the law as it appears in section two hundred ninety-six (296), Supplement to the Code, 1907, relating to the fees charged by the clerk of the district court.

February 7th referred to Committee on Judiciary.

House File No 238, by Fulton of Jefferson, a bill for an act relating to the exemption from taxation of the property used by a militia company and of all evidences of indebtedness against the property so used, including stocks and bonds.

February 24th. Majority favors indefinite postponement. Minority opinion favor passage.

- House File No. 239, by Dewey of Guthrie, a bill for an act requiring corporations when executing instruments affecting real estate to have included therein a copy of the resolution or article authorizing same. February 7th indefinitely postponed.
- House File No. 240, by Hickenlooper of Monroe, a bill for an act to repeal section one thousand seventy-two (1072) of the Supplement to the Code, 1907, relating to the election of county officers and enacting a substitute therefor.
 - · February 17th indefinitely postponed.
- House File No. 241, by Moore of Linn, a bill for an act to provide for a direct inheritance tax.
 - · February 7th referred to Committee on Ways and Means.
- House File No. 242, by Moore of Linn, a bill for an act providing that any national or state banking corporation located in this state, which shall be approved by the Executive Council, may, upon filing bond or depositing security as hereinafter provided, and upon the compliance with all other requirements of law, become a state depository.

February 23d—Calendar.

House File No. 243, by Grout of Black Hawk (by request), a bill for an act to amend title twelve (12), chapter twelve (12), of the law as it appears in the 1907 Supplement to the Code, relative to the inspection of passenger boats and requiring all such boats to be provided with life preservers.

February 7th referred to Committee on Railroads and Transportation.

- House File No. 244, by Shankland of Polk, a bill for an act to authorize the payment of the cost of corporate suretyship upon official bonds. February 15th indefinitely postponed.
- House File No. 245, by Shankland of Polk, a bill for an act to provide for the reorganization of the supreme court of Iowa, for the appointment and election of additional judges, and other purposes.

 February 7th referred to Committee on Judiciary.
- House File No. 246, by Dewey of Guthrie, a bill for an act creating a commission to procure additional grounds adjacent to the Capitol for beautifying the same; the erection of additional state buildings, and for an appropriation therefor.

February 8th referred to Committee on Appropriations.

- House File No. 247. by Beebe of Franklin, a bill for an act to amend section four thousand nine hundred and ninety-nine-a-thirty-one (4999-a-31) of the Supplement to the Code 1907, relating to food standards.

 February 24th messaged to Senate.
- House File No. 248, by Miller of Dubuque, a bill for an act to amend the law as it appears in chapter sixteen-d (16-d) of the Supplement to the Code, 1907, relative to graduate and registered nurses.

 February 17th messaged to Senate.
- House File No. 249, by Brady of Dallas, a bill for an act to provide for the taxation of moneys, credits, stocks, bonds and contracts, and to repeal section thirteen hundred and ten of the Code of Iowa. February 8th referred to Committee on Ways and Means.
- House File No. 250, by Pickford of Cerro Gordo, a bill for an act to repeal the law as it appears in section 1661-a of the Supplement to the Code, 1907, as amended by chapter 108, Acts of the Thirty-third General Assembly, relative to state aid to county and district fairs, and enacting a substitute therefor.

February 16th referred to Committee on Appropriations.

House File No. 251, by O'Connor of Chickasaw, a bill for an act providing for the levy of special taxes upon the assessed valuation of the taxable property of the state for the erection, repair, improvemeent and equipment of buildings for the State University of Iowa, the State College of Agriculture and Mechanic Arts, and the State Teachers' College.

February 22d, messaged to Senate.

House File No. 252, by Ritter of Des Moines, a bill for an act conferring upon cities and towns the power to regulate the telephone business, and to fix the price or rate of charge for the use of telephones and for telephone service to the same extent as they now have power to regulate the business and fix the price of supplying heat, water, gas, electric light or electric power.

February 9th referred to Committee on Municipal Corporations.

House File No. 253, by Griggs of Scott, a bill for an act amending the law as it appears in section seven hundred and twenty (720) of the Supplement to the Code, 1907, as amended by the laws of the Thirtythird (33d) General Assembly, making said statute applicable to city and town halls and fire stations.

February 9th referred to Committee on Muncipal Corporations.

House File No. 254, by Byerly of Jones, a bill for an act to amend section two thousand five hundred fifty-one (2551), Supplement to the Code, 1907, relating to the killing of any pinnated grouse or prairie chicken for five years.

February 9th, referred to Committee on Fish and Game.

House File No. 255, by Byerly of Jones, a bill for an act to amend section two thousand three hundred forty-eight (2348) of the Code, relating to the bounties on wolves.

February 9th referred to Committee on Agriculture.

House File No. 256, by Odendahl of Carroll, a bill for an act to provide for the creation and distribution of plans and specifications of bridges and culverts for the use of local authorities in the construction and maintenance of public highways.

February 23d failed to pass the House. Motion filed to reconsider.

House File No. 257, by Moore of Linn, a bill for an act making appropriations for the State university, the Iowa State College of Agriculture and Mechanic Arts, and the Iowa State Teachers' College.

February 9th referred to Committee on Appropriations.

House File No. 258, by Hickenlooper of Monroe, a bill for an act to repeal section thirteen hundred thirteen of the Code, and to enact a substitute therefor relating to the place of listing personal property for taxation.

February 9th referred to Committee on Ways and Means.

House File No. 259, by Huntley of Lucas, a bill for an act to aid in the suppression of intemperance and to provide for the care and treatment of persons addicted to the use of intoxicating liquors and drugs, at the public expense.

February 9th referred to Committee on Suppression of Intemperance.

House File No. 260, by Johnson of Mitchell, a bill for an act to amend chapter 170 of the Acts of the Thirty-third General Assembly, in relation to the powers and duties of the State Board of Education.

February 9th referered to Committee on State Educational Institutions.

House File No. 261, by Penn of Fremont, a bill for an act to establish six (6) miles of macadamized highway of experimental purposes in Fremont county, State of Iowa, and providing for an appropriation to cover the expenses of the same.

February 15th indefinitely postponed.

- House File No. 262, by Ritter of Des Moines, a bill for an act regulating the commission plan of government in certain cities, additional to chapter fourteen-c (14-c) of the Supplement to the Code and chapter sixty-four (64) of the laws of the Thirty-third General Assembly.

 February 23d messaged to Senate.
- House File No. 263, by Fourt of Allamakee, a bill for an act to amend section thirteen hundred fifty (1350) of the Code, relating to the listing and assessing of real estate.

February 24th indefinitely postponed.

House File No. 264, by Fourt of Allamakee, a bill for an act creating a State Highway Department, and establishing a State Highway Commission, and the office of State Highway Engineeer; prescribing the duties of each and fixing the compensation of said State Highway Engineer; authorizing State aid for the establishment, construction, maintenance and repair of public highways and bridges, creating a fund and making appropriations therefor; providing for the working of state convicts in the preparation of road-building materials, and providing for application by the counties for state aid.

February 9th referred to Committee on Roads and Highways.

House File No. 265, by Van Camp of Adair, a bill for an act to establish assessment districts and to provide for the listing for assessment of property. (Additional to title seven (7), chapter one (1) of the Code, relating to assessment of property.)

February 9th referred to Committee on Ways and Means.

House File No. 266, by Rowles of Monona, a bill for an act to amend section nineteen hundred eighty-nine-a-2 (1989-a-2), section nineteen hundred eighty-nine-a-4 (1989-a-4), section nineteen hundred eighty-nine-a-5 (1989-a-5), and section nineteen hundred eighty-nine-a-6 (1989-a-6) of the Code relating to securing right of way for levies, drains and ditches

February 9th referred to Committee on Drainage.

House File No. 267, by Shankland of Polk, a bill for an act to amend chapter 62 of the acts of the Thirty-third General Assembly relating to pensions to be paid to policemen.

February 22d--Calendar.

- House File No. 268, by Shankland of Polk, (by request), a bill for an act granting to cities the power to regulate the erection of fences.

 February 18th indefinitely postponed.
- House File No. 269, by Escher of Shelby, a bill for an act to indemnify Miss E. M. Ames for personal injury sustained by her while employed as laundress at Vinton State Hospital, Vinton, Iowa.

February 10th referred to Committee on Claims.

House File No. 270, by Hamilton of Lee, a bill for an act authorizing cities to establish by ordinance, upon the approval of the voters thereof, a department of publicity, development and general welfare, and to levy a tax therefor. Additional to title five (5) of the Code.

February 10th referred to Committee on Municipal Corporations.

- House File No. 271, by Bruce of Floyd, a bill for an act to amend section three (3), chapter one hundred four (104) acts of the Thirty-third General Assembly, relating to corporations for pecuniary profit.

 February 10th referred to Committee on Private Corporations.
- House File No. 272, by Dixon of Sac (by request), a bill for an act to amend section twenty-seven hundred forty-two (2742) of the Supplement to the Code of 1907, relating to the compensation of county superintendents.

February 10th referred to Committee on Compensation of Public Officers.

- House File No. 273, by Cunningham of Buena Vist, (by request), a bill for an act providing for the registration of farm names.

 February 24th withdrawn.
- House File No. 274, by Beans of Mahaska, a bill for an act repealing section twenty-three hundred and forty-eight (2348) of the Code, 1897, and enacting a substitute therefor, providing for a bounty on wild animals and the proof necessary to secure such bounty.

 February 10th referred to Committee on Agriculture.
- House File No. 275, by Fourt of Allamakee (by request), a bill for an act to amend sections two (2), three (3), and four (4), of chapter one hundred and fifty-five (155), of the Acts of the Thirty-third General Assembly, in relation to the care and propagation of fish.

 February 24th—Calendar.
- House File No. 276, by Patterson of Keokuk, a bill for an act to amend the law as it appears in section one (1), of chapter one hundred and seventeen (117), of the Acts of the Thirty-third (33d) General Assembly, relating to drainage.

 February 20th withdrawn.
- House File No. 277, by Byerly of Jones, a bill for an act to amend chapter two hundred (200), Laws of the Thirty-third General Assembly, relating to ϵ states of absentees.

February 11th referred to Committee on Judiciary.

- House File No. 278, by Fraley of Polk, a bill for an act relating to the sale of intoxicating liquors by wholesale drug corporations, additional to chapter six (VI), of title twelve (XII) of the Code.

 February 11th referred to Committee on Pharmacy.
- House File No. 279, by Penn of Fremont, a bill for an act to establish and maintain a State Normal School for the education and preparation of common and high school teachers. In connection with Tabor college, and making provision and appropriation therefor.

February 11th referred to Committee on Normal Schools.

House File No. 280, by Jacobs of Calhoun, a bill for an act to amend section forty-nine hundred and ninety-nine-a-5 (4999-a-5), Supplement to the Code, 1907, and section forty-nine hundred and ninety-nine-a-10

(4999-a-10), Supplement to the Code, 1907; relating to the penalty for failure to provide safeguards for machinery and equipment and fire escapes and to provide penalty for removing such safeguards.

February 11th Referred to Committee on Labor.

House File No. 281, by Griggs of Scott, a bill for an act to amend title five (V), chapter fourteen (14), of the Code and amendments thereto relating to park commissioners in special charter cities (repealing sections nine hundred ninety-one (991) to nine hundred ninety-six (996) inclusive of the Code and amendments thereto, and enacting substitutes therefor.

February 22d-Calendar.

House File No. 282, by Hutchins of Kossuth, a bill for an act to amend section one thousand seven hundred twenty-one (1721), of the Code, relating to capital required of foreign insurance companies.

February 11th referred to Committee on Insurance.

House File No. 283, a bill for an act to amend the law as the same appears in section one (1), of chapter fifty-seven (57), Acts of the Thirty-third General Assembly of Iowa, relating to tax levy for park purposes.

February 24th messaged to Senate.

House File No. 284, by Rowles of Monona, a bill for an act repealing section fourteen hundred sixty-two (1462), of the Code, of 1897, and enacting a substitute therefor, relating to the keeping of and accounting for public funds in the state and county treasuries.

February 24th messaged to Senate.

House File No. 285, by Moore of Linn, a bill for an act making appropriations for the construction, repair, improvement and contingent fund for the Iowa Soldiers' Home, Iowa Soldiers' Orphans Home, College for the Blind, School for the Deaf, Institute for Feeble-minded Children, Sanatorium for the treatment of tuberculosis, Industrial Schools, State Hospitals, Penitentiary and Reformatory, and for the purchase of land.

February 13th referred to Committee on Board of Control.

House File No. 286, by Lounsberry of Marshall, a bill for an act to amend section twenty-three hundred and nine (2309) of the Code relating to compensation and fees of commissioners of insanity.

February 13th referred to Committee on Compensation of Public Officers.

House File No. 287, by Shankland of Polk, a bill for an act to appropriate the sum of fourteen hundred dollars (\$1,400.00) to be paid to the heirs of John Bryan, deceased, in settlement of his claim.

February 13th referred to Committee on Claims.

House File No. 288, by Shankland of Polk, a bill for an act to amend the law as it appears in title V (5) of chapter fourteen-c (14-c), of the Supplement to the Code, 1907, and as it appears in section 812 of the Code, relative to contracts for improvements and sewers, and relative

to the same subject relating to the government of certain cities and conferring additional powers upon said cities, relative to the doing of work or making improvements in certain cases without contract.

February 13th referred to Committee on Municipal Corporations.

- House File No. 289, by Miller of Bremer, a bill for an act to invest the district courts of the State of Iowa with jurisdiction and authority to restrain violations of any law heretofore or hereafter enacted to protect the public and trade and commerce against unlawful restraints, trusts, conspiracies, combinations and monopolies, or unfair discrimination between different sections, communities or localities; to cause any person within the State of Iowa to be made party to an action pending in any court in this state, and to require any person, firm, association or corporation to respond to a subpoena in any court in this state, and to give testimony and produce any books, papers or documents in any hearing, investigation, proceeding or prosecution for the violation of any laws relating to pools, trusts, conspiracies, combinations or monopolies, or prohibiting unfair discrimination between different sections, communities or localities, and to provide immunity to the persons so testifying; and to make an appropriation for the purpose of enforcing the provisions of this act and all laws passed to protect trade and commerce against unlawful restraints, trusts, conspiracies, combinations and monopolies, and all laws relating to the fixing of prices and charges, or designed to prohibit unfair discrimination between different sections, communities or localities. February 13th referred to Committee on Judiciary.
- House File No. 290, by Milton of Cedar (by request), a bill for an act supplemental to title twenty (20), chapter two (2), of the Code of 1897, to prevent the disposition of cases on mere technicalities.

 February 13th referred to Committee on Judiciary.
- House File No. 291, by Milton of Cedar, a bill for an act to provide for printing and distribution of the opinions filed by the supreme court.

 February 16th indefinitely postponed.
- House File No. 292, by Penn of Fremont, a bill for an act to provide for the protection of bridges and drainage ditches and providing a pen alty for the violation thereof.

February 21st referred to Committee on Drainage.

House File No. 293, by Penn of Fremont, a bill for an act to better railroad passenger service; and defining what passenger service is reasonable.

February 13th referred to Committee on Railroads and Transportation.

House File No. 294, by White of Benton, a bill for an act to make an appropriation for the Farmers' Institute of Benton County, Iowa, under the provisions of section sixteen hundred seventy-five (1675) of the Supplement to the Code, 1907.

February 13th referred to Committee on Appropriations.

House File No. 295, by Escher of Shelby (by request), a bill for an act defining the terms "gold," "alloy of gold," "silver," "alloy of silver," "sterling silver," or "sterling" as applied to any article of merchandise made in whole or in part of gold or silver or any alloy of gold or silver, and made for sale or offered for sale or disposition and also prividing a means of making tests thereof, and also defining the terms "rolled gold plate," "gold plate," "gold filled," and "gold electro-plate," and the words "silver plate," and "silver electro-plate," "sterling," and "coin," as applied to any article of merchandise made in whole or part of any inferior metal manufactured for sale, sold or kept for sale or disposition or offered for sale and disposition, and prohibiting the false marking of such merchandise, and providing a penalty for the violation thereof.

February 13th referred to Committee on Commerce and Trade.

House File No. 296, by Ritter of Des Moines, a bill for an act to repeal section one thousand nine hundred eighty-nine (1989) of the Code, relating to government levees, and to enact a substitute therefor.

February 23—Calendar.

House File No. 297, by Kull of Howard, a bill for an act to amend sections four hundred (400) and four hundred two (402) of the Code relating to the removal of county seats and the county records.

February 25th—Correctly enrolled.

House File No. 298, by Dixon of Sac, a bill for an act to provide for an annual exhibition of the cereal crops of the State of Iowa, and making an appropriation therefor.

February 14th referred to Committee on Agriculture.

House File No. 299, by Smith of Adams, a bill for an act to amend the law as it appears in section two thousand seven hundred and thirty-four-b (2734-b) of the Supplement to the Code, 1907, relating to the expense account of county superintendents.

February 14th referred to Committee on Schools and Text-Books.

House File No. 300, by Moore of Linn, a bill for an act to repeal section one thousand eight hundred seventy-three (1873) of the Code and section one thousand eight hundred and seventy-three (1873) of the Supplement to the Code, 1907, and to enact a substitute therefor relating to the examination of savings banks and state banks by the auditor and to the publication of the statements thereof in some newspaper.

February 23-Calendar.

House File No. 301, by Moore of Linn, a bill for an act to amend section one thousand six hundred forty-one-b (1641-b), Supplement to the Code, 1907, relating to the issuance of capital stock by corporations for pecuniary profit.

February 14th referred to Committee on Railroads and Transportation.

House File No. 302, by Moore of Linn, a bill for an act placing the geological survey under the direction of the State Board of Education and making an appropriation for the support of said survey and the expenses of the State Geologist and his assistants.

February 14th referred to Committee on Appropriations.

House File No. 303, by Hamilton of Lee, a bill for an act relating to the compensation to be paid workmen injured or killed while engaged in certain dangerous or hazardous employment.

February 14th referred to Committee on Labor.

House File No. 304, by Greene of Clinton, a bill for an act to amend section seven hundred fifty-one (751) of the Code and provide for the sprinkling of the streets and the means of payment thereof.

February 15th referred to Committee on Appropriations.

House File No. 305, by Goodykoontz of Boone, a bill for an act defining the number of employees necessary to constitute full crews for railroad passenger trains, and providing penalties for the violation thereof.

February 15th referred to Committee on Railroads and Transportation.

- House File No. 306, by Ritter of Des Moines, a bill for an act to repeal the law as it appears in section fourteen hundred fifty-seven (1457) of the Supplement to the Code of 1907, and to enact a substitute therefor, relating to the subject of loaning or depositing of public funds.

 February 15th referred to Committee on Public Accounting.
- House File No. 307, by Halgrims of Humboldt, a bill for an act to repeal section four thousand eleven (4011) of the Code and to enact a substitute therefor relative to personal incomes.

February 15th referred to Committee on Commerce and Trade.

House File No. 308, by Whitney of Woodbury, a bill for an act to amend section five thousand four hundred seven (sec. 5407) of the Code relating to included offenses.

February 15th referred to Committee on Judiciary.

House File No. 309, by Lenocker of Pottawattamie, a bill for an act to amend section three thousand three hundred twenty-six (3326) of the Code, 1897, relating to the sale of personal property of decedents.

February 15th referred to Committee on Judiciary.

House File No. 310, a bill for an act to amend section fifteen hundred sixty-six (1566) of the Code, 1907, relative to the meeting of township trustees.

February 15th referred to Committee on County and Township Organization.

House File No. 311, by Cunningham of Buena Vista, a bill for an act to repeal the law as it appears in section five thousand twentyeight-b (5028-b), Supplement to the Code, 1907, and chapter two hundred twenty-two (222), Acts of the Thirty-third General Assembly amenda-

tory thereof, and to enact a substitute therefor relating to unfair discrimination and competition in any commodity or article of commerce between different sections, communities, localities, cities or towns.

February 16th referred to Committee on Agriculture.

House File No. 312, by Stephenson of Ringgold, a bill for an act authorizing the levy of a tax for the purpose of defraying the expense of prospecting of coal.

February 15th, referred to Committee on Ways and Means.

House File No. 313, by Shankland of Polk, a bill for an act requiring the owners or operators of coal mines and other employers of labor to erect and maintain wash houses at certain places where laborers are employed for the protection of the health of the employees, and provide a penalty for its violation.

February 16th, referred to Committee on Labor.

House File No. 314, by Finlayson of Grundy, a bill for an act to amend Section Twenty-six Hundred Twenty-seven (2627) Chapter One (1) of the Supplement to the Code, 1907, relating to the compensation of the superintendent of public instruction.

February 16th, referred to Committee on Compensation of Public Officers.

House File No. 315, by Hickenloper of Monroe, a bill for an act to create a miners' examining board in each mine inspection district of the state, to provide for the examination of persons seeking employment as coal miners, to prevent the employment of incompetent persons as miners, and to provide penalties for the violation of the same.

February 16th, referred to Committee on Mines and Mining.

House File No. 316, by Brockway of Louisa, a bill for an act to legalize the incorporation of the town of Grandview, Louisa County, Iowa, the election of its officers, the passage of its ordinances and resolutions, and acts done by the town council in the adoption and enforcement of its ordinances and resolutions since its organization in the year 1900.

February 16th, referred to Committee on Judiciary.

House File No. 317, by Perkins of Delaware, a bill for an act to prevent the procreation of habitual criminals, idiots, feeble-minded and imbeciles.

February 17th, referred to Committee on Judiciary.

House File No. 318, by Whitney of Woodbury, a bill for an act to repeal paragraph sixteen (16) of Section Five Hundred Eleven (511) of the Supplement to the Code, 1907, as amended by Chapter Thirty-six (36) of the acts of the Thirty-third General Assembly, relating to the boarding and lodging of prisoners.

February 17th, referred to Committee on Judiciary.

House File No. 319, by Fourt of Allamakee, a bill for an act to amend Section Eleven Hundred Thirty-seven-al (1137-a1) of the Supplement to the Code, 1907, relating to the making of sworn statements of expenses by candidates for certain offices.

February 17, referred to Committee on Elections.

House File No. 320, by Hamilton of Lee, a bill for an act amending Section Two Hundred Twenty-seven (227) of the Supplement to the Code, 1907, and providing for an additional judge of the district court in the First Judicial District and for his appointment and election and regulating terms in said district.

February 17, referred to Committee on Judicial Districts.

House File 321, by Miller of Dubuque, a bill for an act to authorize the governor of the state to execute to Joseph Tucker a patent, conveying to him the southwest quarter (S. W. 1-4) of the southeast quarter (S. E. 1-4) of Section Five (5), Township Eighty-seven (87) North Range One (1), West of the 5th P. M., in Dubuque County, Iowa.

February 18, referred to Committee on Judiciary.

House File No. 322, by Zeller of Madison, a bill for an act to amend Section One Thousand Eighty-seven-a Twelve (1087-a 12) of the Supplement to the Code, 1907, as amended by Chapter Sixty-nine (69) of the session laws of the Thirty-third General Assembly, relative to primary elections.

February 18th, referred to Committee on Elections.

House File No. 323, by Pickford of Cerro Gordo, a bill for an act to repeal Section Twenty-eight Hundred and Twenty-two (2822), Code, 1897, and to enact a substitute therefor, relative to the penalties of school officers.

February 18th, referred to Committee on Judiciary.

House File No. 324, by Hunt of Harrison, a bill for an act to amend the law relating to domestic local building and loan associations and exempting such associations from certain obligations, taxes and charges, and amending Section 1326 of the Code, and Section 1610 and 1618 of the Supplement to the Code.

February 18th, referred to Committee on Building and Loan.

House File No. 325, by Moore of Linn, a bill for an act to amend Section One Thousand Three Hundred Four (1304) of the Supplement to the Code, 1907, in relation to the classes of property exempt from assessment of taxes.

February 18th, referred to Committee on Ways and Means.

House File No. 326, by Greene of Clinton (By request), a bill for an act to amend Section Eleven Hundred Thirty-seven-a 11 (1137-a 11), Supplement to the Code of Nineteen Hundred Seven (1907) and to conform operating voting machines to the general election laws.

February 24th, indefinitely postponed.

House File No. 327, by Greene of Clinton, a bill for an act providing for the punishment of members of either house of the legislature for failure to make known any offer of a bribe made to them, to be known as Section Forty-eight Seventy-six A (4876-a).

February 18th, referred to Committee on Judiciary.

House File No. 328, by Shankland of Polk, a bill for an act to repeal Section Two Thousand Four Hundred Forty-eight (2448) of the Supplement to the Code, 1907, Section Two Thousand Four Hundred Forty-nine (2449) of the Code, 1897, and Section Two Thousand Four Hundred Fifty (2450) of the Supplement to the Code, 1907, and Section Two Thousand Four Hundred Fifty-two (2452) of the Code, 1897, and Section Two Thousand Four Hundred Fifty-one of the Supplement to the Code, 1907, relating to the sale of intoxicating liquors, and to enact substitutes for Section Two Thousand Four Hundred Forty-eight (2448) and Section Two Thousand Four Hundred Fifty-one (2451) of the Supplement to the Code, 1907, and Section Two Thousand Four Hundred Forty-nine (2449) of the Code, 1897.

February 18th, referred to Committee on Suppression of Intemperance.

House File No. 329, by Bauman of Van Buren, a bill for an act to abolish the state board of veterinary medical examiners, to transfer the powers and duties of said boards to the state veterinary surgeon and to establish a commission of animal health.

February 20th, referred to Committee on Public Health.

House File No. 330, by Bauman of Van Buren, a bill for an act to deduct debts secured by mortgage on real estate from the assessed cash value of said real estate for the purpose of taxation.

February 20 referred to Committee on Ways and Means.

House File No. 331, by Dunlap of Clinton, a bill for an act legalizing and curing the acts and proceedings of the incorporated town of Charlotte and the town council of said incorporated town, in the county of Clinton and state of Iowa, in relation to the establishment, erection, maintenance and extension of a system of waterworks in said town, and the issuance of warrants of said town and in the payment therefor, and authorizing the town council of said town to issue bonds for the purpose of taking up and paying its floating indebtedness represented by said warrants.

February 24th, correctly enrolled.

House File No. 332, by Dabney of Davis, a bill for an act to appropriate the sum of one hundred sixty-four and 22-100 dollars for the use and benefit of Mrs. Ellen Clarke Moore, on account of compensation due her husband, Captain Samuel A. Moore, late of Davis county, Iowa, deceased, for military service performed by him as captain of Company D, Forty-fifth Regiment, Iowa Volunteers, Infantry, in the month of May, A. D., Eighteen Hundred and Sixty-four.

February 20th, referred to Committee on Claims.

- House File No. 333, by Huff of Hardin, a bill for an act to require the payment of attorney's fees by common carriers in cases of suits for delay in delivering freight, of injury to or loss of freight in transit.

 February 20th, referred to Committee on Railroads and Transportation.
- House File No. 334, by Ritter of Des Moines, a bill for an act to legalize certain warrants of the city of Burlington.

February 20th, referred to Committee on Judiciary.

House File No. 335, by Moore of Linn, a bill for an act to amend Section One Thousand Seven Hundred Forty-six (1746) of the Code of Iowa, relating to co-insurance clauses in policies of fire insurance companies.

February 20th, referred to Committee on Insurance.

House File No. 336, by Moore of Linn, a bill for an act to amend Chapter Seventy-five (75) of the acts of the Thirty-third General Assembly, relating to officers bonds.

February 20th, refered to Committee on Judiciary.

House File No. 337, by Brockway of Louisa, a bill for an act empowering the governor and secretary of state to execute quitclaim deed conveying the grantees of Christian Flitch all of the right, title and interest of the state of Iowa in Lot Five (5) of Section One (1), Township Seventy-three (73), north of Range Two (2), west of the Fifth P. M.

February 20th, refered to Committee on Judiciary.

House File No. 338, by Boettger of Scott, a bill for an act to amend Section Six Hundred Seventy-nine-a (679-a) and One Thousand Fifty-six-a-Thirty-two (1056-a-32), Subdivision F of the Supplement to the Code, 1907, relative to the board of police and fire commissioners in certain cities of the first class.

February 21st, referred to Committee on Municipal Corporations.

House File No. 339, by Bascom of Dickinson, a bill for an act to amend the law as it appears in Section Four Thousand and Eight (4008) of the Code, relating to exemption from execution.

February 21st, referred to Committee on Judiciary.

House File No. 340, by Bascom of Dickinson, a bill for an act making an appropriation to D. N. Guthrie for damages sustained by him by the construction of a dam by the state of Iowa across the outlet of Lower Gar Lake.

February 21st, referred to Committee on Claims.

House File No. 341, by Krebill of Lee, a bill for an act to amend Section Two Thousand Five Hundred Eighty-eight (2588) of the Code, relating to the sale of drugs, medicines, poisons and chemicals, and providing for the sale of insectides and fungicides by persons other than registered pharmacists.

February 21st, referred to Committee on Pharmacy.

House File No. 342, by Hogan of Cass, a bill for an act to repeal Section 1067 of the Code, 1897, and to enact a substitute therefor relating to the election of the clerk and reporter of the Supreme Court, and relating to their removal from office.

February 21st, referred to Committee on Elections.

House File No. 343, by Hunt of Harrison, a bill for an act to repeal Chapter One Hundred Eighty-two (182), laws of the Thirty-third (33) General Assembly and to amend Section Twenty-eight Hundred Six (2806), Supplement to the Code, 1907, relative to the teachers' and contingent funds.

February 21st, referred to Committee on Schools and Text Books. House File No. 344, by Jacobs of Calhoun, a bill for an act to repeal Chapter One Hundred Twenty-one (121), laws of the Thirty-third General Assembly of Iowa, and to enact a substitute therefor relating to the duties of the county auditor in drainage matters and to provide additional compensation or help for county auditors on account of drainage districts.

February 21st, referred to Committee on Drainage.

House File No. 345, by Fulton of Jefferson, a bill for an act authorizing the governor of the state of Iowa to issue patent attested by the secretary of the state to certain lands to and in favor of S. W. Manning, being the property situated in Davis county, Iowa, described as follows, to-wit: The northeast quarter (1-4) of the southeast quarter (1-4) of section ten (10), township seventy (70) north, range twelve 12, west of the Fifth (5th) P. M.

February 21st, referred to Committee on Judiciary.

- House File No. 346, by Dawson of Cherokee, a bill for an act to authorize the conveyance of land to the city of Cherokee for cemetery purposes. February 21st, referred to Committee on Board of Control.
- House File No. 347, by Kulp of Palo Alto, a bill for an act to amend Section Two Thousand Seven Hundred Twenty-seven-A Sixty-six (2727-a66) of the Supplement to the Code, 1907, relative to private asylums for the care of the insane.

February 21st, referred to Committee on Public Health.

House File No. 348, by Perkins of Delaware, a bill for an act to establish an industrial reformatory for women. To make appropriation therefor. To provide for the transfer of inmates to and from the industrial school for girls and repealing the law as it appears in Chapter Eight-a (8-a) of Title Thirteen (XIII) of the Supplement to the Code, 1907, and relating to an industrial reformatory for females.

February 22, referred to Committee on Board of Control.

House File No. 349, by Zeller of Madison, a bill for an act to authorize the removal of the Soldiers' and Sailors' monument in Des Moines, Iowa, and the erection of the same upon the site provided by the city of Des Moines adjacent to the east bank of the Des Moines river between Locust and Walnut streets in said city, and making an appropriation to defray the expense thereof.

February 22d, referred to Committee on Military.

House File No. 350, by Smith of Decatur, a bill for an act to create a legislative commission to examine the subject of the administration of the public health of the state and the expediency of revising and amending the laws relating thereto and making an appropriation therefor.

February 22d, referred to Committee on Ways and Means.

House File No. 351, by Ripley of Hancock (By request), a bill for an act empoyering boards of county supervisors to appropriate money for educational purposes in relation to tuberculosis in man and animals.

February 22d, referred to Committee on Public Health.

House File No. 352, by Bybee of Marion (by request), a bill for an act to amend Section Five Thousand Two Hundred Fifty-six (5256) of the Supplement to the Code, 1907, relating to the appointment and compensation of clerks of the grand jury.

February 22d, referred to Committee on Judiciary.

House File No. 353, by Hutchins of Kossuth, a bill for an act to amend Sections One Thousand Eighty-seven-a-4 (1087-a-4), One Thousand Eighty-seven-a-19 (1087-a-19) of the Supplement to the Code, 1907, as amended relating to the holding of primary election by political parties.

February 22d, referred to Committee on Elections.

House File No. 354, by Sherman of Poweshiek (by request), a bill for an act to amend the law as it appears in Twenty-seven Hundred and Fifty-four (2754) of the Supplement to the Code, 1907, relating to the election of officers in independent school districts in towns and cities.

February 23d, referred to Committee on Schools and Text Books.

House File No. 355, by Ripley of Hancock, a bill for an act to amend the law as it appears in Section Twenty-seven Hundred Twenty-seven-a-1 (2727-a-1) of the Supplement to the Code, 1907, relating to the term of office of the members of the board of control of state institutions.

February 23d, referred to Committee on Board of Control.

House File No. 356, by Ripley of Hancock, a bill for an act establishing the state colony for epileptics and making an appropriation for the purchase of land and the erection of building for said colony.

February 23d, referred to Committee on Board of Control.

House File No. 357, by Kulp of Palo Alto, a bill for an act to permit township trustees, city and town councils, and boards of directors of incorporated cemetery associations, having the custody and control of any cemtery in the state, to levy a tax on cemtery lots, and providing for the collection of the tax and for the sale of lots on which the tax has not been paid, and for the control of cemtery funds.

February 23d, referred to Committee on Ways and Means.

House File No. 358, by Kulp of Palo Alto, a bill for an act to authorize cities and towns to levy a tax to improve public waters and the public banks and shores thereof.

February 23d, referred to Committee on Ways and Means.

House File No. 359, by Jacobs of Calhoun, a bill for an act to indemnify Estella M. Ames for personal injuries sustained by her while employed at the state college for the blind at Vinton, Iowa.

February 23d, referred to Committee on Claims.

House File No. 360, by Moore of Linn, a bill for an act to amend Section One Thousand Six Hundred and Eleven (1611) of the Code of Iowa, relating to the limit of indebtedness of corporations for pecuniary profit.

February 23d, referred to Committee on Private Corporations.

House File No. 361, by Moore of Linn, a bill for an act to amend Section One Thousand Three Hundred and Forty-three (1343) of the Code relating to the listing and assessment of water and gas works, electric plants and street railways.

February 23d, referred to Committee on Ways and Means.

House File No. 362, by Moore of Linn, a bill for an act to amend Section Seventeen (17) of Chapter One Hundred Thirty-one (131) of the laws of the Thirty-third General Assembly relating to the salary of the adjutant general.

February 23d, referred to Committee on Compensation of Public Officers.

House File No. 363, by Moore of Linn, a bill for an act making an appropriation to enable the state railroad commission to investigate and prepare cases affecting Iowa intrastate rates.

February 23d, referred to Committee on Railroads and Transportation.

House File No. 364, by Moore of Linn, a bill for an act making an appropriation for the Railroad Commission on account of deficit in the traveling and expense fund.

February 23d, referred to Committee on Appropriations.

House File No. 365, by Moore of Linn, a bill for an act to make an appropriation for the payment of the bill of Hulse and Allen for transcript of testimony furnished the Iowa Railroad Commission in the cases, before the Interstate Commerce Commission involving general advance in rates.

February 3d, referred to Committee on Appropriations.

House File No. 366, by Moore of Linn, a bill for an act making an appropriation to enable the State Railroad Commission to prosecute interstate rate cases before the Interstate Commerce Commission.

February 23d, referred to Committee on Appropriations.

House File No. 367, by Futlon of Jefferson, a bill for an act to amend the law as it appears in Chapter Seventeen-a (17-a) Title XIII of the Supplement to the Code, 1907, relative to salaries and appropriations for the state library and the historical department.

February 23d, referred to Committee on Public Libraries.

House File No. 368, by Newell of Plymouth, a bill for an act making appropriation for the purchase of fifteen thousand (15,000) copies of the railroad commissioners' official maps to be distributed by the members of the General Assembly and Railroad Commissioners.

February 23d, referred to Committee on Appropriations.

House File No. 369, by Hutchins of Kossuth, a bill for an act to amend the law as it appears in Sections Nineteen Hundred Eighty-nine-a14 (1989-a14) as amended, and Nineteen Hundred Eighty-nine-a21 (1989-a21) of the Supplement to the Code, 1907, and Section Ten (10), Chapter One Hundred Eighteen (118), laws of the Thirty-third General Assembly, relating to the subject of waters, water courses, levees, drains, drainage districts, and the taking of appeals and giving of notices in connection therewith.

February 23d, referred to Committee on Drainage.

House File No. 370, by Lounsberry of Marshall, a bill for an act to appropriate money for the use of the Iowa Soldiers' home, at Marshalltown, Iowa.

February 24th, referred to Committee on Appropriations.

House File No. 371, by Stipe of Page, a bill for an act to legalize the acts of the town council of the town of Blanchard, in the county of Page, and state of Iowa; appointing certain persons as members of said town council and empowering them to hold and exercise the duties of said office.

February 24th, referred to Committee on Judiciary.

House File No. 372, by Edmunds of Taylor, a blil for an act to amend Section One (1) of Chapter One Hundred Fifty-one (151) of the acts of the Thirty-third General Assembly, relating to the manufacture and distribution of hog cholera serum, and providing for an appropriation of five thousand dollars (\$5,000.00) for the maintenance of the laboratory for the manufacture of such serum.

February 24th, referred to Committee on Animal Industry.

House File No. 373, by Bascom of Dickinson, a bill for an act amending Chapter Two Hundred and Fifty-eight (258), of the acts of the Thirty-third General Assembly, relating to an appropriation of One Thousand Dollars (\$1,000.00), to aid in the construction of a dam in Dickinson county, Iowa.

February 24th, referred to Committee on Appropriations.

House File No. 374, by Moore of Linn, a bill for an act to repeal Section Eleven (11) of Chapter One Hundred Thirty-one (131) of the acts of the Thirty-third General Assembly, known as "The Military Code of Iowa" and to enact a substitute therefor, relating to election of officers in the National Guard.

February 24th, referred to Committee on Military.

House File No. 375, by Godykoontz of Boone, a bill for an act legalizing the acts of the stockholders and officers of the Boone county agricultural society, of Boone cuunty, Iowa, relating to the transaction of

business under its former articles of incorporation and amendments thereto and its reincorporation.

February 24th, referred to Committee on Judiciary.

House File No. 376, by Koontz of Johnson, a bill for an act to provide for repairing, improving, modernizing and restoring without changing the architecture thereof, the old Capitol building located at Iowa City, Iowa, and being one of the buildings of the state university of Iowa, and appropriating the sum of \$50,000 therefor.

February 24th, referred to Committee on Appropriations.

House File No. 377, by Campbell of Ida, a bill for an act to amend Section Thirteen Hundred Thirty-three-D (1333-D) of the Supplement to the Code, relating to the taxing of insurance corporations.

February 24th, referred to Committee on Ways and Means.

House File No. 378, by Bauman of Van Buren, a bill for an act to amend Section Three (3) of Chapter Ninety-six (96) of the acts of the Thirty-third General Assembly, and requiring telegraph and telephone companies to cut and destroy weeds in public highways when the poles of said companies are situated in the highway.

February 24th, referred to Committee on Roads and Highways.

- House File No. 379, by Felt of Clay, a bill for an act to repeal Section Two Thousand Five Hundred and Thirty-four (2534) of the Supplement to the Code, 1907, and to enact a substitute therefor and to amend Section Five Thousand Twenty-eight-j (5028-j) of the Supplement to the Code, 1907, all relating to the state veterinary surgeon. February 24th, referred to Committee on Animal Industry.
- House File No. 380, by Dabney of Davis, a bill for an act to amend Subdivision Two (2) of Section Twenty-four Hundred and Forty-eight (2448) Supplement to the Code, 1907, relating to places where intoxicating liquors may be sold.

February 24th, referred to Committee on Suppression of Intemperance.

- House File No. 381, by Van Camp of Adair (by request), a bill for an act to amend Section Two Thousand Four Hundred Eighty-one (2481) of the Code, relating to examination, qualification of candidates.

 February 24th, referred to Committee on Elections.
- House File No. 382, by Brady of Dallas, a bill for an act to establish a poultry bureau of the state department of agriculture to employ a poultry commissioner and to make an annual appropriation therefor. February 24th, referred to Committee on Animal Industry.
- House File No. 383, by Jacobs of Calhoun, a bill for an act to legalize a special election of the Independent school district of Paton, in the county of Greene, and state of Iowa, and all proceedings precedent thereto and to authorize the issue of bonds.

February 24th, referred to Committee on Judiciary.

- House File No. 384, by Ripley of Hancock, a bill for an act to make an appropriation for the purpose of improving and protecting the reservation known as the "Whitestone Hills Battlefield" in North Dakota. February 24th, referred to Committee on Appropriations.
- House File No. 385, by Miller of Bremer, a bill for an act to appropriate money for the purpose of defraying the expenses incurred in the election contests from the Tenth (10) Representative District of Iowa, the Eightieth (80) Representative District of Iowa, and the Ninetyninth (99) Representative District of Iowa, and to pay sundry persons for services, mileage and other expenses incurred in connection with said election contest.

February 24th, referred to Committee on Appropriations.

House File No. 386, by McCleery of Washington, a bill for an act transferring Washington county from the Sixth Judicial District of Iowa to the Twentieth Judicial District of Iowa; and providing for the election of three district judges in the Sixth Judicial District; and also providing for the election of two district judges in the Twentieth Judicial District.

February 24th, referred to Committee on Judicial Districts.

House File No. 387, by Goodykoontz of Boone, a bill for an act amending the law as it appears in Paragraph Nine (9) of Section Four Hundred and Twenty-two (422) of the Supplement to the Code, 1907, relating to the powers of the boards of supervisors.

February, 25th, referred to Committee on Judiciary.

House File No. 388, by Leach of Henry, a bill for an act to make appropriation for the purpose of improving certain roads leading to the state hospitals for the insane at Clarinda, Iowa, Mount Pleasant, Iowa, and Independence, Iowa.

February 25th, referred to Committee on Board of Control.

House File No. 389, by Leach of Henry, a bill for an act to indemnify H. C. Jackson for personal injury sustained by him while employed as head farmer at the state hospital at Mt. Pleasant, Iowa.

February 25th, referred to Committee on Claims.

. House File No. 390, by Halgrims of Humboldt, a bill for an act to declare certain diseases contagious and infectious, and to provide rules and regulations for the control of the same, and to fix the punishment for violation thereof.

February 25th, referred to Committee on Public Health.

House File No. 391, by Escher of Shelby, a bill for an act to create a state dairy and beef cattle board, defining its powers and duties, providing for instruction in practical and scientific breeding and raising of dairy and beef cattle, making an appropriation therefor, and repealing Chapter Two Hundred and Fifty (250) of the acts of the Thirtythird General Assembly.

February 25th, referred to Committee on Animal Industry.

House File No. 392, by Moore of Linn, a bill for an act amending the law as it appears in Section Two Thousand, Five Hundred Thirty-nine (2539) of the Supplement to the Code, 1907, as amended by Chapter One Hundred Fifty-two (152), acts of the Thirty-third General Assembly, fixing the salary of the fish and game warden and providing for the payment of his expenses.

February 25th, referred to Committee on Fish and Game.

House File No. 393, by Fulton of Jefferson, a bill for an act to make an appropriation for the payment of the bill of Hulse & Allen for transcript of testimony furnished the Iowa Railroad Commission, and the printing of briefs and the traveling expenses of one of the railroad commissioners, Clifford Thorne, while in attendance at the final hearing in the case before the Interstate Commerce Commission involving general advances in rates.

February 25th, referred to Committee on Claims.

SENATE BILLS.

Senate File No. 3, by McManus, a bill for an act to repeal Section Five Thousand Twenty-eight-a (5028-a) of the Supplement to the Code, 1907, and to enact a substitute therefor, relative to the prevention and punishment of the desecration, mutilation or improper use of the flag of the United States of America and the flag of the State of Iowa.

February 15th, indefinitely postponed.

Senate File No 6, by Sammis, a bill for an act to amend Section Four Thousand Six Hundred and Twenty-five (4625) of the Code, relating to the Statute of Frauds.

February 17, referred to Committee on Judiciary.

Senate File No. 7, by Sammis, a bill for an act to amend Section Twelve (12) of Chapter Two (2) of the Code, relating to the compensation of members of the General Assembly.

February 11th, calendar.

Senate File No. 11, by Quigley, a bill for an act to authorize the sheriff and county attorney, when permitted by the board of supervisors, to employ the service of detectives and providing for payment therefor.

January 28th, indefinitely postponed.

Senate File No. 12, by Sullivan, a bill for an act to amend the law as it appears in Section Sixteen (16) of Chapter Fourteen (14) of the acts of the Thirty-third General Assembly relating to the enticing of children and providing a penalty for the violation thereof.

January 25th, referred to Committee on Judiciary.

Substitute for Senate File No. 19, by Sullivan, a bill for an act to amend Section Four Thousand Eight Hundred and Fifty-four (4854) of the Code relating to the uttering of forged instruments and providing a penalty for the violation thereof.

January 27th, referred to Committee on Judiciary.

Senate File No. 22, by Senator Allen of Jefferson, a bill for an act to amend Section Three Hundred Seventy-seven (377) of the Code, relating to the powers of notaries public.

January 24th, referred to Committee on Judiciary.

Senate File No. 24, by Senator Smith of Shelby, a bill for an act to repeal Subdivision Seven (7) of Section Thirteen Hundred and Four (1304) of the Supplement to the Code of Iowa, and to enact a substitute therefor pertaining to the exemption from taxation of property of an honorably discharged Union soldier or sailor of the Mexican War or the War of the Rebellion, or of the widow of such soldier or sailor.

February 24th, passed the House.

Senate File No. 25, by Senator Bennett, a bill for an act to repeal Section Two Thousand Seven Hundred Ninety-three (2793), Supplement to the Code, 1907, and enact a substitute therefor relative to the change of boundaries of school corporations.

February 25th, calendar.

Senate File No. 26, by Senator Ames, a bill for an act to amend Section One (1) of Chapter One Hundred Thirty-eight (138) of the acts of the Thirty-third General Assembly relative to the maintenance of partition fences by adjoining owners thereof.

February 20th, referred to Committee on Agriculture.

Senate File No. 27, a bill for an act to define the elements of damage that may be proven and awarded where the death of the wife has been caused by the fault of any person, firm or corporation, including a municipal corporation and providing a remedy in behalf of the husband.

February 20th, referred to Committee on Judiciary.

Senate File No. 34, by Senator Gillilland, a bill for an act to require persons, companies and corporations engaged in the operation of railroads to stop passenger trains at certain stations, and providing procedure for enforcement and penalties for violation, additional to Chapter Six (6), Title Ten (10) of the Code.

January 30th, referred to Committee on Railroads and Transportation.

Senate File No. 45, by Senator Bennett, a bill for an act to amend Section Three (3), Chapter Two Hundred Twenty-three (223) of the Thirtysecond General Assembly, relating to the distribution of roster of Iowa soldiers' sailors and marines.

February 17th, referred to Committee on Military.

Senate File No. 51, by Senator Cowles, a bill for an act defining the duties of school boards and county boards of education when school buildings are destroyed or are condemned by a local board of health, additional to Title Thirteen (XIII), Chapter Fourteen (14), of the Code of 1897.

February 22d, referred to Committee on Schools and Text Books.

Senate File No. 52, by Senator Brown, a bill for an act to amend Section Four Thousand Seven Hundred Sixty-seven (4767) of the Code, 1897. of the State of Iowa, relating to the crime of malicious threats to extort.

January 25th, referred to Committee on Judiciary.

Senate File No. 53, by Senator Brown, a bill for an act to amend Section Five Thousand Five Hundred Eighteen (5518) of the Code, 1897, of the State of Iowa, relating to payment of money when forfeited on the undertaking of bail of defendant.

February 23d, correctly enrolled.

Senate File No. 59, by Senator White, a bill for an act to amend the law as it appears in Chapter Eight (8), Title Two (2), Supplement to the Code, 1907, in reference to the census.

February 2d, referred to Committee on Judiciary.

Senate File No. 66, by Senator Cowles, a bill for an act to amend Section Four Hundred and Thirty (430) of the Code, relative to the dependent soldiers' and sailors' tax.

February 25th, passed the House.

Senate File No. 67, by Senator Allen of Jefferson, a bill for an act to amend Section One (1) of Chapter Thirty-one (31) of the acts of the Thirty-third General Assembly, relating to the burial of indigent soldiers and sailors and their wives and widows.

February 24th, passed the House.

Senate File No. 68, by Senator Bennett, a bill for an act to amend Subdivision Five (5), Section One Thousand Seven Hundred and Nine (1709), Supplement to the Code, 1907, relating to indemnity insurance for owners of automobiles and other motor vehicles.

February 11th, referred to Committee on Insurance.

Senate File No. 70, by Senator Webber, a bill for an act legalizing the action of the city council of Ottumwa, Iowa, in transferring to the water works fund certain money realized from water tax levies and to legalize the levy of a five-mill water tax made by the city in 1910, and to place the money realized therefrom in the water works fund, and to legalize the action of said city council in making said water tax levy a water works levy.

February 7th, correctly enrolled.

Senate File No. 73, by Senator Allen of Pocahontas, a bill for an act legalizing a certain conveyance which was made by Hezekiah Beecher, commissioner, to Robert M. Henderson, trustee, dated June 30, 1867, filed for record in the office of the recorder of Pocahontas county, Iowa, on September 13, 1867, and recorded in Land Deed Record "C," be ginning at page No. 3 thereof, together with the acts of the said Hesekiah Beecher as such commissioner in making said conveyance.

February 2, referred to Committee on Judiciary.

- Senate File No. 75, by Senator Fitchpatrick, a bill for an act legalizing certain instruments of writing heretofore executed by corporations conveying, encumbering or affecting real estate that have been executed without the attaching or affixing of the corporate seal thereto. February 25th, calendar.
- Senate File No. 76, by Senator Taylor, a bill for an act to legalize the issuing of certain warrants on the school fund by the board of directors of the independent district of Centerville, in Appanoose county, state of Iowa.

February 7th, correctly enrolled.

- Senate File No. 85, by Senator Bennett, a bill for an act to amend the law as it appears in Chapter One Hundred Forty-three (143), acts of the Thirty-third General Assembly, relating to the sale of intoxicating liquors at retail.
- February 11th, referred to Committee on Suppression of Intemperance.
- Senate File No. 86, by Senator Saunders, a bill for an act amending the law as it appears in Chapter Forty-five (45) of the acts of the Thirty-third (33d) General Assembly entitled, "An act providing for acquiring by condemnation proceedings by cities and towns, of heating plants, water works, gas works, electric light or electric power plants, and a mode of procedure therefor, and amending Section Seven Hundred Twenty-two (722) of the Supplement to the Code, 1907," and relating to the same subject.

February 21st, calendar.

Senate File No. 100, by Senator Mattes, a bill for an act to provide additional funds for the College for the Blind, for the Industrial School for Girls, for the Independence State hospital and the State penitentiary.

February 24th, correctly enrolled.

Senate File No. 103, by Senator Schrup, a bill for an act to amend Section Thirteen Hundred Seventy (1370), relative to the time in which township trustees in certain cities acting under special charters may complete equalization of taxes.

February 11th, referred to Committee on Ways and Means.

Senate File No. 117, by Senator Smith of Shelby, a bill for an act creating Section Four Hundred and Seven-a (407-a) of the Supplement to the Code authorizing the board of supervisors of a county to transfer any surplus bond fund, raised under Section Four Hundred and Three (403) of the Supplement to the Code, after payment of all bonds, to the bridge fund of said county.

February 24th, correctly enrolled.

.Senate File No. 124, by Senator Cowles, a bill for an act to amend Chapter Sixty-four (64), acts of the Thirty-third (33d) General Assembly, relating to the government of certain cities.

February 22d, calendar.

Senate File No. 130, by Senator Hoyt, a bill for an act making appropriation to defray the expenses of the inaugural ceremonies.

February 11th, referred to Committee on Appropriations.

Senate File No. 139, by Senator Proudfoot from Committee on Penitentiaries and Pardons, a bill for an act to amend Section Fifty-six Hundred and Twenty-six (5626) of the Code, referring to the matter of pardons and remission of fines and forfeitures, and the powers of the Board of Parole.

February 14th, correctly enrolled.

Senate File No. 144, by Senator Francis, a bill for an act to amend Section Four Thousand Eight Hundred and Fifty-three (4853) of the Code, relating to the subject of forgery, and providing penalty for the violation thereof.

February 11th, referred to Committee on Judiciary.

Senate File No. 146, by Senator Ames, a bill for an act legalizing certain acts and proceedings of the board of directors of the Independent School District of Traer, in the county of Tama, state of Iowa, and warrants thereof, and authorizing the issue of bonds.

February 25th, calendar.

Substitute for Senate File No. 150, by Senator Hoyt, a bill for an act appropriating seventy-one dollars and fifty cents (\$71.50) to C. C. Jackson to reimburse him for expenses and services returning fugitives from justice.

February 25th, referred to Committee on Claims.

Senate File No. 151, by Senator Bennett, a bill for an act to repeal Chapter One Hundred Ninety-two (192) of the acts of the Thirty-third General Assembly and to enact a substitute therefor relating to the conveyance of real estate by executor, administrator, trustee, guardian, referee or commissioner.

February 20th, referred to Committee on Judiciary.

Senate File No. 155, by Senator Ames, a bill for an act to amend the law as it appears in Section Two Hundred Fifty-four-a-three (254-a3), Supplement to the Code, 1907, relating to the charges for services for shorthand reporters.

February 17th, referred to Committee on Compensation of Public Officers.

Senate File No. 159, by Senator Cowles, a bill for an act authorizing cities and towns including cities under special charters, to make publication of official notices, ordinances and other official publications in newspapers printed in a foreign language.

February 22d, referred to Committee on Printing.

Senate File No. 164, by Senator Balluff, a bill for an act to amend Section 227 of the Code, relating to the division of the state into judicial districts and increasing the number of district judges in the Seventh District.

February 25th, calendar.

Senate File No. 165, a bill for an act to amend Section Four Thousand Nine Hundred Fifty-two (4952) of the Code relating to the sale, giving away or having in one's possession obscene literature and articles of indecent or immoral use.

February 23, correctly enrolled.

Senate File No. 182, by Senator Spaulding, a bill for an act to legalize the purchase of Lots One (1) and Two (2) in Block Nine (9) in the town of Montezuma, Iowa, and the contract therefor made by the council of said town under date of October 22, 1910, and the warrants issued for payment of the purchase price in the total sum of one thousand seven hundred fifty dollars (\$1,750.00) with interest thereon payable annually at the rate of six per cent.

February 25th, calendar.

- Senate File No. 185, by Senator Malmberg, a bill for an act to amend Chapter Eleven (11), laws of the Thirty-third General Assembly, and additional to Chapter Five (5) of Title Three (III) of the Code, relating to holding district courts and assignment of judges therefor. February 20th, referred to Committee on Judicial Districts.
- Senate File No. 198, by Senator Allen of Jefferson, a bill for an act making an appropriation to pay for extra clerical assistance in the office of the State Board of Health.

February 24th, correctly enrolled.

Senate File No. 200, by Senator Sullivan, a bill for an act to provide for paroling certain convicts on first conviction by the presiding judge of the trial court in which such conviction is had.

February 22d, referred to Commttee on Judiciary.

Senate File No. 201, by Senator Wilson, a bill for an act to amend the law as it appears in Chapter Seventy-eight (78) acts of the Thirty-third (33d) General Assembly relating to the removal of officers for misfeasance, malfeasance or nonfeasance in office.

February 25th, referred to Committee on Judiciary.

Senate File No. 218, by Senator McColl, a bill for an act to amend Chapter 170 of the acts of the Thirty-third General Assembly, in relation to the powers and duties of the State Board of Education.

February 22d, referred to Committee on Schools and Text Books.

Senate File N. 219, by Senator Hoyt, a bill for an act to amend Section Five Thousand Seventy-one (5071) of the Code, relating to the unlawful wearing of badges.

February 22d, indefinitely postponed.

Senate File No. 22, a bill for an act providing for registration of farm names.

Read first and second time and placed on file. February 24th, passed the House. Substitute for Senate File No. 226, a bill for an act authorizing cities to establish by ordinance, upon the approval of the voters thereof, a department of publicity, development and general welfare, and to levy a tax therefor.

February 24th, referred to Committee on Commerce and Trade.

Senate File No. 235, by Senator Wilson, a bill for an act to require contracts for county bridges, buildings and other improvements to be let to the lowest responsible bidder, and to provide for advertisements for bids.

February 22, referred to Committee on Judiciary.

Senate File No. 238, by Senator Allen of Jefferson, a bill for an act to repeal the law as it appears in Section Three Thousand Four Hundred Forty-five (3445) of the Code relating to actions by or against legal representatives and to enact a substitute therefor.

February 22d, referred to Committee on Judiciary.

Senate File No. 247, by Senator Hammill, a bill for an act providing for the commitment of boys and girls to the Industrial School and repealing the law as it appears in Sections Twenty-seven Hundred Eight (2708) and Twenty-seven Hundred Nine (2709) of the Supplement to the Code, 1907, and Chapter One Hundred Seventy-four of the acts of the Thirty-third (33) General Assembly.

February 22d, referred to Committee on Board of Control.

Senate File No. 248, by Senator Hammill, a bill for an act making all children received in the Soldiers' Orphans' Home wards of the state, and authorizing the placing of them with persons or families under contract for education, maintenance and service, and repealing the law as it appears in Section Twenty-six Hundred Ninety-b (2690-b) of the Supplement to the Code, 1907.

February 22d, referred to Committee on Military.

Senate File No. 249, by Senator Hammill, a bill for an act authorizing the placing with persons or in families and in places of employment of boys and girls committed to the Industrial School, under contract for care, education, miantenance and service, and repealing the law as it appears in Section Twenty-seven Hundred Four (2704) of the Supplement to the Code, 1907.

February 22d, referred to Committee on Board of Control.

Senate File No. 250, by Senator Saunders, a bill for an act to legalize a certain deed executed by Fremont county, and its board of supervisors on the 11th day of November, 1895, conveying to Mary E. McDonald the west half of the northeast quarter and the northwest quarter of Section Two, Township 70, North Range 43, west of the fifth principal meridian in Fremont County Iowa.

February 25th, calendar.

Senate File No. 252, by Senator Cowles, a bill for an act to repeal Sectron One Thousand Nine Hundred Eighty-nine (1989) of the Code, 1897, relating to government levees, and to enact a substitute therefor.

February 22d, referred to Committee on Drainage.

Senate File No. 271, by Senator Garrett, a bill for an act to legalize the incorporation of the town of Grandview, Louisa county, Iowa, the election of its officers, the passage of its ordinances, and resolutions, and acts done by the town council in the adoption and enforcement of its ordinances and resolutions since its organization in the year nineteen hundred (1900).

February 25th, referred to Committee on Judiciary.

Senate File No. 290, by Bennett, a bill for an act to legalize the ordinances and rules of health of the incorporated town of Lenox, Taylor county, Iowa.

February 25th, calendar.

Senate File No. 299, by Senator Cowles, a bill for an act to legalize certain warrants of the city of Burlington.

February 25th, referred to Committee on Judiciary.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, MARCH 6, 1911.

House met pursuant to adjournment, Speaker Stillman in the Chair,

Prayer was offered by Rev. C. S. Medbury of Des Moines, Iowa. Journal of February 25th corrected and approved.

On request of Huff of Hardin leave of absence was granted Goodykoontz of Boone until Tuesday.

On request of Stoddard of Buchanan leave of absence was granted Huntley of Lucas until Thursday.

On request of Fulton of Jefferson leave of absence was granted Bascom of Dickinson until Tuesday.

On request of Shane of Wapello leave of absence was granted Moore of Linn until Tuesday.

On request of Cunningham of Buena Vista leave of absence was granted Jacobs of Calhoun until Tuesday.

On request of Bruce of Floyd leave of absence was granted Fourt of Allamakee until Tuesday.

On request of Lounsberry of Marshall leave of absence was granted Van Camp of Adair until Tuesday.

PETITIONS, MEMORIALS AND REMONSTRANCES.

Boettger of Scott presented petition of the farmers of Scott county relative to an open season on doves.

Referred to Committee on Fish and Game.

Lounsberry of Marshall presented petitions of the teachers of the public schools of Marshall County relative to House File No. 69 and Senate File No. 77.

Referred to Committee on Schools and Text Books.

Beebe of Franklin presented petition of citizens of Franklin county, relative to the establishment of Short Courses.

Referred to Committee on Appropriations.

Ritter of Des Moines presented petition of the teachers of Stratford, Iowa, relative to House File No. 69.

Referred to Committee on Schools and Text Books.

Daniels of Appanoose presented petition of the teachers of Centerville, Iowa, relative to House File No. 69 and Senate File 77.

Referred to Committee on Schools and Text Books.

Daniels of Appanoose presented petition from citizens of Appanoose county relative to House File 307.

Referred to Committee on Commerce and Trade.

Brady of Dallas presented petition of the teachers of Minburn, Iowa, relative to Senate File No. 77.

Referred to Committee on Schools and Text Books.

Townsend of Tama presented remonstrance of the voters of Tama county, relative to House File No. 109.

Referred to Committee on Schools and Text Books.

Sherman of Poweshiek presented petition of citizens of Poweshiek county, relative to House File No. 103.

Referred to Committee on Railroads and Transportation.

Hunt of Harrison presented petition memorial of teachers, relative to House File No. 69.

Referred to Comittee on Schools and Text Books.

Shane of Wapello presented petition of teachers of Eldon, Iowa, relative to House File 69 and Senate File 77.

Referred to Committee on Schools and Text Books.

Grout of Black Hawk presented petition of teachers of West Waterloo favoring the Cowles-Ritter bill.

Referred to Committee on Schools and Text Books.

Skinner of Jasper presented petition of teachers of Monroe favoring the enactment of House File 69.

Referred to Committee on Schools and Text Books.

Stephenson of Ringgold presented petition of teachers of Ringgold county favoring House File 69.

Referred to Committee on Schools and Text Books.

White of Benton presented petition of citizens of Benton, Linn, Buchanan and Black Hawk counties, relative to interurban railways.

Referred to Committee on Railroads and Transportation.

Greene of Clinton presented petition of teachers of Clinton relative to teachers' certificates.

Whitney of Woodbury presented petition of teachers of Sioux City relative to Senate File 77.

Referred to Committee on Schools and Text Books.

Kulp of Palo Alto presented petition of the citizens of West Bend, Ia., favoring the passage of House File 149.

Referred to Committee on Railroads and Transportation.

Black of Muscatine presented petition of teachers of Muscatine favoring the passage of House File 69.

Referred to Committee on Schools and Text Books.

Fraley of Polk presented petition of the teachers of Des Moines, Iowa, relative to House File No. 69.

Referred to Committee on Schools and Text Books.

Felt of Clay presented petition of the teachers of Spencer, Iowa, relative to House File No. 69.

Referred to Committee on Schools and Text Books.

Beans of Mahaska presented petition of citizens of Jasper county, relative to bounty on wolves.

Referred to Committee on Agriculture.

Bruce of Floyd presented petition of teachers of Iowa, relative to House File No. 69.

Referred to Committee on Schools and Text Books.

Shankland of Polk presented petition of teachers of Des Moines, Iowa, relative to House File No. 69, Senate File No. 77.

Referred to Committee on Schools and Text Books.

Larrabee of Fayette presented petition relative to House File No. 27.

Referred to Committee on Railroads and Transportation.

White of Benton presented petition relative to House File No. 69.

Referred to Committee on Schools and Text Books.

Larrabee of Fayette presented remonstrance of town council of Elliott, Iowa, relative to public utility bill.

Referred to Committee on Railroads and Transportation.

Larrabee of Fayette presented petition of district judges and county attorneys, relative to House File No. 252.

Referred to Committee on Compensation of Public Officers.

REPORTS OF COMMITTEES.

Shankland of Polk, from the Committee on Insurance, submitted the following report:

Mr. Speaker—Your Committee on Insurance, to whom was referred House File No. 282, a bill for an act to amend Section Seven Hundred and Twenty-one (721) of the Code relating to capital required of foreign insurance companies, 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.

Frank S. Shankland,

Chairman.

Report adopted.

Also:

Mr. Speaker—Your Committee on Insurance, to whom was referred House File No. 137, a bill for an act providing for the collection of taxes upon premiums paid to unauthorized insurance companies, 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 be amended as follows:

By inserting after the word "State" in the fourth (4) line of the original bill the following: "which issue policies or contracts on property other than that of their own members," and when so amended the bill do pass.

FRANK S. SHANKLAND,

Chairman.

Report adopted.

Also:

Mr. Speaker—Your Committee on Insurance, to whom was referred House File No. 335, a bill for an act to amend Section One Thousand Seven Hundred Forty-six (1746) of the Code of Iowa, relating to co-insurance clauses in policies of fire insurance companies, 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.

FRANK S. SHANKLAND,

Chairman.

Report adopted.

Also:

Mr. Speaker—Your Committee on Insurance, to whom was referred Senate File No. 68, a bill for an act to amend Subdivision Five, (5), Section One Thousand Seven Hundred Nine (1709) Supplement to the Code 1907, relating to indemnity insurance for owners of automobiles and other motor vehicles, 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.

Frank S. Shankland.

Chairman.

Report adopted.

Klay of Sioux, from the Committee on Judiciary, submitted the following report:

MR. Speaker—Your Committee on Judiciary, to whom was referred House File No. 12, a bill for an act to provide for prosecuting criminal offenses to final judgment on information to be filed by the County Attorney, and without intervention of the Grand Jury in all cases in which the punishment exceeds a fine of \$100 or exceeds imprisonment for 30 days, and to provide the procedure when so prosecuted on information, 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 be amended by substituting the following substitute amendment therefor:

A BILL

For an Act to provide for prosecuting criminal offenses to final judgment on information to be filed by the County Attorney, and without the intervention of the Grand Jury in all cases in which the punishment exceeds a fine of one hundred dollars, or exceeds imprisonment for thirty days and to provide the procedure when so prosecuted on information.

Be It Enacted by the General Assembly of the State of Iowa:

Section 1. That from and after the taking effect of this Act, criminal offenses in which the punishment exceeds a fine of One Hundred Dollars or exceeds imprisonment for thirty days may be prosecuted to final judgment, either on indictment, as is now or may be hereafter provided, or on information as herein provided, and the District and Supreme Court shall possess and exercise the same power and jurisdiction to hear, try and determine prosecutions on information, as herein provided, for all such

criminal offenses, to issue writs and process and do all other acts therein, as they possess and may exercise in cases of like prosecutions upon indictment.

- Sec. 2. Whenever an accused shall have had a preliminary examination for a criminal offense, or shall have waived the right to such examination, and in either case been held to the Grand Jury to answer therefor, the county attorney of the proper county may, prior to the empaneling of the next regular Grand Jury, file in the District Court, either in term time or in vacation, an information under oath, charging said accused with the offense for which he has been held to the Grand Jury, or for any degree or grade thereof, or for any offense included therein.
- Sec. 3. Such information shall be endorsed "A True Information." which endorsement shall be signed by the County Attorney.
- Sec. 4. The County Attorney shall, at the time of filing such information, indorse or cause to be indorsed thereon the names of the witnesses whose evidence he expects to introduce and use on the trial of the same, and shall also file with such information a minute of the evidence relating to the guilt of the accused of the offense charged of each witness whose name is so endorsed upon the information. Should the County Attorney desire to use on the trial witnesses in addition to those whose names are so endorsed, he shall proceed in the same manner as is provided in such cases in trials on indictment.
- Sec. 5. Such information shall be sworn to by the County Attorney before some Judge of the District Court, or before the Clerk or Deputy Clerk of said court. The information, before being filed, shall be presented to some Judge of the District Court of the county having jurisdiction of the offense, which judge shall endorse his approval or disapproval thereon. If the information receive the approval of the judge, the same shall be filed. If not approved, the charge shall be presented to the next Grand Jury for consideration. At any time after the approval of an information, and prior to the commencement of trial, the Court, or any Judge thereof, on its own motion may order said information set aside and said cause submitted to the Grand Jury.
- Sec. 6. The Clerk of the District Court shall cause a copy of the information and minutes of evidence to be delivered to the accused, or to his attorney, at or prior to the time of arraignment.
- Sec. 7. If the information is filed at the instance of a private prosecutor, the County Attorney may endorse such fact upon the information and sign such endorsement, and, in such case, the costs may be taxed in the same manner and under the same limitations as in case of indictments.
- Sec. 8. An amended or substituted information may be filed at any time prior to the commencement of the trial, but, should it appear to the court that the accused should have additional time to prepare for trial on account of amendments, a continuance shall be granted accordingly. Amendments filed during the trial shall be limited to and governed by the provisions for amending indictments during trial.

- Sec. 9. The information shall be drawn and construed, in matter of substance, as indictments are required to be drawn and construed. All provisions of law applying to prosecutions on indictments and relating to the issuance of warrants, the corrections of the name of the accused, the issuing of process, the giving of bail, arraignments, pleadings, trials, change of place of trials, return of verdicts, the taking of exceptions, new trials, arrest of judgments, the entering of judgments and the execution thereof, appeals, except as modified or otherwise provided for in this chapter, and all other proceedings in cases of indictments, whether in the court of original or appellate jurisdiction shall in the same manner and to the same extent, as near as may be, apply to informations and all prosecutions and proceedings thereon.
- Sec. 10. Upon the filing of such information the clerk shall issue a warrant for the arrest of the accused, and the court or any judge thereof shall fix the bail, if bail is allowable, and in vacation or in the absence of the judge in term time, the Clerk of the Court shall fix such bail, the action of the Clerk being reviewable by the court or judge thereof.
- Sec. 11. Wherever the word County Attorney appears in this chapter, the same shall be construed to mean County Attorney or the Assistant County Attorney.
- Sec. 12. The time in which criminal prosecutions may be commenced by information shall be the same as in cases of prosecutions by indictment, which time shall be computed from the date of the filing of the initial information.
- Sec. 13. A motion to set aside the information may be made on one or more of the following grounds:
- 1. When it is not endorsed "A True Information," and the endorsement signed by the County Attorney.
- 2. When the minutes of evidence have not been filed with the Information.
- 3. When the names of the witnesses named in such minutes of evidence are not endorsed on the Information.
- 4. When the Information has not been verified or filed in the manner herein required.
- 5. When the accused has not, prior to the filing of the Information, been held to the Grand Jury for the offense charged, or the Information has not been approved, as required.

Such motion must be made before a plea is entered by the accused. If not so made, the objection shall be deemed waived. If either of the objections specified in the fifth paragraph above is shown to be true, the court shall sustain said motion. If either of the objections specified in the first four paragraphs above are shown to be true, the court shall sustain said motion, unless the defects are corrected within such time as the court may order. Affidavits and oral and documentary evidence may be received upon the hearing of such motion.

- Sec. 14. An accused prosecuted on information may, in vacation, be arraigned by any Judge of the District Court, and, in vacation, be required to plead to the information before any such judge, but arraignments can be made and pleas required, in vacation, only before such judge sitting in chambers at the usual place of holding court in the county in which the information was filed, or to which the cause may be sent on change of venue. The proceedings with reference to arraignments and the taking of pleas, in vacation, shall be signed by the judge and filed with the Clerk and entered at length in the records of the court with the same force and effect as if made and entered in term time.
- Sec. 15. Judgments may be rendered in vacation on written pleas of guilt of the offense charged, or of any degree or grade thereof, or of any offense included therein, with the same force and effect as though rendered in term time, which written plea of guilt, together with the judge's entry of judgment in reference thereto, shall be forthwith filed with the Clerk and entered at length in the records of said court, and, after such entry, be executed as in case of judgments on indictments, but judgments in vacation can only be rendered by a Judge of the District Court sitting in chambers at the usual place of holding court in the county where the information was filed, or to which the cause has been transferred on change of venue.
- Sec. 16. Whenever an accused shall be held to answer to the Grand Jury for an offense and shall give bail, such bail shall be construed as conditioned to answer to any indictment for said offense returned by the Grand Jury, to which the accused is legally held to answer, and to any information charging said offense filed by the County Attorney.
 - Sec. 17. Information shall be, substantially, in the following form: In the District Court of County:

The State of Iowa, vs. Information.

A..... B......

Comes now, as County Attorney of County, State of Iowa, and in the name and by the authority of the State of Iowa, accuses A...... B...... of the crime of (here insert the name of the offense), committed as follows:

The said A...... B......, en or about the day of, A. D., (inserting the year) in the County of, and State of Iowa, (here insert the acts or emissions constituting the offense.)

STATE OF IOWA: County Attorney. County—ss.

I,, being first duly sworn, do depose and say, that I have made full and careful investigation of the facts upon which the above charge is based, and that the allegations contained in the above and foregoing information are true, as I verily believe.

Subscribed and sworn to by day of A. D.,	before me, the undersigned, this
	••••••
	(Here insert title of official before whom verification is made.)
Upon the information shall be	endorsed the following:
(a) "A True Information.	*
	County Attorney."
(b) "Names of witnesses:	We have the second of the seco
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•••••	
• • • • • • • • • • • • • • • • • • • •	•

fied from the showing made herein as the case may be) be prosecuted	that this cause should (or should not, by information, the same is approved ordered submitted to the next Grand
	Judge of the District Court."
(d) "This information duly file day of, A. D.,	d in the District Court, this
	(Clerk of the District Court of
	County, State of Iowa.)
	By Deputy Clerk."
(e) "Bail is hereby fixed on to of \$	he within information in the sum
	(Here insert official title of Judge or Clerk, as the case may be.)"
and when so amended the bill do	GERRITT KLAY.
Report adopted.	Chairman.

INTRODUCTION OF BILLS.

By Shankland of Polk, House File No. 394, a bill for an act to fix the charge to be made by county recorders for recording plat of subdivisions or additions.

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

By Shankland of Polk, House Joint Resolution No. 7, relating to the appointment of a commission to investigate the nature and scope of the international exposition of 1915 and to the part which the State of Iowa is to take in such exposition.

Be It Enacted by the General Assembly of the State of Iowa:

Whereas, the Congress of the United States has designated the City of San Francisco, California, as the place for holding a great international exposition in the year 1915, to commemorate the opening and completion of the Panama Canal, and said Congress has called upon the President of the United States to invite the nations of the world to participate in such exposition; and,

Whereas, it may be that the State of Iowa will desire to exhibit her resources and advantages at such exposition, therefore be it

Resolved, by the House of Representatives of the State of Iowa the Senate concurring, that the Governor of the State is hereby authorized to appoint an honorary commission of five citizens of this state, with power to investigate the nature and scope of the said exposition, and to report to the Thirty-fifth General Assembly the desirability of the State of Iowa making proper exhibit of the resources and advantages of this state at such exposition, together with the nature and character of such proposed exhibit, and the reasonable expense to be connected therewith.

Read first and second time and referred to Committee on Federal Relations.

By Shankland of Polk, House File No. 395, a bill for an act to provide for widows who are the mothers of dependent children.

Read first and second time and referred to Committee on Public Charities.

By Shankland of Polk, (by request), House File No. 396, a bill for an act to amend Section Three Thousand Three Hundred and Seventy-nine, (3379), of the Code, 1897, relative to the inheritance of the property of an intestate.

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

By Shankland of Polk, House File No. 397, a bill for an act amending Section Nine Hundred Fifteen, (915), of the Code Supplement of 1907, to the effect that abstracts accompanying plats to be filed with county recorder need not be recorded.

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

By Shankland of Polk, (by request), House File No. 398, a bill for an act to amend Chapter X of Title III of the Supplement of 1907 to the Code of Lowa, relating to attorneys and counsellors.

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

By Shankland of Polk, House File No. 399, a bill for an act repealing Section Three Thousand Eight Hundred Two, (3802), of the Code, 1897, and substituting therefor a provision for regulating the filing of judgment transcripts.

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

By Shankland of Polk, House File No. 400, a bill for an act making it the duty of the county attorney to examine and report on the abstracts of title to plats of subdivisions or additions when requested to do so by the county recorder.

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

By Shankland of Polk, House File No. 401, a bill for an act to amend Section 4600-a of the Supplement to the Code of 1907, relative to justices of the peace, in certain townships.

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

By Boettger of Scott, House File No. 402, a bill for an act to amend Section One Thousand Five, (1005), of the Supplement to the Code, 1907, with additional provisions in regard to the fire fund.

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

By Dewey of Guthrie, House File No. 403, a bill for an act to amend the law as it appears in Section Two Hundred and Fifty-four-A2, (254-A2), of the Supplement to the Code, 1907, and Section One, (1), of Chapter 12 of the acts of the Thirty-third General Assembly, relating to the compensation of shorthand reporters.

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

By Black of Muscatine, (by request), House File No. 404, a bill for an act to amend Section Nine Hundred Thirty-seven, (937), of the Code, relating to membership of city councils in cities acting

under special charter, and having a population of less than Twenty Thousand (20,000).

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

By Dabney of Davis, House File No. 405, a bill for an act to amend Section Three Thousand Three Hundred and Forty-nine, (3349), of the Code, relating to the giving notice of the proving of claims against the estate of decedents.

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

By McCullough of Dubuque, House File No. 406, a bill for an act making it unlawful to obstruct public highways and defining such obstructions and providing for the removal thereof.

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

CONSIDERATION OF BILLS.

On motion of Cunningham of Buena Vista, House File No. 143, a bill for an act to repeal Section Sixteen Hundred and Fifty-seven-n (1657-n), Supplement to the Code, 1907, and to enact a substitute therefor, relating to the office of the department of agriculture and the salary of the secretary and his assistants, with report of committee recommending passage as amended by substitute, was taken up, considered, and the committee amendment was adopted.

Dawson of Cherokee offered the following amendment:

To amend Section One (1) by inserting after the word "compensation" the word "not to exceed Five Thousand Dollars (\$5,000.00) per annum, and by adding after the period at the end of Section One (1) the following:

Provided, however, that the provisions of Section 1657-i, Supplement to the Code, allowing for additional clerical assistance for and on account of the state fair shall not be construed as applying to the salary of the secretary.

Amendment adopted.

Mr. Cunningham moved that the rules be suspended, 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 ayes were:

Beans, Beebe, Black, Boettger, Bowman, Brady, Brown, Bruce, Byerly, Campbell of Ida, Campbell of Webster, Collin, Cousins, Cunningham, Dabney, Daniels, Dawson, Dewey, Dixon, Downey, Enger, Felt, Fraley, Fry, Fulton, George, Gilbert, Griggs, Grout, Halgrims, Hamilton, Harding, Hazen, Hickenlooper, Hogan, Huff, Hunt, Huntley, Hutchins, Koontz, Krebill, Kull, Kulp, Larrabee, Lenocker, Lounsberry, Lund, McCullough, Miller of Dubuque, Murtagh, Newell, O'Connor, Olson, Pickford, Russell, Shane, Shankland, Sherman, Smith of Adams, Smith of Decatur, Speer, Stephenson, Stoddard, Townsend, White, Whitney, Mr. Speaker—67.

The nays were:

Odendahl, Perkins, Ripley, Skinner—4.

Absent or not voting:

Bascom, Bauman, Brockway, Bybee, Crist, Dunlap, Edmunds, Ellis, Escher, Finlayson, Fletcher, Fourt, Goodykoontz, Greene, Harvey, Hayes, Jacobs, Jacobson, Johnson, Klay, Leach, Linnan, McCleery, Miller of Bremer, Milton, Moore, Patterson, Penn, Ritter, Robbins, Rowles, Sater, Schee, Stipe, Taylor, Van Camp, Zeller—37.

So the bill passed and the title as amended was agreed to.

On motion of Shankland of Polk, House File No. 267, a bill for an act to amend Chapter 62 of the acts of the Thirty-third General Assembly relating to pensions to be paid to policemen, with report of committee recommending passage as amended, was taken up, considered, and the committee amendments were adopted.

Mr. Shankland moved that the rules be suspended, the bill be considered engrossed, and read a third time now, which motion prevaled and the bill was read a third time.

On the question, "Shall the bill pass?"

The ayes were:

Bauman, Beans, Beebe, Black, Boettger, Bowman, Brown, Byerly, Campbell of Ida, Campbell of Webster, Collin, Cousins, Cunningham, Daniels, Dawson, Dixon, Downey, Enger, Felt, Fraley, Fry, George, Gilbert, Greene, Griggs, Hamilton, Harding, Hazen,

Hickenlooper, Huff, Hunt, Hutchins, Koontz, Krebill, Kulp, Larrabee, Lenocker, Lounsberry, Lund, McCleery, McCullough, Miller of Dubuque, Murtagh, Newell, O'Connor, Olson, Perkins, Pickford, Ripley, Russell, Shane, Shankland, Sherman, Skinner, Smith of Adams, Smith of Decatur, Speer, Stephenson, Stoddard, Taylor, Townsend, White, Whitney, Mr. Speaker—64.

The nays were:

Odendahl-1.

Absent or not voting:

Bascom, Brady, Brockway, Bruce, Bybee, Crist, Dabney, Dewey, Dunlap, Edmunds, Ellis, Escher, Finlayson, Fletcher, Fourt, Fulton, Goodykoontz, Grout, Halgrims, Harvey, Hayes, Hogan, Huntley, Jacobs, Jacobson, Johnson, Klay, Kull, Leach, Linnan, Miller of Bremer, Milton, Moore, Patterson, Penn, Ritter, Robbins, Rowles, Sater, Schee, Stipe, Van Camp, Zeller—43.

So the bill passed and the title was agreed to.

On motion of Harding of Woodbury, House File No. 228, a bill for an act amending Sections Eight Hundred and Ten (810), Eight Hundred and Thirteen (813), and Nine Hundred and Sixty-five (965), and relating to making sewer and street improvements, and the kinds of materials to be used therein, with report of committee recommending passage as amended, was taken up, considered, and the committee amendment was adopted.

Mr. Harding moved that the rules be suspended, the bill be conconsidered 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 ayes were:

Bauman, Beans, Beebe, Black, Boettger, Bowman, Brown, Byerly, Campbell of Ida, Campbell of Webster, Collin, Cousins, Cunningham, Daniels, Dawson, Dewey, Dixon, Downey, Enger, Felt, Fry, Fulton, George, Gilbert, Greene, Grout, Halgrims, Hamilton, Harding, Hayes, Hazen, Hickenlooper, Hogan, Huff, Hunt, Hutchins, Koontz, Krebill, Kull, Larrabee, Lenocker, Lounsberry, Lund, McCleery, McCullough, Miller of Bremer, Miller of Dubuque, Murtagh, O'Connor, Odendahl, Olson, Pickford, Ripley, Ritter, Russell, Shane, Shankland, Sherman, Skinner, Smith of Adams, Smith

of Decatur, Speer, Stephenson, Stoddard, Townsend, White, Whitney, Mr. Speaker—68.

The nays were:

None.

Absent or not voting:

Bascom, Brady, Brockway, Bruce, Bybee, Crist, Dabney, Dunlap, Edmunds, Ellis, Escher, Finlayson, Fletcher, Fourt, Fraley, Goodykoontz, Griggs, Harvey, Huntley, Jacobs, Jacobson, Johnson, Klay, Kulp, Leach, Linnan, Milton, Moore, Newell, Patterson, Penn, Perkins, Robbins, Rowles, Sater, Schee, Stipe, Taylor, Van Camp, Zeller—40.

So the bill passed and the title was agreed to.

On motion of Cunningham of Buena Vista, House File No. 46, a bill for an act to repeal Chapter 101 of the laws of the Thirty-third General Assembly, and to enact a substitute therefor relating to the dragging of public highways and providing penalty for failure to perform such duties, with report of committee recommending passage as amended by substitute, was taken up.

O'Connor of Chickasaw moved that further consideration be deferred until 1:30 o'clock this afternoon.

Motion prevailed.

O'Connor of Chickasaw moved that when the House adjourn it be to reconvene at 1:30 o'clock P. M.

Motion prevailed.

On motion of Shankland of Polk, Senate File No. 14, a bill for an act to amend Section Two Hundred Twenty-seven (227) of the Code relating to the division of the state into judicial districts and increasing the number of district judges in the Ninth district, with report of committee recommending passage as amended, was taken up, considered, and the committee amendments were adopted.

Mr. Shankland moved that the rules be suspended, 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 ayes were:

Bauman, Beans, Beebe, Black, Boettger, Bowman, Brady, Brown, Bruce, Byerly, Campbell of Ida, Campbell of Webster, Collin, Crist, Cunningham, Daniels, Dawson, Dewey, Dixon, Enger, Felt, Fletcher, Fraley, Fry, Fulton, George, Gilbert, Greene, Griggs, Grout, Halgrims, Hamilton, Harding, Hazen, Hickenlooper, Hogan, Huff, Hunt, Hutchins, Koontz, Krebill, Kull, Larrabee, Lenocker, Lounsberry, Lund, McCleery, McCullough, Miller of Bremer, Miller of Dubuque, Milton, Murtagh, Newell, O'Connor, Odendahl, Olson, Perkins, Pickford, Ripley, Ritter, Russell, Shane, Shankland, Sherman, Skinner, Smith of Adams, Smith of Decatur, Speer, Stephenson, Stipe, Stoddard, Taylor, Townsend, White, Whitney, Zeller, Mr. Speaker—77.

The nays were:

None.

Absent or not voting:

Bascom, Brockway, Bybee, Cousins, Dabney, Downey, Dunlap, Edmunds, Ellis, Escher, Finlayson, Fourt, Goodykoontz, Harvey, Hayes, Huntley, Jacobs, Jacobson, Johnson, Klay, Kulp, Leach, Linnan, Moore, Patterson, Penn, Robbins, Rowles, Sater, Schee, Van Camp—31.

So the bill passed and the title was agreed to.

Smith of Decatur moved that a committee of three be appointed to notify the Senate that the House was ready to receive it in Joint Convention.

Motion prevailed.

The Speaker named as such committee:

Smith of Decatur, Campbell of Ida, Stephenson of Ringgold.

The Sergeant-at-Arms announced the arrival of the members of the Senate, who took their seats on the west side of the House Chamber.

JOINT CONVENTION.

The Joint Convention was called to order by Lieutenant Governor Clarke, President of the Joint Convention, at 12:00 o'clock noon:

The roll was then called and the following members responded as present:

Adams, Allen of Pocahontas, Allen of Jefferson, Ames, Balluff, Bauman, Beans, Beebe, Bennett, Black, Boettger, Bowman, Brady, Brockway, Brown of Decatur, Brown of Wright, Bruce, Byerly, Campbell of Ida, Campbell of Webster, Chase, Clarkson, Collin, Cousins, Crist, Cunningham, Dabney, Daniels, Dawson, Dewey, Dixon, Downey, Dunlap, Dunnegan, Enger, Felt, Fitchpatrick, Fraley, Fry, Fulton, Garrett, Gates, George, Gilbert, Gillilland, Greene, Griggs, Grout, Halgrims, Hamilton, Hammill, Harding, Hazen, Hickenlooper, Hogan, Huff, Hunt, Hunter, Hutchins, Koontz, Krebill, Kull, Kulp, Larrabee of Webster, Larrabee of Fayette, Lenocker, Lounsberry, Lund, McCleery, McColl, McCulloch of Wayne, McCullough of Dubuque, Malmberg, Mattes, Miller of Bremer, Miller of Dubuque, Milton, Murtagh, Neal, Newell, O'Connor, Odendahl, Olson, Parshall, Perkins, Pickford, Proudfoot, Quigley, Ream, Ripley, Ritter, Russell, Saunders, Savage, Schrup, Shane, Shankland, Sherman, Skinner, Smith of Adams, Smith of Decatur, Smith of Shelby, Spaulding, Speer, Stephenson, Stillman, Stipe, Stoddard, Stuckslager, Sullivan, Taylor of Union, Townsend, Van Law, Webber, White of Benton, White of Iowa, Whitney, Zeller—118.

Absent:

Balkema, Bascom, Bybee, Chapman, Cowles, Crow, De Wolf, Edmunds, Ellis, Escher, Finlayson, Fletcher, Fourt, Francis, Goodykoontz, Harvey, Hayes, Huntley, Hoyt, Jacobs, Jacobson, Jewell, Johnson, Klay, Leach, Legel, Linnan, McManus, Moore, Patterson, Penn, Robbins, Rowles, Sammis, Sater, Schee, Smith of Mitchell, Taylor of Appanoose, Van Camp, Wilson—40.

President Clarke announced the Joint Convention duly organized, with a quorum of members present.

President Clarke then announced that the roll would be called for the purpose of electing a United States Senator in Congress, and appointed as teller on the part of the Senate, Senator Savage of Adair, and as assistant teller, Senator Sullivan of Polk.

Speaker Stillman appointed as teller on the part of the House, Representative Huff of Hardin, and as assistant teller, Representitive Crist of Clarke. Upon the roll being called, those voting for Claude R. Porter were

Balluff, Bauman, Byerly, Clarkson, Dabney, Downey, Dunnegan, Garrett, Gilbert, Greene, Griggs, Hamilton, Hazen, Koontz, Krebill, Kull, Lenocker, McCullough of Dubuque, Miller of Bremer, Miller of Dubuque, Milton, Murtagh, O'Connor, Odendahl, Olson, Quigley, Ream, Ritter, Schrup, Taylor of Union, Townsend, Webber, White of Benton, White of Iowa—34.

Those voting for Horace E. Deemer were:

Adams, Allen of Jefferson, Bennett, Bowman, Brady, Brown of Decatur, Campbell of Ida, Chase, Daniels, Dewey, Dixon, Fulton, Gillilland, Hickenlooper, Hogan, Hunt, Lounsberry, McColl, McCulloch of Wayne, Malmberg, Mattes, Pickford, Proudfoot, Saunders, Shane, Skinner, Smith of Adams, Smith of Decatur, Smith of Shelby, Speer, Stipe, Stuckslager, Sullivan, Van Law, Whitney—35.

Those voting for W. S. Kenyon were:

Allen of Pocahontas, Ames, Beebe, Brown of Wright, Bruce, Campbell of Webster, Collin, Cousins, Felt, Fitchpatrick, Fraley, Fry, Gates, George, Grout, Halgrims, Hammill, Huff, Hunter, Hutchins, Kulp, Larrabee of Webster, Larrabee of Fayette, Lund, Newell, Ripley, Russell, Shankland, Sherman, Spaulding, Stillman, Stoddard—32.

Those paired were:

Beans, Black, Boettger, Brockway, Crist, Cunningham, Dawson, Harding, McCleery, Perkins, Savage, Stephenson, Zeller—13.

Absent:

Balkema, Bascom, Bybee, Chapman, Cowles, Crow, De Wolf, Edmunds, Ellis, Escher, Finlayson, Fletcher, Fourt, Francis, Goodykoontz, Harvey, Hayes, Huntley, Hoyt, Jacobs, Jacobson, Jewell, Johnson, Klay, Leach, Legel, Linnan, McManus, Moore, Patterson, Penn, Robbins, Rowles, Sammis, Sater, Schee, Smith of Mitchell, Taylor of Appanoose, Van Camp, Wilson—40.

President Clarke announced that no one had received a majority of the votes cast in the Joint Convention for United States Senator in Congress and that no election had occurred.

Journal of the Joint Convention was then read and approved.

On motion of Senator Allen of Jefferson, the Joint Convention was dissolved.

House reconvened, Speaker Stillman in the Chair.

On motion of Harding of Woodbury the House adjourned.

AFTERNOON SESSION.

House reconvened, Speaker Stillman in the chair.

PETITIONS, MEMORIALS AND REMONSTRANCES.

- · O'Connor of Chickasaw presented petition of teachers of Nashua favoring the passage of House File 69.
- Referred to Committee on Schools and Text Books.

INTRODUCTION OF BILLS.

By Downey of Crawford, House File No. 407, a bill for an act to establish and maintain a State Normal School at Denison, Iowa, for the education and preparation of teachers for the common schools of Iowa and providing for the transfer of certain property to the State of Iowa for the use of said school.

Read first and second time and referred to Committee on Normal Schools.

House File No. 408, a bill for an act to legalize all the elections of the town of Floyd, in the county of Floyd, State of Iowa, and all acts performed and proceedings held or undertaken, and all ordinances and resolutions, or amendments thereto, passed by the town council of said town, and all the official acts of the town officers of said town, since the passage of the act relating to the organization of cities and towns and known as Chapter Twenty-six of the acts of the Thirty-second General Assembly, and defining the terms of office of the councilmen and officers of said town, and providing for future elections therein.

Whereas, in the election of the members of the town council and other town officers in and for the town of Floyd, in the county of Floyd, state of Iowa, held since the passage and going into effect of an Act relating to the organization of cities and towns and known as Chapter Twentysix of the Acts of the Thirty-second General Assembly of the State of Iowa, no notice has been taken of said Act, but said elections inadvertently have been held and members of the town council and other town officers nominated and elected without reference thereto, but in accordance

with the statutes previously existing in relation to such elections, and if the said statutes were still in force and effect and unrepealed and unamended: and

Whereas, at a town election so held on the last Monday in March, A. D., 1908, E. A. Kenyon and J. C. Lindsay were duly elected as councilmen, and at a town election so held on the last Monday in March, A. D. 1909, C. H. Gutches and F. L. Morse were duly elected as councilmen, and at a town election so held on the last Monday in March, A. D. 1910, George H. Jackson was duly elected mayor, C. N. Barney was duly elected clerk, W H. Staebler was duly elected treasurer, L. A. Beattie was duly elected assessor, and Robert Hanf and Charles Knowlton were duly elected members of the town council of said town; and

Whereas, the said persons have duly qualified and have filled the offices to which they were respectively elected and performed the duties thereof, and as such officers and councilmen have performed divers official acts; and

Whereas, the town council of said town has acted and proceeded in all matters as if the said persons so elected as councilmen had been legally elected and were legally entitled to membership therein, and said town council so composed in whole or in part of said persons has undertaken to pass various ordinances and resolutions and to perform other official acts; and

Whereas, doubt have arisen as to the legality of all the ordinances, resolutions, and amendments to ordinances and resolutions, passed by the said council of the town of Floyd, and as to the legality of all of its acts and proceedings and those of the said town officers elected as aforesaid; now therefor

Be It Enacted by the General Assembly of the State of Iowa:

Section 1. That all of the elections of the town of Floyd, in the county of Floyd, State of Iowa, held since the passage of an Act relating to the organization of cities and towns and known as Chapter Twenty-six of the Acts of the Thirty-second General Assembly of the State of Iowa, and all of the acts performed and proceedings held or undertaken, and all of the ordinances, or amendments thereto, passed by the town council of said town of Floyd and all the official acts of the town officers of said town acting as such officers performed or undertaken since the passage of the said Act, and not in contravention of the laws of the State, are hereby legalized and declared to be valid and binding the same as the said Act had not been passed and the law had been in all respects strictly complied with in the elections of said town officers and members of said town council.

Sec. 2. That all of the persons before named elected as aforesaid as officers and councilmen of the said town are hereby declared to have been duly and legally elected and to be now legally acting as such, and the terms of office of said officers and councilmen, and each of them, shall continue as hereinafter provided.

Sec. 3. That on the last Monday in March, A. D. 1912, there shall be held an election in said town of Floyd at which there shall be elected a mayor, treasurer, assessor, and five councilmen at large as provided in Chapter Twenty-six of the Acts of the Thirty-second General Assembly, and the councilmen so elected shall compose the town council and be the successors of the six councilmen now in office and shall at their first meeting appoint a clerk as provided by Section seven of said Chapter Twenty-six. That the present town officers and councilmen of the said town shall continue to hold office in such, but only until their successors are elected, or appointed, and qualified in the year 1912, as herein provided. That thereafter all of the town officers and councilmen of the town of Floyd shall be elected or appointed biennially as now provided by law.

Sec. 4. That nothing in the Act shall affect any pending litigation.

Sec. 5. This act, being deemed of immediate importance, shall be in force and effect from and after its publication in the Des Moines Register and Leader, a newspaper published at Des Moines, Iowa, and the Charles City Daily Intelligencer, a newspaper published at Charles City, Iowa; said publication to be without expense to the State.

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

The roll was then called to ascertain the presence of a quorum.

The following members responded as present:

Bauman, Beans, Beebe, Black, Boettger, Bowman, Brady, Brockway, Bruce, Byerly, Campbell of Webster, Cousins, Cunningham, Dabney, Dawson, Dixon, Downey, Felt, Fry, George, Gilbert, Griggs, Grout, Halgrims, Harding, Hazen, Hickenlooper, Hogan, Huff, Hunt, Hutchins, Koontz, Krebill, Kull, Kulp, Larrabee, Lenocker, Lounsberry, Lund, McCullough, Miller of Bremer, Miller of Dubuque, Newell, O'Connor, Odendahl, Perkins, Ritter, Russell, Shane, Sherman, Smith of Adams, Smith of Decatur, Stephenson, Stipe, Stoddard, Taylor, White, Whitney, Zeller, Mr. Speaker—60.

Absent:

Bascom, Brown, Bybee, Campbell of Ida, Collin, Crist, Daniels, Dewey, Dunlap, Edmunds, Ellis, Enger, Escher, Finlayson, Fletcher, Fourt, Fraley, Fulton, Goodykoontz, Greene, Hamilton, Harvey, Hayes, Huntley, Jacobs, Jacobson, Johnson, Klay, Leach, Linnan, McCleery, Milton, Moore, Murtagh, Olson, Patterson, Penn, Pickford, Ripley, Robbins, Rowles, Sater, Schee, Shankland, Skinner, Speer, Townsend, Van Camp—48.

The Speaker announced the presence of a quorum.

House resumed consideration of House File No. 46. Cunning-ham of Buena Vista moved that House File No. 46 be made a special order for Thursday at 10:30 A. M.

Motion prevailed.

On motion of Zeller of Madison, House File No. 29, a bill for an act to amend Section Five Thousand One Hundred Nineteen (5119) of the Code, relative to the punishment of the crime of vagrancy and defining the same, with report of committee recommending passage as amended by substitute, was taken up and considered.

Mr. Zeller moved that the rules be suspended, 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 ayes were:

Bauman, Beans, Beebe, Black, Boettger, Brockway, Brown, Bruce, Byerly, Campbell of Ida, Campbell of Webster, Collin, Cousins, Crist, Cunningham, Dabney, Daniels, Dawson, Dixon, Downey, Enger, Felt, Fraley, Fry, Fulton, George, Griggs, Grout, Halgrims, Harding, Hazen, Hickenlooper, Hogan, Huff, Hunt, Hutchins, Krebill, Kull, Kulp, Larrabee, Lenocker, Lounsberry, Lund, McCleery, McCullough, Miller of Dubuque, Newell, O'Connor, Odendahl, Olson, Perkins, Pickford, Ripley, Ritter, Russell, Shane, Shankland, Sherman, Skinner, Smith of Adams, Smith of Decatur, Stephenson, Stipe, Stoddard, Taylor, Townsend, White, Whitney, Zeller, Mr. Speaker—70.

The nays were:

None.

Absent or not voting:

Bascom, Bowman, Brady, Bybee, Dewey, Dunlap, Edmunds, Ellis, Escher, Finlayson, Fletcher, Fourt, Gilbert, Goodykoontz, Greene, Hamilton, Harvey, Hayes, Huntley, Jacobs, Jacobson, Johnson, Klay, Koontz, Leach, Linnan, Miller of Bremer, Milton, Moore, Murtagh, Patterson, Penn, Robbins, Rowles, Sater, Schee, Speer, Van Camp—38.

So the bill passed and the title as amended was agreed to.

On motion of Ripley of Hancock, Senate File No. 75, a bill for an act legalizing certain instruments of writing heretofore executed by corporations affecting real estate without the attaching or affixing of the corporate seal thereto, with report of committee recommending passage as amended, was taken up, considered, and the committee amendments were adopted.

Mr. Ripley moved that the rules be suspended 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 ayes were:

Bauman, Beans, Beebe, Black, Boettger, Bowman, Brown, Bruce, Byerly, Campbell of Webster, Collin, Cousins, Crist, Cunningham, Daniels, Dawson, Dixon, Downey, Enger, Felt, Fraley, Fry, Fulton, George, Gilbert, Greene, Griggs, Grout, Halgrims, Hamilton, Harding, Hazen, Hickenlooper, Hogan, Huff, Hunt, Hutchins, Koontz, Krebill, Larrabee, Lenocker, Lounsberry, Lund, McCleery, Miller of Dubuque, Newell, O'Connor, Odendahl, Perkins, Pickford, Ritter, Russell, Shane, Shankland, Sherman, Skinner, Smith of Adams, Smith of Decatur, Speer, Stephenson, Stipe, Stoddard, Taylor, Townsend, White, Whitney, Zeller, Mr. Speaker—68.

The nays were:

None.

Absent or not voting:

Bascom, Brady, Brockway, Bybee, Campbell of Ida, Dabney, Dewey, Dunlap, Edmunds, Ellis, Escher, Finlayson, Fletcher, Fourt, Goodykoonts, Harvey, Hayes, Huntley, Jacobs, Jacobson, Johnson, Klay, Kull, Kulp, Leach, Linnan, McCullough, Miller of Bremer, Milton, Moore, Murtagh, Olson, Patterson, Penn, Ripley, Robbins, Rowles, Sater, Schee, Van Camp—40.

So the bill passed and the title was agreed to.

On motion of Townsend of Tama, Senate File No. 146, a bill for an act legalizing certan acts and proceedings of the board of directors of the Independent School District of Traer, in the county of Tama and state of Iowa, and warrants thereof, and authorizing the issue of bonds, with report of committee recommending passage as amended, was taken up, and considered. Mr. Townsend offered the following amendment: I move to amend Senate File 146 by striking out all of Section 2 of said bill, and substituting therefor the following:

Sec. 2. The said board of directors are hereby authorized to pay the said warrants so legalized by the issuance of school building bonds of the said school district in an amount sufficient therefor, and such bonds shall be issued in the general form provided by law for School Building Bonds and which said bonds, when issued, shall be and are hereby declared to be legal and valid as though all the requirements of the law contained in the said Section Twenty-eight Hundred Twenty-a, (2820-a), Twenty-eight Hundred Twenty-b, (2820-b), Twenty-eight Hundred Twenty-c, (2820-c), Twenty-eight Hundred Twenty-d, (2820-d), of the Supplement to the Code, 1907, had been fully complied with and the said law had remained in full force and effect.

Adopted.

Mr. Townsend moved that the rule be suspended, 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 ayes were:

Bascom, Bauman, Beans, Beebe, Black, Boettger, Brockway, Brown, Bruce, Byerly, Campbell of Ida, Campbell of Webster, Collin, Cousins, Crist, Dabney, Daniels, Dawson, Dixon, Downey, Enger, Felt, Fraley, Fulton, George, Gilbert, Greene, Griggs, Grout, Halgrims, Hamilton, Harding, Hazen, Huff, Hunt, Hutchins, Krebill, Larrabee, Lenocker, Lounsberry, Lund, McCleery, McCullough, Miller of Dubuque, Newell, O'Connor, Odendahl, Olson, Perkins, Pickford, Ritter, Russell, Shane, Shankland, Sherman, Skinner, Smith of Adams, Speer, Stephenson, Stoddard, Taylor, Townsend, White, Whitney, Zeller, Mr. Speaker—66.

The nays were:

None.

Absent or not voting:

Bowman, Brady, Bybee, Cunningham, Dewey, Dunlap, Edmunds, Ellis, Escher, Finlayson, Fletcher, Fourt, Fry, Goodykoontz, Harvey, Hayes, Hickenlooper, Hogan, Huntley, Jacobs, Jacobson, Johnson, Klay, Koontz, Kull, Kulp, Leach, Linnán, Miller of Bremer, Milton, Moore, Murtagh, Patterson, Penn, Ripley,

Robbins, Rowles, Sater, Schee, Smith of Decatur, Stipe, Van Camp—42.

So the bill passed and the title was agreed to.

On motion of Boettger of Scott, substitute for Senate File No. 164, a bill for an act to amend the law as it appears in Section Two Hundred Twenty-seven (227), Supplement to the Code, 1907, relating to the division of the state into judicial districts, and increasing the number of district judges in the Seventh district, with report of committee recommending passage, was taken up and considered.

Mr. Boettger moved that the rules be suspended, 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 ayes were:

Bascom, Bauman, Beans, Beebe, Black, Boettger, Brady, Brown, Bruce, Byerly, Campbell of Ida, Campbell of Webster, Collin, Cousins, Crist, Cunningham, Dabney, Daniels, Dawson, Dixon, Downey, Enger, Fraley, Fry, Fulton, George, Gilbert, Griggs, Grout, Hamilton, Harding, Hazen, Hickenlooper, Huff, Hunt, Hutchins, Koontz, Krebill, Kull, Larrabee, Lénocker, Lounsberry, Lund, McCleery, McCullough, Miller of Dubuque, Newell, O'Connor, Odendahl, Perkins, Pickford, Ripley Ritter, Russell, Shane, Shankland, Sherman, Skinner, Smith of Adams, Smith of Decatur, Speer, Stephenson, Stipe, Stoddard, Taylor, Townsend, White, Whitney, Zeller, Mr. Speaker—70.

The nays were:

None.

Absent or not voting:

Bowman, Brockway, Bybee, Dewey, Dunlap, Edmunds, Ellis, Escher, Felt, Finlayson, Fletcher, Fourt, Goodykoontz, Greene, Halgrims, Harvey, Hayes, Hogan, Huntley, Jacobs, Jacobson, Johnson, Klay, Kulp, Leach, Linnan, Miller of Bremer, Milton, Moore, Murtagh, Olson, Patterson, Penn, Robbins, Rowles, Sater, Schee, Van Camp—38.

So the bill passed and the title was agreed to.

On motion of Sherman of Poweshiek, Senate File No. 182, a bill for an act to legalize the purchase of Lots One (1) and Two (2) in Block Nine (9) in the town of Montezuma, Iowa, and the contract therefor made by the council of said town under date of October 22, 1910, and the warrants issued for payment of the purchase price in the total sum of One Thousand Seven Hundred Fifty Dollars (\$1,750.00), with interest thereon, payable annually at the rate of six per cent, with report of committee recommending passage, was taken up and considered.

Mr. Sherman moved that the rule be suspended, 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 ayes were:

Bascom, Bauman, Beans, Beebe, Boettger, Brady, Brockway, Brown, Bruce, Byerly, Campbell of Ida, Campbell of Webster, Collin, Cousins, Crist, Cunningham, Dabney, Daniels, Dawson, Dixon, Downey, Enger, Felt, Fraley, Fry, Fulton, George, Gilbert, Greene, Griggs, Grout, Halgrims, Hamilton, Harding, Hazen, Hickenlooper, Hogan, Huff, Hunt, Hutchins, Koontz, Krebill, Larrabee, Linnan, Lounsberry, Lund, McCleery, McCullough, Miller of Bremer, Miller of Dubuque, Milton, Newell, Odendahl, Olson, Perkins, Pickford, Ripley, Ritter, Russell, Shane, Shankland, Sherman, Skinner, Smith of Adams, Smith of Decatur, Speer, Stephenson, Stipe, Taylor, Townsend, White, Whitney, Zeller, Mr. Speaker—74.

The nays were:

None.

Absent or not voting:

Black, Bowman, Bybee, Dewey, Dunlap, Edmunds, Ellis, Escher, Finlayson, Fletcher, Fourt, Goodykoontz, Harvey, Hayes, Huntley, Jacobs, Jacobson, Johnson, Klay, Kull, Kulp, Leach, Lenocker, Moore, Murtagh, O'Connor, Patterson, Penn, Robbins, Rowles, Sater, Schee, Stoddard, Van Camp—34.

So the bill passed and the title was agreed to.

Brockway of Louisa offered the following Resolution, asked unanimous consent for immediate consideration and moved its adoption:

Whereas the Honorable Hilton M. Letts, a former member of this House, departed this life March 6th, 1911, at Columbus Junction, Iowa, and having been a prominent resident and citizen of Louisa County, Iowa, and

Whereas, the life and character of the deceased was such as to entitle him to the respect and esteem of all who knew him, therefore

Be It Resolved that the Speaker of the House be instructed to convey by telegram to the bereaved family the sympathy of this House in the hour of their sorrow.

Be It Further 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.

The Speaker appointed as such committee, Brockway of Louisa, Koontz of Johnson, Fulton of Jefferson.

On motion of Boettger of Scott, the House adjourned until 9:00 o'clock A. M., Tuesday

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, MARCH 7, 1911.

House met pursuant to adjournment, Speaker Stillman in the Chair.

Prayer was offered by Rev. W. W. Williams of Mingo, Iowa.

Journal of March 6th corrected and approved.

PETITIONS, MEMORIALS AND REMONSTRANCES.

Hogan of Cass, presented four remonstrances from the farmers of Cass county relative to appointment of county engineer.

Referred to Committee on Roads and Highways.

Ellis of Jackson presented petition of the teachers of Sabula, Iowa, relative to House File No. 69.

Referred to Committee on Schools and Text Books.

Skinner of Jasper presented petition asking that the law be repealed relative to the sale of ducks, geese and brants.

Referred to Committee on Fish and Game.

Huff of Hardin presented remonstrance of the board of directors of the Iowa Falls Commercial club, relative to the General Utility bill.

Referred to Committee on Railroads and Transportation.

Lounsberry of Marshall presented petition of members of Spinning Wheel Chapter, D. A. R., of Marshalltown, relative to the bill to protect the American flag.

Referred to Committee on Military.

Beebe of Franklin presented petition of the teachers of the public schools of Alexander, relative to House File No. 69.

Referred to Committee on Schools and Text Books.

Beebe of Franklin presented petitions of the citizens of Burdette, Iowa, and the citizens of Popejoy, relative to the Halgrims bill.

Referred to Committee on Railroads and Transportation.

Brady of Dallas presented petition of teachers of the public schools of Perry, Iowa, relative to House File 69, Senate File 77.

Referred to Committee on Schools and Text Books.

Brady of Dallas, presented remonstrance of members of the Modern Woodmen of Adel, relative to Proudfoot bill.

Referred to Committee on Insurance.

Collin of Worth presented petition of citizens of Worth county, relative to appropriations for short courses.

Referred to Committee on Appropriations.

Fulton of Jefferson presented petition of the public schools of Council Bluffs, relative to House File No. 69, Senate File No. 77.

Referred to Committee on Schools and Text Books.

Campbell of Webster presented petition of the teachers of the public schools of Fort Dodge, Iowa, relative to House File No. 69, Senate File No. 77.

Referred to Committee on Schools and Text Books.

Milton of Cedar presented petition of the teachers of the public schools of Stanwood, Iowa, relative to House File No. 69.

Referred to Committee on Schools and Text Books.

Bauman of Van Buren presented remonstrance of the citizens of Van Buren county, relative to placing the disposition of fish and game in the hands of a commission.

Referred to Committee on Fish and Game.

Bauman of Van Buren presented petition of business men of Mt. Sterling, relative to House File No. 307.

Referred to Committee on Railroads and Transportation.

Bruce of Floyd presented petition of teachers in Iowa relative to Cowles bill.

Referred to Committee on Schools and Text Books.

Stipe of Page presented petition of teachers of Shenandoah endorsing House File 69.

Referred to Committee on Schools and Text Books.

Stipe of Page presented petition of citizens of Shenandoah relative to "Five Mile Limit" bill.

Referred to Committee on Suppression of Intemperance.

Crist of Clarke presented petition from the teachers of Murray favoring House File 69.

Referred to Committee on Schools and Text Books.

Stephenson of Ringgold presented petition of citizens of Ringgold county favoring the abolition of township school treasurer.

Referred to Committee on Schools and Text Books.

Hazen of Pottawattamie presented petition of D. A. R., relative to bill protecting American flag.

Referred to Committee on Military.

Black of Muscatine presented petition of teachers of Muscatine county endorsing the teachers' pension bill.

Referred to Committee on Schools and Text Books.

Enger of Winneshiek presented petition of teachers from Ossian, Iowa, endorsing House File 69.

Referred to Committee on Schools and Text Books.

Sherman of Poweshiek presented remonstrance of physicians of Grinnell, Iowa, against House File 108.

Referred to Committee on Judiciary.

Sherman of Poweshiek presented petition of citizens of Poweshiek county relative to bounty on wolves.

Referred to Committee on Agriculture.

Fry of Wayne presented petition of citizens of Humeston, Iowa, favoring House File 307.

* Referred to Committee on Commerce and Trade.

Fry of Wayne presented memorial from Men's League for Womans' Suffrage of Corydon, Iowa, favoring resolution proposing amendment to constitution giving votes to women.

Referred to Committee on Constitutional Amendments.

Zeller of Madison presented petition of teachers of Earlham, endorsing House File 69.

Referred to Committee on Schools and Text Books.

Halgrims of Humboldt presented petition of citizens of Hardy favoring the Halgrims bill.

Referred to Committee on Railroads and Transportation.

Halgrims of Humboldt presented petition of citizens of Bode, Iowa, favoring the Halgrims bill.

Referred to Committee on Railroads and Transportation.

Bauman of Van Buren presented petition of the teachers of the public schools of Milton, Iowa, relative to House File No. 69.

Referred to Committee on Schools and Text Books.

Skinner of Jasper presented remonstrance of board of supervisors of Jasper county, relative to state engineer and state highway commissioner.

Referred to Committee on Roads and Highways.

INTRODUCTION OF BILLS.

By Moore of Linn, House File No. 409, 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 (25,000) or more; providing for trial by jury in such 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 the filing of petitions in such courts in such cities which affect real esate shall charge third persons with notice of the pendency of the action upon the filing of 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; providing for a deputy clerk of such court in such cities: and providing that the act shall apply to cities acting under the commission form of government.

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

By Campbell of Webster (by request), House File No. 410, a bill for an act to amend Section Thirteen Hundred Nineteen (1319) of the Code of 1897, and to enlarge the same so as to apply the exemptions provided for therein to the owners of stock in corporations incorporated under the laws of other states, subject to certain provisos.

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

By Beebe of Franklin, House File No. 411, a bill for an act legalizing assignments of mortgages and other recorded liens made upon the margin of the records, and making such assignments admissible in evidence.

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

By George of Story, House File No. 412, a bill for an act defining paint, regulating the labeling thereof, defining the duties of the State Food and Dairy Commissioner thereto, and fixing penalties for the violation thereof, and repealing acts or parts of acts in conflict therewith.

Read first and second time and referred to Committee on Food and Dairy.

By Ripley of Hancock, House File No. 413, a bill for an act amending Section Twenty-five Hundred Thirty-eight-B (2538-B) of the Supplement to the Code, 1907, relating to the practice of veterinary medicine, surgery and dentistry.

Read first and second time and referred to Committee on Animal Industry.

By Crist of Clarke, House File No. 414, a bill for an act to repeal Section Twenty-nine Hundred and Forty-two-a (2942-a) of the Supplement to the Code, 1907, and to enact a substitute therefor, relating to the legalization of certain acknowledgments of deeds, mortgages and other instruments.

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

House File No. 415, a bill for an act for the purpose of having a patent issued in the name of O. D. McGeorge for a certain tract of land.

Be it Enacted by the General Assembly of the State of Iowa:

Whereas, on the 17th day of December, 1883, one W. J. Romick borrowed from the permanent school fund of Cass County, the sum of Three

Hundred Fifty Dollars, and to secure the payment thereof executed with his wife, to Cass County, Iowa, for the benefit of the School Fund of said county, a first mortgage on the Northwest quarter of the Southwest quarter of Section 25, Twp. 77 North, Range 34, West 5th. P. M. Cass County, Iowa, securing a promissory note, with interest coupons attached, for said amount, due December 17th, 1888, with interest thereon at the rate of eight per cent. per annum, payable annually, and

Whereas, on the 19th day of March, 1884, said W. J. Romick borrowed from the permanent school fund of said Cass County, the further sum of Four Hundred Dollars, and to secure the payment thereof executed, with his wife, a mortgage to said county for the benefit of the school fund thereof, on the Southwest quarter of the Southwest quarter of said Section 25, securing a promissory note, with interest coupons attached, for said sum of Four Hundred Dollars, due March 19th, 1889, with interest thereon at the rate of eight per cent. per annum, payable annually, thus making a total sum so borrowed from said fund of Seven Hundred Fifty Dollars; and

Whereas, said mortgagors having defaulted in the payment of the interest on both of said loans, for nearly two years, said mortgages were foreclosed, as required by law, in the District Court of Iowa, in and for Cass County, by decree entered therein in Equity Cause No. 2755, on the 2nd day of March, 1885; and

Whereas, thereafter all of said premises, to-wit: the West half of the Southwest quarter of Section 25, Township 77 North, Range 34 West 5th P. M., Cass County, Iowa, were sold under execution issued on said judgment and decree, to said Cass County, Iowa, for the benefit of the School Fund of said county, for the full amount of principal and interest then due on both of said loans, together with the costs of said foreclosure proceedings, and a Certificate of Purchase issued by the sheriff of said county to said purchaser; and

Whereas, still later, there being no redemption made from said sale, a Sheriff's Deed of said premises was in due form of law executed to said Cass County, Iowa, for the benefit of the School Fund of said county, on the 29th day of April, 1890; and

Whereas, subsequent to said sale under execution, the permanent school fund of said county was duly credited in full for the aggregate principal and interest then due on said loans, thereby making said school fund whole in all respects, and preserving the same from any and all loss; and

Whereas, thereafter, and on the 13th day of January, 1891, said Cass County, through its board of supervisors, and upon the assumption that the title to said tract was absolutely in said county, resold said premises to Alva H. Cooper and J. D. Cooper, and executed a deed thereof to said purchasers; and

Whereas, since said last-named sale and conveyance, the following successive good-faith sales and conveyances of said premises have been made,

viz: Said Alva H. Cooper and J. D. Cooper, both unmarried, sold and conveyed the same to John Herren; the said John Herren and wife conveyed the same to Charles Roland; the said Charles Roland and wife sold and conveyed the same to Henrietta B. Romick; the said Henrietta B. Romick, a widow, sold and conveyed the same to G. W. Lattig; the said G. W. Lattig, unmarried, sold and conveyed the same to Ella S. Kell; the said Ella S. Kell and husband sold and conveyed the same to A. O. McQuown; the said A. O. McQuown and wife sold and conveyed the same to George N. Thompson; the said George N. Thompson and wife sold and conveyed the same to H. L. Bell; the said H. L. Bell and wife sold and conveyed the same to Thomas Hopley; unmarried, sold and conveyed the same to Henry E. Bartley, and the said Henry E. Bartley and wife sold and conveyed the same to O. D. McGeorge, who is the present owner in fee of said real estate; and

Whereas, doubts have now arisen as to the legality of said sale and conveyance by said Cass County to said Alva H. Cooper and J. D. Cooper, and as to whether, under the school fund laws of this state at that time, the title to said premises should not have been regarded as vesting in the State of Iowa, under said Sheriff's Deed, thereby necessitating a resale of said premises in the same manner as other school lands belonging to the State; now

Therefore, in order to clear the apparent cloud resting upon said premises and the title thereto.

Be it Enacted by the General Assembly of the State of Iowa:

- Section 1. That the title to the West half of the Southwest quarter of Section 25, Township 77 North, Range 34 West, 5th P. M., Cass County, Iowa, does hereby pass from the State of Iowa, to said O. D. McGeorge, and that the same shall vest absolutely in him.
- Sec. 2. That the governor of the state, and the secretary of the state, are hereby authorized and directed to issue to the said O. D. McGeorge a patent for the said lands described in Section one hereof, and deliver same to the said O. D. McGeorge.
- Sec. 3. This act being deemed of immediate importance, shall be in effect and force from and after its publication in the Des Moines Capital, a newspaper published at Des Moines, Iowa, and in the Atlantic Daily Telegraph, a newspaper published at Atlantic, Iowa, said publications to be made without expense to the state.

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

By Boettger of Scott (by request), House File No. 416, a bill for an act to amend the law as it appears in Section One Thousand and Ninety-six (1096) of the Supplement to the Code, 1907, relating to the opening of the polls at town elections.

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

By Stipe of Page, House File No. 417, a bill for an act to authorize the filing in the office of county recorder of copies of the tract books of land patents now on deposit in the office of the secretary of state, and making such copies presumptive evidence. (Additional to Section 75 of the Code.)

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

By Stipe of Page, House File No. 418, a bill for an act to amend Section Two Thousand Eight Hundred and Twenty-three-a (2823-a) of the Supplement to the Code, 1907, as amended by Chapter One Hundred and Eighty-six (186) and Chapter One Hundred and Eighty-seven (187) of the laws of the Thirty-third General Assembly, relating to the duties of parents and guardians and compulsory attendance at public, private or parochial schools.

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

By Huff of Hardin (by request), House File No. 419, a bill for an act to enable minors between the ages of fifteen and twenty-one years to contract for life insurance.

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

By Hickenlooper of Monroe (by request), House File No. 420, a bill for an act to repeal Section Four Thousand Seven Hundred Seventy-five (4775) of the Code, and to enact a substitute therefor, relative to carrying concealed weapons, and providing penalty therefor.

Read first and second time and referred to Committee on Police Regulations.

By Brady of Dallas, House File No. 421, a bill for an act to transfer the control and management of the school for the deaf at Council Bluffs from the Board of Control of State Institutions to the State Board of Education and granting all of the powers held by the Board of Control of this institution to the State Board of Education; and amending the law as it appears in Section Two Thousand Seven Hundred Twenty-seven-a-eight (2727-a8) of the

Supplement to the Code, 1907, and amending Chapter One Hundred Seventy (170) of the law as it appears in the acts of the Thirty-third General Assembly.

Read first and second time and referred to Committee on Institute for Deaf.

By Greene of Clinton, House File No. 422, a bill for an act relating to the disbursement of the money derived from the sale of hunters' licenses.

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

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS.

Whitney of Woodbury, 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. 24, a bill for an act to repeal Subdivision Seven (7) of Section Thirteen Hundred and Four (1304) of the Supplement to the Code of Iowa and to enact a substitute therefor pertaining to the exemption from taxation of property of an honorably discharged union soldier or sailor of the Mexican War or the War of the Rebellion or of the widow of such soldier or sailor.

Senate File No. 67, a bill for an act to amend Section One of Chapter Thirty-one (31) of the Acts of the Thirty-third General Assembly, relating to the burial of indigent soldiers and sailors and their wives and widows.

U. G. WHITNEY,
Chairman House Committee.
Ed. P. Malmberg,
Chairman Senate Committee.

Adopted.

Dixon of Sac offered the following Concurrent Resolution:

Whereas, there is pending in the Congress of the United States a bill known as the Dolliver-Davis bill, being a bill "To co-operate with the states in encouraging instruction in agriculture, the trades and industries and home economics in secondary schools; in maintaining extension departments in state colleges and in preparing teachers for these vocational subjects in state normal schools and to appropriate money and regulate its expenditure."

Whereus, the enactment of this bill will tend to promote the more liberal and practical education of the industrial classes, especially in the branches of agriculture and mechanic arts, and will be of great benefit to the State of Iowa, therefore be it

Resolved by the House of Representatives of the State of Iowa, the Senate concurring, that the Congress of the United States be respectfully petitioned in favor of the passage of the foregoing legislation known as the Dolliver-Davis bill.

Resolved, further, that our senators and representatives in Congress from the State of Iowa be instructed and requested to vote for and use their best endeavors to secure the passage of the foregoing law, known as the Dolliver-Davis Bill for the promotion of agriculture, home economics and the trades and industries in the several states.

Resolved, further, that the Governor of this state is hereby requested to forward a copy of the foregoing resolutions to our senators and representatives in Congress.

Laid over under Rule 34.

MESSAGE 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. 28, a bill for an act to provide for the payment of tuition of pupils residing in school corporations which do not offer instruction equivalent to the accredited high schools of Iowa.

GEO. A. WILSON, Secretary.

On request of Shane of Wapello, unanimous consent having been given, House File No. 28, a bill for an act to provide for the payment of tuition of pupils residing in school corporations which do not offer instruction equivalent to the accredited high schools of Iowa, with Senate amendments, was taken up and the amendments read and considered.

Section 1. Any person of school age, who is a resident of a school corporation not offering a four-year high school course and who has completed the course of study offered by such school corporation shall be permitted to attend any high school that will receive him, provided the average cost of tuition allowed shall not exceed the average cost of tuition in the nearest high school, under the conditions and provisions of Section two (2) of this Act.

"I move to amend the title by substituting the words "four years" in place of the words "the accredited", as the same appears in the third line of the title.

Mr. Shane moved that the House concur in the Senate amendments.

On the question, "Shall the House concur?"

The ayes were:

Bascom, Bauman, Beans, Beebe, Black, Boettger, Bowman, Brady, Brockway, Brown, Bybee, Byerly, Campbell of Ida, Campbell of Webster, Collin, Cousins, Crist, Cunningham, Dabney, Daniels, Dawson, Dixon, Downey, Dunlap, Edmunds, Ellis, Enger, Escher, Finlayson, Fletcher, Fourt, Fry, Fulton, George, Gilbert Greene, Grout, Halgrims, Hamilton, Harding, Hayes, Hazen, Hickenlooper, Hogan, Huff, Hunt, Hutchins, Jacobs, Johnson, Klay, Koontz, Krebill, Kull, Kulp, Larrabee, Lenocker, Linnan, Lounsberry, Lund, McCleery, McCullough, Miller of Bremer, Miller of Dubuque, Milton, Moore, Murtagh, Newell, Olson, Patterson, Penn, Perkins, Pickford, Ripley, Ritter, Rowles, Russell, Schee, Shane, Shankland, Sherman, Skinner, Smith of Adams, Speer, Stipe, Taylor, Townsend, Van Camp, White, Whitney, Zeller, Mr. Speaker—91.

The nays were:

None.

Absent or not voting:

Bruce, Dewey, Felt, Fraley, Goodykoontz, Griggs, Harvey, Huntley, Jacobson, Leach, O'Connor, Odendahl, Robbins, Sater, Smith of Decatur, Stephenson, Stoddard—17.

So the House concurred in the Senate amendments.

On motion of Beebe of Franklin Senate File No. 226 was rereferred to Committee on Municipal Corporations.

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. 255, a bill for an act making the estates of non-resident insane patients and persons legally bound for their support liable for the care and treatment of such patients in the state hospitals.

Geo. A. Wilson, 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. 257, a bill for an act to legalize an election of Scott County, Iowa, held Nov. 8, 1910, for the erection and maintenance of a detention home for dependent, neglected and delinquent children.

GEO. A. WILSON,

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. 195, a bill for an act to legalize acknowledgements of instruments in writing heretofore taken by notaries public.

GEO. A. WILSON, ,

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. 258, a bill for an act to repeal Section 3447-c of the Supplement to the Code, 1907, and enacting a substitute therefor relating to the foreclosure of real estate mortgages.

GEO. A. WILSON,

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. 202, a bill for an act amending Section 2482, Supplement to the Code, 1907, relating to the expense of mine inspectors.

GEO. A. WILSON,

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. 287, a bill for an act empowering the Governor and Secretary of State to execute quit-claim deed conveying to the grantees of Christian Flitch all of the right, title and interest of the State of Iowa in Lot 5 of Section 1, Township 73, North of Range 2, West of the 5th P. M.

Geo. A. Wilson,

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. 297, a bill for an act making appropriation for the purchase of 20,000 copies of the Railroad Commissioners' official maps to be distributed by the members of the General Assembly and Railroad Commissioners.

GEO. A. WILSON,

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. 2, a bill for an act to amend the law as it appears in Chapter 11, Title 12, of the Supplement to the Code, 1907, relating to the inspection of petroleum products.

GEO. A. WILSON,

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. 173, a bill for an act to amend Section 2588 of the Code, relating to the sale of drugs, medicines, poisons and chemicals, and providing for the sale of insecticides and fungicides by persons other than registered pharmacists.

GEO. A. WILSON,

Secretary.

SENATE MESSAGES CONSIDERED.

Senate File No. 195, a bill for an act to legalize acknowledgments of instruments in writing heretofore taken by notaries public additional to Section Twenty-nine Hundred and Forty-two (2942) of the Code.

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

Substitute for Senate File No. 258, a bill for an act to repeal Section Three Thousand Four Hundred Forty-seven-c (3447-c) of the Supplement to the Code, 1907, and enacting a substitute therefor relating to the foreclosure of real estate mortgages and fixing the time within which certain actions for the foreclosure of mortgages may be brought.

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

Senate File No. 257, a bill for an act to legalize an election of Scott county, Iowa, held November 8, 1910, for the erection and

maintenance of a detention home for dependent, neglected and delinquent children, the acts and resolutions of the board of supervisors and authorizing the issuance of bonds therefor.

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

Senate File No. 202, a bill for an act amending Section Two Thousand Four Hundred Eighty-two (2482), Supplement to the Code, 1907, relating to the expense of mine inspectors.

Read first and second time and referred to Committee on Mines and mining.

Senate File No. 287, a bill for an act empowering the governor and secretary of state to execute quit-claim deed conveying to the grantees of Christian Flitch all of the right, title and interest of the State of Iowa in Lot Five (5) of Section One (1), Township Seventy-three (73), north of Range Two (2), west of the Fifth (5th) P. M.

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

Senate File No. 255, a bill for an act making the estates of non-resident insane patients and persons legally bound for their support liable for the care and treatment of such patients in the state hospitals.

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

Senate File No. 297, a bill for an act making appropriation for the purchase of Twenty Thousand (20,000) copies of the Railroad Commissioners' official maps to be distributed by the members of the General Assembly and Railroad Commssion.

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

Substitute for Senate File No. 2, a bill for an act to amend the law as it appears in Chapter Eleven (11) Title Twelve (12) of the Supplement to the Code, 1907, relating to the inspection of petroleum products, and to amend said chapter so as to include specifically gasoline for power, illuminating and heating purposes.

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

Senate File No. 173, a bill for an act to amend Section Two Thousand Five Hundred Eighty-eight (2588) of the Code, relating to the sale of drugs, medicines, poisons and chemicals, and providing for the sale of insectides and fungicides by persons other than registered pharmacists.

Read first and second time and on motion of Lounsberry of Marshall, Senate File No. 173 was referred to Committee on Agriculture.

SPECIAL ORDER NO. 7.

Time having arrived for Special Order No. 7, consideration of House File No. 27, a bill for an act to repeal Chapter Two-a (2-a), Title Eight (8), being Sections Fifteen Hundred Seventy-one-a (1571-a) to Fifteen Hundred Seventy-one-l (1571-l), both inclusive, of the Supplement to the Code, 1907, and to enact a substitute therefor, relating to registration of motor vehicles, regulating their use upon streets and highways, fixing penalties for violation thereof, and providing for the expenditure of license fees and fines, with report of committee recommending passage as amended by substitute, was taken up.

Hogan of Cass offered the following amendment: I move that committee substitute amendment for House File No. 27 be and is hereby amended by striking out the word "first" in the first line of Section 7 and inserting in lieu thereof the word "fourth". Also by striking out the word "first" in the second line of Section 12 and inserting in lieu thereof the word "fourth". Also by striking out the word "first" in the first line of Section 35 and inserting in lieu thereof the word "fourth".

Amendment adopted.

Johnson of Mitchell offered the following amendments:

A. By striking out the words "two number plates" in line six (6) of Section 6, as printed in the Journal and inserting in lieu thereof, "a number plate unless the owner shall have heretofore been assigned a number which conforms in form to the requirements of this act, in which event such number plate shall be continued in use."

Lost.

B. By striking out the word "two" in line four (4) of Section 12 and inserting in lieu thereof the word "a", and by striking from line four (4) the word "plates" and inserting in lieu thereof

the word "plate". By adding a comma after the word "registration" in line five (5). By striking out the words "one on the front and one" in line six (6) and by striking out the word "each" in line (7) of said section.

Lost.

C. By striking out the whole of Section 13.

Lost.

D. By striking out the word "plates" in the first line of Section 14 and inserting in lieu thereof the word "plate" and also by striking out the following in line one (1) of Section 14 "of metal".

Lost.

E. By adding to Section 16 the following: "Within thirty (30) days after the first of July, 1911, and within thirty (30) days after the first of January annually thereafter, the secretary of state shall forward to the county attorney of each county a list of the owners of automobiles in said county, who may have failed or neglected to pay the license required by this act, whereupon the county attorney shall proceed to enforce the provisions of this act, as herein provided."

Amendment adopted.

F. By renumbering all of the sections beginning with Section 14, by insertion of numerals of one less denomination, beginning with Section 14 and including all subsequent sections of the act

Lost.

Bruce of Floyd offered the following amendment:

I move to amend substitute amendment for House File No. 27 by adding to Section 33 at the end thereof the following:

"Before undertaking any work of permanent improvement in accordance with the provisions of this Act, the Board of Supervisors shall cause the roads proposed to be improved to be surveyed and the location of all culverts and bridges shall be designated and the width and height of grade established, which survey, with specifications of the proposed improvement, shall be filed for record in the office of the County Auditor and the work shall be done in acordance therewith."

Dawson of Cherokee offered the following amendment to the amendment:

I move to amend the amendment by substituting the word "may" for the word "shall", following the word "supervisors."

Kulp of Palo Alto moved that when the House adjourn it be to reconvene at 1:30 P. M.

Motion prevailed.

Linnan of Pocahontas moved that a committee of three be appointed to notify the Senate that the House was ready to receive it in Joint Convention.

Motion prevailed.

The Speaker named as such committee: Linnan of Pocahontas, Hutchin of Kossuth, Hunt of Harrison.

The Sergeant-at-Arms announced the arrival of the members of the Senate, who took their seats on the west side of the House Chamber.

JOINT CONVENTION.

The Joint Convention was called to order by Lieutenant Governor Clarke, President of the Joint Convention at 12:00 o'clock noon:

The roll was then called and the following members responded as present:

Adams, Allen of Pocahontas, Allen of Jefferson, Ames, Balkema, Balluff, Bascom, Bauman, Beans, Beebe, Bennett, Black, Boettger, Bowman, Brady, Brockway, Brown of Decatur, Brown of Wright, Bruce, Bybee, Byerly, Campbell of Ida, Campbell of Webster, Chapman, Chase, Clarkson, Collin, Cousins, Cowles, Crist, Cunningham, Dabney, Daniels, Dawson, Dewey, DeWolf, Dixon, Downey, Dunlap, Dunnegan, Edmunds, Ellis, Enger, Escher, Felt, Finlayson, Fitchpatrick, Fletcher, Fourt, Fraley, Fry, Fulton, Garrett, Gates,, George, Gilbert, Gillilland, Goodykoontz, Greene, Griggs, Grout, Halgrims, Hamilton, Hammill, Harding, Harvey, Hayes, Hazen, Hickenlooper, Hogan, Huff, Hunt, Hunter, Hutchins, Jacobs, Jewell, Johnson, Klay, Koontz, Krebill, Kull, Kulp, Larrabee of Webster, Larrabee of Fayette, Legel, Lenocker, Linnan, Lounsberry, Lund, McCleery, McColl, McCulloch of Wayne, McCullough of Dubuque, McManus, Malmberg, Mattes, Miller of

Bremer, Miller of Dubuque, Milton, Moore, Murtagh, Neal, Newell, O'Connor, Odendahl, Olson, Parshall, Patterson, Penn, Perkins, Pickford, Proudfoot, Quigley, Ream, Ripley, Ritter, Robbins, Rowles, Russell, Sammis, Sater, Savage, Schee, Schrup, Shane, Shankland, Sherman, Skinner, Smith of Adams, Smith of Decatur, Smith of Mitchell, Smith of Shelby, Spaulding, Speer, Stephenson, Stillman, Stipe, Stoddard, Stuckslager, Sullivan, Taylor of Union, Taylor of Appanoose, Townsend, Van Camp, Van Law, Webber, White of Benton, White of Iowa, Whitney, Wilson, Zeller—151.

Absent:

Crow, Francis, Hoyt, Huntley, Jacobson, Leach, Saunders-7.

President Clarke announced the Joint Convention duly organized with a quorum of members present.

President Clarke then announced that the roll would be called for the purpose of electing a United States Senator in Congress, and appointed as teller on the part of the Senate, Senator Savage of Adair, and as assistant teller, Senator Sullivan of Polk.

Speaker Stillman appointed as teller on the part of the House, Representative Huff of Hardin, and as assistant teller, Representative Crist of Clarke.

Upon the roll being called those voting for Claude R. Porter were:

Balluff, Bauman, Black, Boettger, Byerly, Clarkson, Dabney, De Wolf, Downey, Dunlap, Dunnegan, Ellis, Escher, Fletcher, Garrett, Gilbert, Greene, Griggs, Hamilton, Hazen, Koontz, Krebill, Kull, Legel, Lenocker, Linnan, McCullough of Dubuque, McManus, Miller of Bremer, Miller of Dubuque, Milton, Murtagh, O'Connor, Odendahl, Olson, Parshall, Penn, Quigley, Ream, Ritter, Rowles, Sater, Schrup, Stephenson, Taylor of Union, Taylor of Appanoose, Townsend, Webber, White of Beton, White of Iowa, Wilson—51.

Those voting for Horace E. Deemer were:

Adams, Allen of Jefferson, Balkema, Bascom, Beans, Bennett, Bowman, Brady, Brown of Decatur, Bybee, Campbell of Ida, Chapman, Chase, Cowles, Crist, Daniels, Dewey, Dixon, Edmunds, Finlayson, Fourt, Fulton, Gillilland, Harding, Hickenlooper, Hogan, Hunt, Lounsberry, McCleery, McColl, McCulloch of Wayne, Malm-

berg, Mattes, Moore, Neal, Pickford, Proudfoot, Robbins, Shane, Skinner, Smith of Adams, Smith of Decatur, Smith of Mitchell, Smith of Shelby, Speer, Stipe, Stuckslager, Sullivan, Van Camp, Van Law, Whitney, Zeller—52.

Those voting for W. S. Kenyon were:

Allen of Pocahontas, Ames, Beebe, Brockway, Brown of Wright, Bruce, Campbell of Webster, Collin, Cousins, Cunningham, Enger, Felt, Fitchpatrick, Fraley, Fry, Gates, George, Goodykoontz, Grout, Halgrims, Hammill, Huff, Hunter, Hutchins, Jacobs, Jewell, Johnson, Klay, Kulp, Larrabee of Webster, Larrabee of Fayette, Lund, Newell, Patterson, Perkins, Ripley, Russell, Sammis, Schee, Shankland, Sherman, Spaulding, Stillman, Stoddard—44.

Those paired were:

Dawson, Hayes, Savage-3.

Absent or not voting:

Crow, Francis, Hoyt, Harvey, Huntley, Jacobson, Leach, Saunders-8.

President Clarke announced that no one had received a majority of the votes cast in the Joint Convention for United States Senator in Congress and that no election had occurred.

Journal of the Joint Convention was then read and approved.

On motion of Senator Bennett of Taylor the Joint Convention was dissolved.

House reconvened, Speaker Stillman in the Chair.

On motion of Sater of Des Moines, the House adjourned.

AFTERNOON SESSION.

House reconvened, Speaker Stillman in the Chair.

The House resumed consideration of House File No. 27, and the amendment to the amendment offered by Dawson of Cherokee.

Lost.

Brockway of Louisa offered the following amendment to the amendment:

I move to amend by inserting after the word "act", "when such permanent improvement shall exceed in cost One Hundred Dollars (\$100.00)"

Lost.

Bruce of Floyd moved to amend his amendment by striking out the words "and bridges".

Adopted.

Amendment as amended, adopted.

Johnson of Mitchell offered the following amendment:

I move to amend Section 8 by striking the word "eight" in the third line thereof and inserting in lieu thereof the word "twelve".

Also, by striking the word "forty" in the 6th line of Section 8 and inserting the word "eighty" in lieu thereof.

Lost.

Kull of Howard offered the following amendment: I move to amend by inserting in the 15th line of Section 33 after the comma "(,)" following the word "crowning" the word "draining" and a comma "(,)".

Adopted.

Perkins of Delaware moved that the bill be re-referred to the Committee on Constitutional Amendments.

Motion was lost.

Whitney of Woodbury offered the following amendment:

I move to amend Section 33 as follows:

By striking out all words after the word "expended" in the Eleventh line of the printed bill to and including the word "highways" in line thirteen (13) and by inserting in lieu thereof the following, to-wit: "Only for the building of permanent cement culverts."

Lost.

Schee of O'Brien offered the following amendment: I move to amend by inserting after the word "act" in line 8 of section 8, the following: "Any vehicle used four years, including the time used before or after this act."

Ripley of Hancock offered the following amendment: I move to amend Section 24 of the bill by striking out the word "judicial" as it appears in line 8 of the printed bill and insert in lieu thereof the words "to a peace".

Campbell of Ida offered the following amendment:

Strike out in line "three" Section eight after the word "having" the words: "A rating of twenty horse power and less" and inserting in lieu thereof the words "having a list price of \$1,000.00 and less." And striking out in line five of the same section the words "forty cents per horse power" and insert in lieu thereof "eighty cents for each \$100.00 or multiple thereof in advance of such list price of \$1,000.00." And strike out in line four the words "twenty horsepower and less" and insert the words "list price of \$1,000. And strike out all of the words following the word "amount" in line nine to the word "and" in line eleven. And in Section Three after line ten add the words "and the list price of said machine."

Dabney of Davis moved that the bill be read a third time.

Schee of O'Brien moved as a substitute that the bill be read for the information of the House.

Substitute motion lost.

Original motion lost.

On motion of Gilbert of Clayton the House adjourned until 9:00 o'clock A. M., Wednesday.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, MARCH 8, 1911.

House met pursuant to adjournment, Speaker Stillman in the Chair.

Prayer was offered by Rev. Wm. B. Lampe of Shelby, Iowa.

Journal of March 7th was corrected and approved.

On request of Bowman of Linn, leave of absence was granted Brady of Dallas until Friday.

On request of Larrabee of Fayette, leave of absence was granted Brockway of Louisa until Friday.

PETITIONS, MEMORIALS AND REMONSTRANCES.

Robbins of Mills presented petitions of the citizens of Mills county, relative to House File No. 279.

Referred to Committee on State Normal Schools.

Bauman of Van Buren presented petition of teachers of the public schools of Mt. Zion, relative to House File No. 69.

Referred to Committee on Schools and Text Books.

Bauman of Van Buren presented remonstrance of the citizens of Van Buren, relative to the placing or disposition of fish and game in the hands and control of a commission of three persons.

Referred to Committee on Fish and Game.

Sater of Des Moines presented remonstrance of the township trustees of Des Moines county, relative to the Whitney bill, House File No. 131.

Referred to Committee on Roads and Highways.

Whitney of Sioux presented petition of the teachers of the public schools of Sioux City, relative to House File No. 69.

Referred to Committee on Schools and Text Books.

Cousins of Butler presented petition of friends and members of the W. C. T. U. of New Hartford, relative to the White Slave traffic.

Referred to Committee on Public Health.

Stoddard of Buchanan presented petition of the teachers of Lamont, Iowa, relative to House File No. 69.

Referred to Committee on Schools and Text Books.

Hickenlooper of Monroe presented petition of the Local Union No. 1121, U. M. W. of Hocking, Iowa, relative to House File No. 315.

Referred to Committee on Mines and Mining.

Sherman of Poweshiek presented remonstrance of the directors and tax payers of District No. 1, Deep River township, relative to House File No. 66, Senate File No. 48.

Referred to Committee on Schools and Text Books.

Hunt of Harrison presented petition from teachers of Persia, Iowa, endorsing House File No. 69.

Referred to Committee on Schools and Text Books.

Dunlap of Clinton presented petition from teachers of Clinton endorsing House File No. 69.

Referred to Committee on Schools and Text Books.

Halgrims of Humboldt presented nine petitions from various places relative to Halgrims bill.

Referred to Committee on Railroads and Transportation.

Ritter of Des Moines presented petition from Druggists of Des Moines county endorsing Senate File Nos. 56, 57 and 58.

Referred to Committee on Pharmacy.

Jacobson of Audubon presented petition from teachers of Audubon county endorsing House File No. 69.

Referred to Committee on Schools and Text Books.

Speer of Warren presented petition from citizens of Warren county asking for adoption of the amendment to the dairy bill.

Referred to Committee on Animal Industry.

Hutchins of Kossuth presented remonstrance of the board of supervisors of Kossuth county against the appointment of county engineer or state highway commission.

Referred to Committee on Roads and Highways.

Brockway of Louisa presented petition of voters and non-voters of Louisa county favoring resubmission of the prohibitory amendment.

Referred to Committee on Constitutional Amendments.

Campbell of Ida presented petition of teachers from Ida Grove endorsing House File No. 69.

Referred to Committee on Schools and Text Books.

Shankland of Polk presented petition from teachers of Des Moines endorsing House File No. 69 and Senate File No. 77.

Referred to Committee on Schools and Text Books.

Campbell of Ida presented petition of citizens of Ida county relative to short course.

Referred to Committee on Appropriations.

Mr. Speaker presented petition from teachers of Glidden, Iowa, endorsing House File No. 69.

Referred to Committee on Schools and Text Books.

O'Connor of Chickasaw presented petition of the teachers of Ionia, Iowa, relative to House File No. 69.

Referred to Committee on Schools and Text Books.

Shankland of Polk presented petitions of the teachers of Des Moines, Iowa, relative to House File No. 69.

Referred to Committee on Schools and Text Books.

Newell of Plymouth offered the following Concurrent Resolution:

CONCURRENT RESOLUTION.

Whereas, the remaining work of this General Assembly can and ought to be completed in three and one-half weeks from this date. Therefore be it

Resolved by the House, the Senate Concurring, that the Thirty-fourth General Assembly do adjourn sine die on Friday, March 31st, 1911 at 12 o'clock noon.

Laid over under Rule 34.

REPORT OF COMMITTEE ON ENROLLED BILLS.

Whitney of Woodbury, 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. 28, a bill for an act to provide for the payment of tuition of pupils residing in school corporations which do not offer instruction equivalent to four-year high schools of Iowa.

U. G. WHITNEY,
Chairman.

Adopted.

INTRODUCTION OF BILLS.

By Miller of Bremer, House File No. 423, a bill for an act to amend Section Eighteen Hundred Twenty-two (1822) of the code relating to beneficiary associations composed of the members of any one religious denomination and permitting any corporation heretofore organized, whose membership and plan of business permits, to bring its business under Chapter Nine, Title Nine, of the Code.

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

By Bauman of Van Buren, House File No. 424, a bill for an act to amend Section One, Chapter One Hundred Twenty-five (125) of the acts of the Thirty-third General Assembly, relative to the installing of telephones and the posting of notices in railroad stations.

Read first and second time and referred to Committee on Railroads and Transportation.

By Taylor of Union, House File No. 425, a bill for an act to amend Section Two Thousand Six Hundred and Six (2606) of the Supplement to the Code, 1907, relating to the admission of soldiers' wives to the Iowa Soldiers' home at Marshalltown.

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

By Taylor of Union, House File No. 426, a bill for an act relating to frauds in public contracts.

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

By Fraley of Polk, House File No. 427, a bill for an act to amend Chapter 97 of the laws of the Thirty-third General Assembly, relating to the distribution of the county road fund.

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

By Dabney of Davis, House File No. 428, a bill for an act to amend Section 1087-a 1 of the Supplement of 1907 to the Code, relating to the nomination of officers by primary election.

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

By Hunt of Harrison, House File No. 429, a bill for an act relating to elevators and warehouses on railroad land and prescribing methods and conditions of procuring and holding sites therefor and liability for loss or destruction thereof.

Read first and second time and referred to Committee on Railroads and Transportation.

By Stipe of Page, House File No. 430, a bill for an act authorizing and directing the board of railroad commissioners to show on all official railroad maps issued by them certain established and defined river to river highways extending across the state of Iowa from east to west; further designating them on said maps by their accepted names.

Read first and second time and referred to Committee on Railroads and Transportation.

By Klay of Sioux, House File No. 431, a bill for an act to repeal Sections One Hundred Ninety-three (193) and One Hundred Ninety-four (194) of the Code and to enact a substitute therefor providing for an increase in the number of judges in the supreme court of Iowa and providing for a division of said court into sections, and to amend Section Ten Hundred Sixty-six (1066) of the Supplement to the Code, 1907, in reference to the selection of the chief justice of said court.

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

By Felt of Clay, House File No. 432, a bill for an act to protect the public health of domestic animals by providing for inspection of live stock imported into the state of Iowa for breeding, dairy, work or feeding purposes. Read first and second time and referred to Committee on Animal Industry.

By Shane of Wapello (by request), House File No. 433, a bill for an act making it necessary to publish notices before selling or exchanging bonds of any county, city (including cities acting under special charter and those acting under Title 5, Chapter 14-C of Code Supplement of 1907 and acts amendatory thereto) town or school.

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

By Larrabee of Fayette, House File No. 434, a bill for an act for the relief of the grantee of Jacob Hoover, and for the purpose of having a patent issued in the name of Jacob W. Hoover for a certain tract of land.

Whereas, in pursuance to a certificate of purchase issued by the school fund commissioner of Fayette County, Iowa, to Jacob Hoover, the state of Iowa, issued a patent to the said Jacob Hoover for the following described land, to-wit: The west half of the southwest quarter of Section 33, Town ship 95, North Range 8 West of the Fifth Principal Meridian, Fayette County, Iowa, containing 80 acres, and

Whereas, Jacob Hoover, on November 28, 1868, made, executed and delivered to Jacob W. Hoover a warranty deed to the west half of the northwest quarter of Section 33, Township 95, North Range 8, West of the Fifth Principal Meridian, Fayette County, Iowa, and

Whereas, it appears that the certificate of purchase issued by the school fund commissioner of Fayette county, Iowa, to Jacob Hoover for the west half of the southwest quarter of Section 33, Township 95, North Range 8, West of the Fifth Principal Meridian, Fayette County, Iowa, was an error and the description should have been the west half of the northwest quarter of Section 33, Township 95, North Range 8, West of the 5th Principal Meridian, Fayette County, Iowa, and

Whereas, under and by authority of said contract, Jacob Hoover entered into, took possession and continued in the peaceable possession of the west half of the northwest quarter above described, until November 28, 1868, and

Whereas, Jacob W. Hoover under and by virtue of the deed from Jacob Hoover, entered into, took possession and became the owner thereof, and as such owner has been in the peaceable, adverse possession of said property last herein described, ever since, and

Whereas, by reason of the mistake in the title to the west half of the northwest quarter of Section 33, Township 95, North Range 8, West of the Fifth Principal Meridian, Fayette County, Iowa,

Be it Enacted by the General Assembly of the State of Iowa:

Section 1. Patent. That the governor of the state of Iowa and the secretary of state are hereby authorized and directed to issue to the said Jacob W. Hoover, a patent, in the usual form, to the west half of the northwest quarter of Section 33, Township 95, North Range 8, West of the Fifth Principal Meridian, Fayette County, Iowa, and deliver the same to the said Jacob W. Hoover.

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

By Campbell of Ida, House File No. 435, a bill for an act to amend Section Seven Hundred Eleven (711), Title Five (5), Chapter Four (4), of the Code, 1897, relating to fire limits.

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

By Beebe of Franklin, House File No. 436, a bill for an act authorizing and directing county attorneys to secure from the federal internal revenue collectors for Iowa certified copies of the names of all persons holding receipts or stamps showing payment to the federal government of the special tax imposed upon the business of selling intoxicating liquors within their respective counties other than registered pharmacists holding valid permits to keep and sell intoxicating liquors for medicinal and pharmaceutical purposes and persons engaged in selling intoxicating liquors under the mulct law, and making such certified copies competent evidence and to provide for the publication thereof and the payment theerfor.

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

By Moore of Linn, House File No. 437, a bill for an act to prohibit raffles or games of chance and provide a penalty therefor.

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

By Moore of Linn, House File No. 438, a bill for an act to amend Section Two Hundred Twenty-seven (227) of the Code, relating to the division of the state into judicial districts, and increasing the number of district judges in the Eighteenth (18th) District.

Read first and second time and referred to Committee on Judicial Districts.

House File No. 439, a bill for an act to provide that any common carrier operating or doing business within the state of Iowa shall adjust and pay all claims for loss or damage to property, or overcharge for freight, within a certain time; to provide for the payment of interest on such claims and to provide a penalty and the recovery of attorney's fees in case of the failure of common carriers to adjust and pay such claims within the time limited herein, and to make this a cumulative act.

Read first and second time and referred to Committee on Railroads and Transportation.

By Koontz of Johnson, House File No. 440, a bill for an act to amend Chapter Eleven-C (11-C) of the Supplement to the Code, 1907, relating to the state sanatorium for the treatment of tuberculosis, further defining the method of application and making additional appropriations.

Read first and second time and referred to Committee on Board of Control.

REPORTS OF COMMITTEES.

Shane of Wapello, from the Committee on Pharmacy, submitted the following report:

MR. SPEAKER—Your Committee on Pharmacy, to whom was referred House File No. 278, a bill for an act relating to the sale of intoxicating liquors by wholesale drug corporations, additional to Chapter Six (6) Title Twelve (12) of the Code, 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 be amended as follows:

By inserting in the fifteenth line of Section One of the original bill after the word "pharmacist," being the Fifth word of said line, the word "dentist" and a comma following, and inserting in the printed form in Bill, as No. 5 of said form, the words "dentist duly licensed under the laws of the State of Iowa and have my office in the town of," and when so amended the bill do pass.

FRANK SHANE, Chairman.

Report adopted.

Also:

Mr. Speaker—Your Committee on Pharmacy, to whom was referred Senate File No. 2, a bill for an act to amened the law as it appears in Chapter Eleven (11) Title Twelve (12) of the Supplement to the Code, 1907, relating to the inspection of petroleum products, and to amend said chapter so as to include specificially gasoline for power, illuminating and heating purposes, 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.

Frank Shane, Chairman.

Report adopted.

Klay of Sioux, from the Committee on Judiciary, submitted the following report:

Mr. Speaker—Your Committee on Judiciary, to whom was referred House File No. 64, a bill for an act to amend Section 4775-C of the Supplement to the Code, 1907, relating to neglect or refusal to support wife or children, or deserting the same, 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 be amended as follows:

By striking out all after the seventh line in Section 1 in the Bill and substituting in lieu thereof the following: "Upon the giving of said bond, the court or any judge thereof may, from time to time, upon such notice as the court or judge shall fix, make such orders in relation to the support of such wife or children as may appear proper, including the time, place, manner and amounts of payments, and said bond shall be conditional to comply with all orders of said court or judge," and when so amended the bill do pass.

GERRITT KLAY, Chairman.

Report adopted.

Also:

Mr. Speaker—Your Committee on Judiciary, to whom was referred House File No. 334, a bill for an act to legalize certain warrants of the city of Burlington, 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 be amended as follows:

By striking from Section 1 the catch words "Acts of Council Legalized." By striking from Section 2 the catch words "Warrants Legalized;" by striking from Section 3 the catch words "Pending Litigation;" by striking from Section 4 the catch words "And all the language following thereafter," and substituting in lieu thereof the following: "This act being deemed of immediate importance, shall take effect and be in force from and after its passage and approval and its publication in the Register & Leader, a newspaper published in Des Moines, Iowa, and in the Hawkeye and the Gazette, newspapers published in Burlington, Iowa, without expense to the state," and when so amended the bill do pass.

GERRITT KLAY,

Chairman.

Also:

Mr. Speaker—Your Committee on Judiciary, to whom was referred House File No. 31, a bill for an act to repeal Section Three Thousand Three Hundred Seventy-six of the Code Supplement, 1897, relating to the election of a surviving spouse to take under the will of the deceased, and to enact a substitute 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 be indefinitely post-poned.

GERBITT KLAY, Chairman.

Report adopted and House File No. 31 was indefinitely postponed.

Also:

Mr. Speaker—Your Committee on Judiciary, to whom was referred Senate File No. 155, a bill for an act to amend the law as it appears in Section 254-2-3, Supplement to the Code, 1907, relating to the charges for services for shorthand reporters, 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 be indefinitely postponed.

GERRITT KLAY,

Chairman.

. Report adopted and Senate File No. 155 was indefinitely post-poned.

Also:

Mr. Speaker—Your Committee on Judiciary, to whom was referred House File No. 145, a bill for an act to amend the law as the same appears in the laws of the Thirty-third General Assembly of the State of Iowa, Chapter Eighty-one (81), Section Two (2), relative to the classes of property exempt from assessment of taxes, 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 be indefinitely postponed.

GERRITT KLAY,

Chairman.

Report adopted and House File 145 was indefinitely postponed.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS.

Whitney of Woodbury, from the Joint Committee on Enrolled Bills, submitted the following report:

Mr. Speaker—Your Joint Committee on Enrolled Bills respectfully report that they have cramined, and find correctly enrolled, House File

No. 28, a bill for an act to provide for the payment of tuition of pupils residing in school corporations which do not offer instruction equivalent to four-year high schools of Iowa.

U. G. WHITNEY,
Chairman House Committee.
Ed. P. Malmberg,
Chairman Senate Committee.

Adopted.

Larrabee of Fayette, from the Committee on Railroads and Transportation, submitted the following report:

Mr. Speaker—Your Committee on Railroads and Transportation, to whom was referred House File No. 293, a bill for an act to better railroad passenger service and defining what passenger service is reasonable, 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 be indefinitely postponed.

WM. LARRABEE, JR.,

Chairman.

Report adopted and House File 293 was indefinitely postponed.

Also:

ME. SPEAKER—Your Committee on Railroads and Transportation, to whom was referred House File No. 25, a bill for an act to amend Section One Thousand Six Hundred Forty-one-B (1641-B) of the Supplement to the Code relating to the issuance of capital stock of railway and manufacturing corporations, 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 be amended as follows:

That the title be amended by substituting in the second line thereof after the word "Code" the figures "1907," with a comma (,) before and after.

That there be inserted in line Two, Section One, after the word "Code," the figures "1907" with a comma (,) before and after.

That in line Eight of Section One, the word "reasonable" be inserted between the words "or" and "commission," and when so amended the bill do pass.

WM. LARRABEE, JR., Chairman.

Report adopted.

The Speaker announced that as Speaker of the House he had signed in the presence of the House, House File No. 28.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS.

Whitney of Woodbury, from the Joint Committee on Enrolled Bills, submitted the following report:

MB. SPEAKER—Your Joint Committee on Enrolled Bills respectfully report that they have examined, and find correctly enrolled, Senate File No. 14, a bill for an act to amend Section Two Hundred Twenty-seven (227) of the Code, 1897, relating to the division of the state into Judicial Districts, and increasing the number of district judges in the Ninth district.

Also:

Senate File No. 164, a bill for an act to amend the law as it appears in Section Two Hundred Twenty-seven (227), Supplement to the Code, 1907, relating to the division of the state into judicial districts, and increasing the number of district judges in the Seventh district.

U. G. WHITNEY,
Chairman House Committee.
Ed. P. Malmberg,
Chairman Senate Committee.

Adopted.

House resumed consideration of House File No. 27.

Schee of O'Brien asked unanimous consent to withdraw his amendment.

Consent granted.

Kulp of Palo Alto offered the following amendment:

I move to amend committee substitute amendment for House File No. 27 as follows: By striking out the words "previous to" in line eight, Section 8, and inserting in lieu thereof the words "including the time before and after."

Adopted.

Amendment of Ripley of Hancock: I move to amend Section 24 of the bill by striking out the word "judicial" as it appears in line 8 of the printed bill and insert in lieu thereof the words "to a peace."

Adopted.

Amendment of Campbell of Ida: Strike out in line "three", Section Eight after the word "having" the words: "A rating of twenty horse power and less" and inserting in lieu thereof the words "having a list price of \$1,000.00 and less." And striking out in line five of the same section the words "forty cents per horse power" and insert in lieu thereof "eighty cents for each \$100.00 or multiple thereof in advance of such list price of \$1,000.00." And strike out in line four the words "twenty horsepower and

less" and insert the words "list price of \$1,000." And strike out all of the words following the words "amount" in line nine to the word "and" in line eleven. And in Section Three after line ten add the words "and the list price of said machine."

Lost.

Finlayson of Grundy offered the following amendment:

Amend Section 9 as follows: Add the following after the period at the end of said Section 9: "It shall be the duty of the county auditor of each county to cancel all assessments entered upon the assessors books against automobiles for 1911, and no assessments upon automobiles as made by assessors for 1911 shall be carried upon the tax lists."

Adopted.

Whitney of Woodbury offered the following motion: I move to reconsider the vote by which the amendment to House File No. 27, providing for the striking out of all words after the word "expended" in the eleventh line of the printed bill to and including the word "highways" in line thirteen and inserting in lieu thereof the words: "Only for the building of permanent cement culverts" was lost.

Seconded by Ripley of Hancock.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS.

MR. SPEAKER—Your Joint Committee on Enrolled Bills respectfully report that they have this day sent to the governor for his approval, House File No. 28, a bill for an act to provide for the payment of tuition of pupils residing in school corporations which do not offer instruction equivalent to four-year high schools of Iowa.

U. G. WHITNEY,

Chairman.

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 concurred in House Amendments to Senate File No. 75, a bill for an act legalizing certain instruments of writing heretofore executed by corporations conveying, encumbering or affecting real estate that have been executed without the attaching or affixing the corporate seal thereto.

Geo. A. Wilson, Secretary.

Also:

MR. SPEAKER—I am directed to inform your honorable body that the Senate has concurred in House amendments to Substitute for Senate File No. 14, a bill for an act relating to the division of the state into Judicial Districts and increasing the number of district judges in the Ninth District.

Geo. A. Wilson, Secretary.

Also:

MR. SPEAKER—I am directed to inform your honorable body that the Senate has concurred in House amendment to Senate File No. 146, a bill for an act legalizing certain acts and proceedings of the board of directors of the independent school district of Traer in the County of Tama and State of Iowa.

Geo. A. Wilson, Secretary.

SPECIAL ORDER NO. 6.

The Speaker announced that the time had arrived for taking up Special Order No. 6, and stated that House File No. 1, with the objections of the governor, were now before the House, the question being:

"Shall the House pass the bill notwithstanding the objections of the Governor?"

Goodykoontz of Boone in the Chair.

Speaker Stillman in the Chair.

O'Connor of Chickasaw moved that when the House adjourn, it be to reconvene at 1:30 P. M.

Motion prevailed.

The Speaker announced that as Speaker of the House, he had signed in the presence of the House, Senate File Nos. 164, 14, 182, 75, 67 and 24.

Downey of Crawford moved that a committee of three be appointed to notify the Senate that the House was ready to receive it in Joint Convention.

Motion prevailed.

The Speaker named as such committee: Downey of Crawford, Campbell of Webster, Smith of Decatur.

The Sergeant-at-Arms announced the arrival of the members of the Senate, who took their seats on the west side of the House Chamber.

JOINT CONVENTION.

The Joint Convention was called to order by Lieutenant Governor Clarke, President of the Joint Convention, at 12:00 o'clock noon:

The roll was then called and the following members responded as present:

Adams, Allen of Pocahontas, Allen of Jefferson, Ames, Balkema, Balluff, Bascom, Bauman, Beans, Beebe, Bennett, Black, Boettger, Bowman, Brown of Decatur, Brown of Wright, Bruce, Bybee, Byerly, Campbell of Ida, Campbell of Webster, Chapman, Chase, Clarkson, Collin, Cousins, Cowles, Crist, Crow, Cunningham, Dabney, Daniels, Dawson Dewey, DeWolf, Dixon, Downey, Dunlap, Dunnegan, Edmunds, Ellis, Enger, Escher, Felt, Finlayson, Fitchpatrick, Fletcher, Fourt, Fraley, Francis, Fry, Fulton, Garrett, Gates, George, Gilbert, Gillilland, Goodykoontz, Greene, Griggs, Grout, Halgrims, Hamilton, Hammill, Harding, Harvey, Hayes, Hazen, Hickenlooper, Hogan, Hoyt, Huff, Hunt, Hunter, Hutchins, Jacobs, Jacobson, Jewell, Johnson, Klay, Koontz, Krebill, Kull, Kulp, Larrabee of Webster, Larrabee of Fayette, Leach, Legel, Lenocker, Linnan, Lounsberry, Lund, McCleery, McColl, McCulloch of Wayne, McCullough of Dubuque, McManus, Malmberg, Mattes, Miller of Bremer, Miller of Dubuque, Milton, Moore, Murtagh, Neal, Newell, O'Connor, Odendahl, Olson, Parshall, Patterson, Penn, Perkins, Pickford, Proudfoot, Quigley, Ream, Ripley, Ritter, Robbins, Rowles, Russell, Sammis, Sater, Saunders, Savage, Schee, Schrup Shane, Shankland, Sherman, Skinner, Smith of Adams, Smith of Decatur, Smith of Mitchell, Smith of Shelby, Spaulding, Speer, Stephenson, Stillman, Stipe, Stoddard, Stuckslager, Sullivan, Taylor of Union, Taylor of Appanoose, Townsend, Van Camp, Van Law, Webber, White of Benton, White of Iowa, Whitney, Wilson, Zeller—155.

Absent:

Brady, Brockway, Huntley-3.

President Clarke announced the Joint Convention duly organized with a quorum of members present.

President Clarke then announced that the roll would be called for the purpose of electing a United States Senator in Congress, and appointed as teller on the part of the Senate, Snator Savage of Adair, and as assistant teller, Senator Hoyt of Buchanan. Speaker Stillman appointed as teller on the part of the House, Representative Huff of Hardin, and as assistant teller, Representative Crist of Clarke.

Upon the roll being called those voting for Claude R. Porter were:

Balluff, Bauman, Black, Boettger, Byerly, Clarkson, Crow, Dabney De Wolf, Downey, Dunlap, Dunnegan, Ellis, Escher, Fletcher, Garrett, Gilbert, Greene, Griggs, Hamilton, Hayes, Hazen, Krebill, Kull, Leach, Legel, Lenocker, Linnan, McCullough of Dubuque, McManus, Miller of Dubuque, Milton, Murtagh, O'Connor, Odendahl, Olson, Parshall, Penn, Quigley, Ream, Ritter, Rowles, Sater, Schrup, Stephenson, Taylor of Union, Taylor of Appanoose, Townsend, Webber, White of Benton, White of Iowa, Wilson—52.

Those voting for Horace E. Deemer were:

Adams, Allen of Jefferson, Balkema, Bascom, Beans, Bennett, Bowman, Brown of Decatur, Bybee, Campbell of Ida, Chapman, Chase, Cowles, Crist, Daniels, Dewey, Dixon, Edmunds, Finlayson, Fourt, Francis, Fulton, Gillilland, Harding, Harvey, Hickenlooper, Hogan, Hunt, Jacobson, Lounsberry, McCleery, McCulloch of Wayne, Malmberg, Mattes, Moore, Neal, Pickford, Proudfoot, Robbins, Saunders, Savage, Shane, Skinner, Smith of Adams, Smith of Mitchell, Smith of Shelby, Speer, Stipe, Stuckslager, Sullivan, Van Camp, Van Law, Whitney, Zeller—54.

Those voting for W. S. Kenyon were:

Allen of Pocahontas, Ames, Beebe, Brown of Wright, Bruce, Campbell of Webster, Collin, Cousins, Cunningham, Dawson, Enger, Felt, Fitchpatrick, Fraley, Fry, Gates, George, Goodykoontz, Grout, Halgrims, Hammill, Hoyt, Huff, Hunter, Hutchins. Jewell, Johnson, Klay, Kulp, Larrabee of Webster, Larrabee of Fayette, Lund, Newell, Patterson, Perkins, Ripley, Russell, Sammis, Schee, Shankland, Sherman, Spaulding, Stillman, Stoddard—44.

Those paired were:

Jacobs, Koontz, Miller of Bremer, Smith of Decatur-4.

Absent or not voting:

Brady, Brockway, Huntley, McColl-4.

President Clarke announced that no one had received a majority of the votes cast in the Joint Convention for United States Senator in Congress and that no election had occurred.

Journal of the Joint Convention was then read and approved.

On motion of Sater of Des Moines the Joint Convention was dissolved.

House reconvened, Speaker Stillman in the Chair.

On motion of Fry of Wayne the House adjourned.

AFTERNOON SESSION.

House reconvened, Speaker Stillman in the Chair.

Miller of Bremer asked that the Committee on Claims be excused for half an hour.

House resumed consideration of the question, "Shall the House pass House File No. 1, notwithstanding the objections of the Governor?"

Dewey of Guthrie in the Chair.

Speaker Stillman in the Chair.

Moore of Linn moved that the House adjourn until 9:00 o'clock, A. M., Thursday.

Motion prevailed.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, MARCH 9, 1911.

House met pursuant to adjournment, Speaker Stillman in the Chair.

Prayer was offered by Rev. Geo. F. Whitfield of Le Mars, Iowa. Journal of March 8th corrected and approved.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS.

Whitney of Woodbury, from the Joint Committee on Enrolled Bills, submitted the following report:

Mr. Speaker—Your Joint Committee on Enrolled Bills respectfully report they have examined, and find correctly enrolled, Senate File No. 146, a bill for an act legalizing certain acts and proceedings of the Board of Directors of the Independent School District of Traer, in the County of Tama and State of Iowa, and warrants thereof, and authorizing the issue of bonds.

Also:

Senate File No. 75, a bill for an act legalizing certain instruments of writing heretofore executed by corporations conveying, encumbering or affecting real estate that have been executed without the attaching or affixing of the corporate seal thereto.

Also:

Senate File No. 182, a bill for an act to legalize the purchase of Lots One (1) and Two (2) in Block Nine (9) in the Town of Montezuma, Iowa, and the contract therefor made by the council of said town under date of October 22, 1910 and the warrants issued for payment of the purchase price in the total sum of One Thousand Seven Hundred Fifty Dollars (\$1,750.00) with interest thereon payable annually at the rate of six per cent.

Also:

Senate File No. 66, a bill for an act to amend Section Four Hundred and Thirty (430) of the Code, relative to the dependent soldiers' and sailors' tax.

U. G. WHITNEY,
Chairman House Committee.
Ed. P. Malmberg,
Chairman Senate Committee.

Adopted.

SPECIAL ORDER NO. 6.

House resumed consideration of Special Order No. 6, House File No. 1.

SPECIAL ORDER NO. 8.

The Speaker announced that the time had now arrived for the consideration of Special Order No. 8, House File No. 46, a bill for an act to repeal Chapter One Hundred One (101) of the laws of the Thirty-third General Assembly and to enact a substitute therefor, relative to the dragging of public highways and providing a penalty for failure to perform such duties.

Cunningham of Buena Vista asked unanimous consent that action on Special Order No. 8 be deferred and that it be made a special order immediately following the final disposition of the measure now under consideration by the House.

Consent granted.

Fulton of Jefferson in the Chair.

Speaker Stillman in the Chair.

Schee of O'Brien moved that when the House adjourn it be to reconvene at 1:30 P. M., and that House File No. 1, now before the House continue to be the special order.

Motion prevailed.

REPORTS OF COMMITTEES.

Miller of Bremer, from the Committee on Claims, submitted the following report:

Mr. Speaker—Your Committee on Claims, to whom was referred House File No. 332, a bill for an act to appropriate the sum of One Hundred and Sixty-four and 22-100 Dollars for the use and benefit of Mrs. Ellen Clarke Moore, on account of compensation due her husband, Captain Samuel A. Moore, late of Davis County, Iowa deceased, for military service performed by him as Captain of Company D., Forty-fifth Regiment, Iowa Volunteers, Infantry, in the month of May, A. D., Eighteen Hundred and Sixty-four, 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 be re-referred to the Committee on Appropriations with the recommendation that same do pass.

C. W. MILLER, Chairman.

Report adopted and House File No. 332 was so referred.

Also:

MR. SPEAKER—Your Committee on Claims, to whom was referred House File No. 269, a bill for an act to indemnify Miss E. M. Ames for personal injury sustained by her while employed as laundress at Vinton State Hospital, Vinton, Iowa, 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 be re-referred to the Committee on Appropriations with the following amendment:

That the words "Amount Appropriated" in line One of Section One be stricken out and the words "Five Hundred Dollars (\$500.00)" be substituted for the words "Two Thousand Dollars (\$2,000.00)" in lines three and four in said Section One.

C. W. MILLER, Chairman.

Report adopted and House File No. 269 was so referred.

Cunningham of Buena Vista, from the Committee on Agriculture, submitted the following report:

Mr. Speaker—Your Committee on Agriculture, to whom was referred House File No. 298, a bill for an act to provide for an annual exhibition of the cereal crops of the state of Iowa, and making an appropriation 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, and further recommend the same be re-referred to the Committee on Appropriations.

E. H. CUNNINGHAM.

Chairman.

Report adopted and House File 298 was so referred.

Ripley of Hancock, from the Committee on Board of Control, submitted the following report:

Mr. Speaker—Your Committee on Board of Control, to whom was referred House File No. 355, a bill for an act to amend the law as it appears in Section 2727-a-1 of the Supplement to the Code, 1907, relating to the term of office of the members of the Board of Control of State Institutions, 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.

A. C. RIPLEY, Chairman.

Report adopted.

Also:

Mr. Speaker—Your Committee on Board of Control, to whom was referred House File No. 346, a bill for an act to authorize the conveyance of land to the city of Cherokee for cemetery purposes, 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 be amended as follows:

Strike out Section 2 of said bill and insert in lieu thereof the following:

Sec. 2. This act being deemed of immediate importance shall take effect and be in force from and after its publication in the Register & Leader, a newspaper published in Des Moines, Iowa, and in the Cherokee Times, a newspaper published at Cherokee, Iowa, such publication, however, to be without expense to the State of Iowa, and when so amended the bill do pass.

A. C. RIPLEY, Chairman.

Report adopted.

. Also:

Mr. Speaker—Your Committee on Board of Control, to whom was referred House File No. 388, a bill for and act to make appropriation for the purpose of improving certain roads leading to the State Hospital for the Insane at Clarinda, Iowa, Mount Pleasant, Iowa and Independence, Iowa, 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 be indefinitely postponed.

A. C. RIPLEY, Chairman.

Report adopted and House File No. 388 was indefinitely postponed.

Lund of Hamilton, 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. 310, a bill for an act to amend Section Fifteen Hundred Sixty-six (1566) of the Code, 1907, relative to the meeting of township trustees, 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 be indefinitely postponed.

F. J. LUND, Chairman.

Report adopted and House File No. 310 was indefinitely postponed.

Also:

MR. SPEAKER—Your Committee on County and Township Organization, to whom was referred House File No. 197, a bill for an act to amend Section 564 of the Code, relating to the appearance by the County Attorney for Township Trustees, 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.

F. J. LUND, Chairman.

Report adopted.

INTRODUCTION OF BILLS.

By Miller of Bremer, House File No. 441, a bill for an act to amend Section Two Thousand Five Hundred and Seventy-eight (2578), Chapter Seventeen, Title Twelve of the Supplement to the Code of Iowa, 1907, and to define gross unprofessional conduct on the part of physicians and surgeons.

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

By Dabney of Davis (by request), House File No. 442, a bill for an act to repeal Sections 1822, 1823, 1824 and 1825 of the Code, to enact substitutes therefor, and to amend Chapter Nine (9) Title Nine (9) of the Code as amended, relating to fraternal beneficiary societies, orders and associations.

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

By Pickford of Cerro Gordo, House File No. 443, a bill for an act authorizing the executive council to pay court costs taxed to or incurred by the state in any suit or proceeding instituted by any of the state departments as by law provided.

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

By Shane of Wapello, House File No. 444, a bill for an act to amend Section 2594 of the Code relating to the sale of drugs by itinerant vendors.

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

By Hazen of Potawattamie, House File No. 445, a bill for an act to amend the law as it appears in Section Four Hundred Fortyone (441) of the Supplement to the Code, 1907, relating to official newspapers and how selected.

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

By George of Story, House File No. 446, a bill for an act to amend the law as it appears in Chapter One Hundred Sixty-nine (169), acts of the Thirty-third General Assembly relating to the payment of all compensation and expenses incurred under the provisions of said act.

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

By Beebe of Franklin, House File No. 447, a bill for an act defining duties of the State Food and Dairy Commissioners under the pure food law, regulating appointment of assistants, providing for compensation and expenses of assistants, defining food and the term "misbranded," and making appropriation therefor, and repealing acts and parts of acts in conflict therewith.

Read first and second time and referred to Committee on Food and Dairy.

By Lund of Hamilton, House File No. 448, a bill for an act to amend Sections One (1), Two (2), Four (4), Five (5), Six (6), nine (9), ten (10) and eleven (11) in Chapter Sixty-four (64) of the acts of the Thirty-third General Assembly relating to the government of certain cities.

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

By Taylor of Union, House File No. 449, a bill for an act to change the school laws relating to public libraries.

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

Dawson of Cherokee moved that House File No. 381, which was referred by mistake to the Committee on Elections, be withdrawn from the further consideration of that committee in order that it may be referred to another committee.

Motion prevailed and House File No. 381 was referred to the Committee on Mines and Mining.

PETITIONS, MEMORIALS AND REMONSTRANCES.

Grout of Black Hawk presented petition from voters of Sidney, Iowa, endorsing House File No. 279.

Referred to Committee on Normal Schools.

Grout of Black Hawk presented petition from the Commercial Club of Sidney, Iowa, endorsing House File No. 279.

Referred to Committee on Normal Schools.

Dixon of Sac presented petition from teachers of Sac County endorsing House File No. 69.

Referred to Committee on Schools and Text Books.

Penn of Fremont presented five petitions from the voters of Fremont County endorsing House File No. 279.

Referred to Committee on Normal Schools.

Hazen of Pottawattamie presented two petitions from voters of Pottawattamie County endorsing House File No. 279.

Referred to Committee on Normal Schools.

On request of Stoddard of Buchanan leave of absence was granted Huntley of Lucas until Tuesday.

Stephenson of Ringgold moved that a committee of three be appointed to notify the Senate that the House was ready to receive it in Joint Convention.

Motion prevailed.

The Speaker named as such committee:

Stephenson of Ringgold, Brady of Dallas, Halgrims of Humboldt.

The Sergeant-at-Arms announced the arrival of the members of the Senate, who took their seats on the west side of the House Chamber.

JOINT CONVENTION.

The Joint Convention was called to order by Lieutenant Governor Clarke, President of the Joint Convention, at 12:00 o'clock noon:

The roll was then called and the following members responded as present:

Adams, Allen of Pocahontas, Allen of Jefferson, Ames, Balkema, Bascom, Bauman, Beans, Beebe, Bennett, Black, Boettger, Bowman, Brady, Brown of Decatur, Brown of Wright, Bruce, Bybee, Byerly, Campbell of Ida, Campbell of Webster, Chase, Clarkson, Collin, Cousins, Cowles, Crist, Crow, Cunningham, Dabney, Daniels, Daw-

son, Dewey, De Wolf, Dixon, Downey, Dunlap, Dunnegan, Edmunds, Ellis, Enger, Escher, Felt, Finlayson, Fitchpatrick, Fletcher, Fourt, Fraley, Francis, Fry, Fulton, Garrett, Gates. George. Gilbert, Gillilland, Goodykoontz, Greene, Griggs, Grout, Halgrims, Hamilton, Hammill, Harding, Harvey, Hayes, Hazen, looper, Hogan, Hoyt, Huff, Hunt, Hunter, Hutchins, Jacobs, Jacobson, Jewell, Johnson, Klay, Koontz, Krebill, Kull, Kulp, Larrabee of Webster, Larrabee of Fayette, Leach, Legel, Lenocker, Lund, McCleery, McColl, McCulloch of Linnan, Lounsberry, Wayne, McCullough of Dubuque, McManus, Malmberg, Mattes, Miller of Bremer, Miller of Dubuque, Milton, Moore, Murtagh, Neal, Newell, O'Connor, Odendahl, Olson, Parshall, Patterson, Penn, Perkins, Pickford, Proudfoot, Quigley, Ream, Ripley, Ritter, Robbins, Rowles, Russell, Sammis, Sater, Saunders, Savage, Schee, Schrup, Shane, Shankland, Sherman, Skinner, Smith of Adams, Smith of Decatur, Smith of Mitchell, Smith of Shelby, Speer, Stephenson, Stillman, Stipe, Stoddard, Stuckslager, Sullivan, Taylor of Union, Taylor of Appanoose, Townsend, Van Camp, Van Law, Webber, White of Benton, White of Iowa, Whitney, Wilson, Zeller—153.

Absent:

Balluff, Brockway, Chapman, Huntley, Spaulding-5.

President Clarke announced the Joint Convention duly organized with a quorum of members present.

President Clarke then announced that the roll would be called for the purpose of electing a United States Senator in Congress, and appointed as teller on the part of the Senate, Senator Savage of Adair, and as assistant teller, Senator Hoyt of Buchanan.

Speaker Stillman appointed as teller on the part of the House, Representative Huff of Hardin, and as assistant teller, Representative Crist of Clarke.

Upon the roll being called those voting for Claude R. Porter were:

Bauman, Black, Boettger, Byerly, Clarkson, Crow, Dabney, De Wolf, Downey, Dunlap, Dunnegan, Ellis, Escher, Fletcher, Garrett, Gilbert, Greene, Griggs, Hamilton, Hayes, Hazen, Krebill, Kull, Leach, Legel, Lenocker, Linnan, McCullough of Dubuque, McManus, Miller of Dubuque, Milton, Murtagh, O'Connor, Odendahl, Olson, Parshall, Penn, Quigley, Ream, Ritter, Rowles, Sater,

Schrup, Stephenson, Taylor of Union, Taylor of Appanoose, Townsend, Webber, White of Benton, White of Iowa, Wilson—51.

Those voting for Horace E. Deemer were:

Adams, Allen of Jefferson, Balkema, Bascom, Beans, Bennett, Bowman, Brady, Brown of Decatur, Bybee, Campbell of Ida, Chase, Cowles, Crist, Daniels, Dewey, Dixon, Edmunds, Finlayson, Fourt, Francis, Fulton, Gillilland, Harding, Harvey, Hickenlooper, Hogan, Hunt, Jacobson, Lounsberry, McCleery, McColl, McCulloch of Wayne, Malmberg, Mattes, Moore, Neal, Pickford, Proudfoot, Robbins, Saunders, Savage, Shane, Smith of Adams, Smith of Mitchell, Smith of Shelby, Speer, Stipe, Stuckslager, Sullivan, Van Camp, Van Law, Whitney, Zeller—54.

Those voting for W. S. Kenyon were:

Allen of Pocahontas, Ames, Beebe, Brown of Wright, Bruce, Campbell of Webster, Collin, Cousins, Cunningham, Dawson, Enger, Felt, Fitchpatrick, Fraley, Fry, Gates, George, Goodykoontz, Grout, Halgrims, Hammill, Hoyt, Huff, Hunter, Hutchins, Jewell, Johnson, Klay, Kulp, Larrabee of Webster, Larrabee of Fayette, Lund, Newell, Patterson, Perkins, Ripley, Russell, Sammis, Schee, Shankland, Sherman, Skinner, Stillman, Stoddard, —44.

Those paired were:

Jacobs, Koontz, Miller of Bremer, Smith of Decatur-4.

Absent or not voting:

Balluff, Brockway, Chapman, Huntley, Spaulding-5.

President Clarke announced that no one had received a majority of the votes cast in the Joint Convention for United States Senator in Congress and that no election had occurred.

Journal of the Joint Convention was then read and approved.

On motion of Senator Gates of Butler the Joint Convention was dissolved.

House reconvened, Speaker Stillman in the Chair.

On motion of Byerly of Jones, the House adjourned.

AFTERNOON SESSION.

House resumed consideration of House File No. 1. Schee of O'Brien moved the previous question. Seconded by Zeller of Madison. The Speaker stated that the question before the House is, "Shall the bill pass the House, notwithstanding the objections of the Governor?"

On motion of Klay of Sioux. a call of the House was ordered.

Those present were:

Bascom, Bauman, Beans, Beebe, Black, Boettger, Bowman, Brady, Brown, Bruce, Bybee, Byerly, Campbell of Ida, Campbell of Webster, Collin, Cousins, Crist, Cunningham, Dabney, Daniels, Dawson, Dewey, Dixon, Downey, Dunlap, Edmunds, Ellis, Enger, Escher, Felt, Finlayson, Fletcher, Fourt, Fraley, Fry, Fulton, George, Gilbert, Goodykoontz, Greene, Griggs, Grout, Halgrims, Hamilton, Harding, Harvey, Hayes, Hazen, Hickenlooper, Hogan, Huff, Hunt, Hutchins, Jacobs, Jacobson, Johnson, Klay, Koontz, Krebill, Kull, Kulp, Larrabee, Leach, Lenocker, Linnan, Lounsberry, Lund, McCleery, McCullough, Miller of Bremer, Miller of Dubuque, Milton, Moore, Murtagh, Newell, O'Connor, Odendahl, Olson, Patterson, Penn, Perkins, Pickford, Ripley, Ritter, Robbins, Rowles, Russell, Sater, Schee, Shane, Shankland, Sherman, Skinner, Smith of Adams, Smith of Decatur, Speer, Stephenson, Stipe, Stoddard, Townsend, Van Camp, White, Whitney, Zeller, Mr. Speaker **—105**.

Absent:

Brockway, Huntley, Taylor-3.

Klay of Sioux moved that the Sergeant-at-Arms secure the attendance of the absent member.

Schee of O'Brien raised the point of Order that the previous question had been ordered and therefore no other business could be transacted.

The Chair sustained the point of order.

Klay of Sioux moved that the rules be suspended and the Sergeant-at-Arms be directed to procure the attendance of the absent member.

Seconded by O'Connor of Chickasaw.

Roll call was demanded.

Zeller of Madison raised the point of order that after the previous question is ordered, no rule can be suspended, even by a two-thirds vote of the House.

Point of order was not sustained.

On the question, "Shall the rules be suspended and the Sergeantat-Arms be directed to procure the attendance of the absent member?"

The ayes were:

Bascom, Bauman, Black, Boettger, Brown, Bruce, Bybee, Byerly, Campbell of Ida, Campbell of Webster, Cousins, Cunningham, Dabney, Dawson, Dixon, Downey, Dunlap, Ellis, Enger, Escher, Felt, Fletcher, Fourt, George, Gilbert, Goodykoontz, Greene, Griggs, Grout, Hamilton, Hayes, Hazen, Hunt, Hutchins, Jacobs, Johnson, Klay, Koontz, Krebill, Kull, Kulp, Larrabee, Leach, Lenocker, Linnan, Lounsberry, Lund, McCullough, Miller of Bremer, Miller of Dubuque, Milton, Murtagh, Newell, O'Connor, Odendahl, Olson, Penn, Ritter, Rowles, Russell, Sater, Shankland, Sherman, Stephenson, Stoddard, Townsend, Van Camp, White, Whitney, Mr. Speaker—70.

The nays were:

Beans, Beebe, Bowman, Brady, Collin, Crist, Daniels, Dewey, Edmunds, Fry, Fulton, Halgrims, Harding, Harvey, Hickenlooper, Huff, Jacobson, McCleery, Moore, Patterson, Perkins, Pickford, Ripley, Robbins, Shane, Skinner, Smith of Adams, Smith of Decatur, Speer, Stipe, Zeller—31.

Absent or not voting:

Brockway, Finlayson, Fraley, Hogan, Huntley, Schee, Taylor-7.

The Speaker announced that the rules had been suspended, the authority of the officers of the House had been invoked for procuring the attendance of those members who were absent without excuse, and the House would be at ease.

House was called to order.

Klay of Sioux moved that the roll be called for the information of the House and the Sergeant-at-Arms.

Motion prevailed.

Those present were:

Bascom, Bauman, Beans, Beebe, Black, Boettger, Bowman, Brady, Brown, Bruce, Bybee, Byerly, Campbell of Ida, Campbell of Webster, Collin, Cousins, Crist, Cunningham, Dabney, Daniels, Dawson, Dewey, Dixon, Downey, Dunlap, Edmunds, Ellis, Enger, Escher, Felt, Finlayson, Fletcher, Fourt, Fraley, Fry, Fulton, George, Gilbert, Goodykoontz, Greene, Griggs,

Grout, Halgrims, Hamilton, Harding, Harvey, Hayes, Hazen, Hickenlooper, Hogan, Huff, Hunt, Hutchins, Jacobs, Jacobson, Johnson, Klay, Koontz, Krebill, Kull, Kulp, Larrabee, Leach, Lenocker, Linnan, Lounsberry, Lund, McCleery, McCullough, Miller of Bremer, Miller of Dubuque, Milton, Moore, Murtagh, Newell, O'Connor, Odendahl Olson, Patterson, Penn, Perkins, Pickford, Ripley, Ritter, Robbins, Rowles, Russell, Sater, Schee, Shane, Shankland, Sherman, Skinner, Smith of Adams, Smith of Decatur, Speer, Stephenson, Stipe, Stoddard, Taylor, Townsend, Van Camp, White, Whitney, Zeller, Mr. Speaker—106.

Absent:

Brockway, Huntley-2.

Klay of Sioux moved that the proceedings under the call of the House be now terminated.

Motion prevailed.

The Speaker called the attention of the House to House Rule No. 18 and stated that the question now is, "Shall the bill pass the House, notwithstanding the objections of the Governor?"

On the question.

The ayes were:

Bascom, Bauman, Black, Boettger, Brown, Bruce, Bybee, Byerly, Campbell of Webster, Cousins, Cunningham, Dabney, Dawson, Dixon, Downey, Dunlap, Ellis, Enger, Escher, Felt, Fletcher, Fraley, George, Gilbert, Greene, Griggs, Grout, Hamilton, Hayes, Hazen, Hogan, Hunt, Hutchins, Johnson, Klay, Koontz, Krebill, Kull, Kulp, Larrabee, Leach, Lenocker, Linnan, Lounsberry, Lund, McCullough, Miller of Bremer, Miller of Dubuque, Milton, Murtagh, Newell, O'Connor, Odendahl, Olson, Penn, Pickford, Ritter, Rowles, Russell, Sater, Shankland, Sherman, Stephenson, Stoddard, Taylor, Townsend, White, Whitney, Mr. Speaker—69.

The nays were:

Beans, Beebe, Bowman, Brady, Campbell of Ida, Collin, Crist, Daniels, Dewey, Edmunds, Finlayson, Fourt, Fry, Fulton, Goodykoontz, Halgrims, Harding, Harvey, Hickenlooper, Huff, Jacobs, Jacobson, McCleery, Moore, Patterson, Perkins, Ripley, Robbins, Schee, Shane, Skinner, Smith of Adams, Smith of Decatur, Speer, Stipe, Van Camp, Zeller—37.

Absent or not voting:

Brockway, Huntley-2.

Gentlemen: On the question the ayes are 69, the nays 37. Two-thirds of the members of the House having failed to vote in the affirmative, the Chair declares that the bill has failed to pass.

PETITIONS, MEMORIALS AND REMONSTRANCES.

Bauman of Van Buren presented remonstrance from citizens of Van Buren County against the Francis bill.

Referred to Committee on Fish and Game.

REPORTS OF COMMITTEES.

Moore of Linn, from the Committee on Appropriations, submitted the following report:

MB. SPEAKES—Your Committee on Appropriations, to whom was referred Senate File No. 130, a bill for an act making appropriation to defray the expenses of the inaugural ceremonies, 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.

ERNEST R. MOORE, Chairman.

Report adopted.

Also:

Mr. Speaker—Your Committee on Appropriations to whom was referred House File No. 246, a bill for an act creating a commission to procure addition grounds adjacent to the Capitol for beautifying the same; the erection of additional state buildings and for an appropriation 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 be indefinitely postponed.

ERNEST R. MOORE, Chairman.

Report adopted and House File No. 246 was indefinitely post-poned.

Also:

Mr. Speaker—Your Committee on Appropriations to whom was referred House File No. 294, a bill for an act to make appropriation for the Farmers' Institute of Benton County, Iowa, under the provisions of Section Sixteen Hundred Seventy-five (1675) of the Supplement to the Code, 1907, beg leave to report 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 do pass.

Report adopted.

ERNEST R. MOORE, Chairman.

Also:

Mr. Speaker—Your Committee on Appropriations to whom was referred House File No. 302, a bill for an act to provide for placing the Geological survey under the direction of the State Board of Education and making an appropriation for the support of said survey and the expenses of the State Geologist and his assistants, 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.

Report adopted.

ERNEST R. MOORE, Chairman.

Also:

MB. SPEAKER—Your Committee on Appropriations to whom was referred House File No. 221, a bill for an act making appropriations for additional improvements and land at the Iowa State Fair and Exposition Grounds, 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 be amended as follows:

By striking out all after the enacting clause and substituting therefor: "Section 1. There is hereby appropriated to the Iowa Department of Agriculture, out of any money in the state treasury, not otherwise appropriated the sum of Eighty-five Thousand Dollars (\$85,000), for the following purposes:

For the purpose of additional la	nds and lots\$12,000.00
For building for exhibits for	farm implements, ma-
chinery, vehicles, etc	65,000.00
For sanitary toilets	8,000.00
Total	\$85,000,00

- Sec. 2. In allotting space to exhibitors in the building erected with this appropriation, the State Board of Agriculture, under such reasonable rules as it may prescribe, shall give preference to Iowa manufacturers.
- Sec. 3. All moneys appropriated by this Act shall be drawn from the State Treasurer upon warrants issued by the State Auditor upon the order of the State Board of Agriculture.
- 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 Des Moines Capital, newspapers published in Des Moines, Iowa," and when so amended the bill do pass.

ERNEST R. MOORE,

Chairman.

Report adopted.

Also:

Mr. Speaker—Your Committee on Appropriations to whom was referred House File No. 129, a bill for an act to amend Chapter 13, Title 12, of the Supplement to the Code, 1907, and providing for the appointment of Dairy Commissioner, Deputy Commissioner, and State Dairy Inspector, and fixing the salaries of said officers and regulating the sale of milk and cream, and providing penalties for yielation thereof, and repealing all acts or parts of acts in conflict therewith, 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 be amended as follows:

"That Section 2, Line 16, providing for salary of Commissioner at Three Thousand Dollars per annum be amended to read "Two Thousand Five Hundred Dollars per year;"

That Section 2, line 20, providing for salary of Deputy Commissioner at \$1800.00 per annum be amended to read "\$1,600.00 per year;"

That Section 2, line 21, providing for salary of State Dairy Inspector at \$1,600.00 per annum be amended to read "\$1,400.00 per year;"

That Section 2, line 21, providing for salary of Secretary at \$1,200.00 per annum be amended to read "\$1,000.00 per year," and when so amended the bill do pass.

ERNEST R. MOOBE, Chairman.

Report adopted.

Also:

Mr. Speaker—Your Committee on Appropriations to whom was referred House File No. 41, a bill for an act to create the office of State Fire Marshal, prescribing their duties and providing for their compensation and for the maintenance of the State Fire Marshal's office, 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.

ERNEST R. MOORE, Chairman.

Report adopted.

Fraley of Polk, from the Committee on State Educational Institutions, submitted the following report:

MR. SPEAKER—Your Committee on State Educational Institutions, to whom was referred House File No. 134, a bill for an act to provide for the erection, establishment, and operation of a state trade school by the State Board of Education and levying a tax and making an appropriation for such purpose, 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 be re-referred to the Committee on Appropriations.

W. S. Fraley, Chairman.

Report adopted, and House File No. 134 was so referred.

On motion of Harding of Woodbury, the House adjourned until 9 o'clock A. M., Friday.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, MARCH 10, 1911.

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

Prayer was offered by Rev. C. K. Corkill of Truro, Iowa.

Journal of March 9th corrected and approved.

SPECIAL ORDER NO. 8.

House File No. 46, a bill for an act to repeal Chapter One Hundred One (101) of the laws of the Thirty-third General Assembly and to enact a substitute therefor, relative to the dragging of public highways and providing a penalty for failure to perform such duties.

Cunningham of Buena Vista moved that consideration of House File No. 46 be postponed and be revived as a special order immediately following Special Order No. 7.

Motion prevailed.

SPECIAL ORDER NO. 7.

House File No. 27, a bill for an act to repeal Chapter Two-a (2-a), Title Eight (8), being Sections Fifteen Hundred Seventy-one-a (1571-a) to Fifteen Hundred Seventy-one-l (1571-l), both inclusive, of the Supplement to the Code, 1907, and to enact a substitute therefor, relating to registration of motor vehicles, regulating their use upon streets and highways, fixing penalties for violation thereof, and providing for expenditure of license fees and fines.

Whitney of Woodbury asked unanimous consent to withdraw his motion to reconsider the vote by which the amendment to House File No. 27, providing for the striking out of all words after the word "expended" in the eleventh line of the printed bill to and including the word "highways" in line thirteen and inserting in lieu thereof the words: "Only for the building of permanent cement culverts" was lost.

Consent granted.

Hogan of Cass moved to substitute the substitute amendment as proposed by the committee, for the original bill.

Motion prevailed.

Bowman of Linn offered the following amendment:

I move to amend House File No. 27 by striking out "eighty-five (85)" in line one of Section 33 and insert in lieu thereof "seventy-five (75)."

Lost.

Fraley of Polk offered the following amendment:

I move to amend by striking out the words "outside of the limits of cities and towns" in Section 33.

Lost.

Kulp of Palo Alto moved the previous question, seconded by Pickford of Cerro Gordo.

Motion prevailed.

Kulp of Palo Alto raised the point of order that the previous question had been ordered.

Chair sustained the point of order.

Zeller of Madison moved that the rules be suspended and that the House reconsider the vote by which the previous question was ordered.

Roll call was demanded.

On the question, "Shall the rules be suspended?":

The ayes were:

Beebe, Black, Boettger, Bowman, Campbell of Ida, Downey, Ellis, Fraley, Fulton, Greene, Grout, Harding, Larrabee, Leach, McCullough, Miller of Dubuque, Milton, O'Connor, Olson, Penn, Perkins, Ritter, Speer, Whitney, Zeller—25.

The nays were:

Bascom, Brady, Brockway, Brown, Bruce, Bybee, Byerly, Campbell of Webster, Collin, Cousins, Cunningham, Daniels, Dawson, Dewey, Dixon, Edmunds, Enger, Felt, Fletcher, Fourt, George, Gilbert, Goodykoontz, Halgrims, Harvey, Hayes, Hazen, Hicken-

Zeller of Madison moved to reconsider the vote by which the amendment of Fraley of Polk was lost.

looper, Hogan, Huff, Hunt, Hutchins, Jacobs, Jacobson, Johnson, Klay, Krebill, Kulp, Lenocker, Linnan, Lounsberry, Lund, McCleery, Miller of Bremer, Murtagh, Newell, Patterson, Pickford, Ripley, Robbins, Russell, Sater, Schee, Shane, Shankland, Sherman, Skinner, Smith of Adams, Smith of Dectaur, Stephenson, Stoddard, Taylor, Townsend, White, Mr. Speaker—65.

Absent or not voting:

Bauman, Beans, Crist, Dabney, Dunlap, Escher, Finlayson, Fry, Griggs, Hamilton, Huntley, Koontz, Kull, Moore, Odendahl, Rowles, Stipe, Van Camp—18.

So the motion was lost.

Kulp of Palo Alto moved that the rules be suspended, the bill be considered engrossed, and read a third time now, which motion prevailed, and the bill was read a third time.

Ritter of Des Moines in the chair.

On the question, "Shall the bill pass?"

The ayes were:

Bascom, Bauman, Beans, Beebe, Black, Boettger, Bowman, Brady, Brockway, Brown, Bruce, Bybee, Byerly, Campbell of Webster, Collin, Cousins, Crist, Cunningham, Dabney, Daniels, Dawson, Dixon, Edmunds, Ellis, Enger, Escher, Fourt, Fry, Fulton, George, Goodykoontz, Griggs, Halgrims, Hamilton, Harding, Harvey, Hayes, Hazen, Hickenlooper, Hogan, Huff, Hunt, Hutchins, Jacobs, Jacobson, Johnson, Klay, Krebill, Kull, Kulp, Larrabee, Leach, Linnan, Lounsberry, Lund, McCullough, Miller of Breemer, Miller of Dubuque, Milton, Murtagh, Newell, O'Connor, Odendahl, Olson, Patterson, Penn, Pickford, Ripley, Russell, Schee, Shane, Smith of Adams, Smith of Decatur, Speer, Stephenson, Stoddard, Taylor, Townsend, Van Camp, White, Whitney, Zeller, Mr. Speaker—83.

The nays were:

Campbell of Ida, Dewey, Downey, Dunlap, Fletcher, Fraley, Gilbert, Koontz, Lenocker, McCleery, Perkins, Ritter, Robbins, Rowles, Sater, Skinner—16.

Absent or not voting:

Felt, Finlayson, Greene, Grout, Huntley, Moore, Shankland, Sherman, Stipe-9.

So the bill passed and the title as amended was agreed to. Speaker Stillman in the chair.

SPECIAL ORDER NO. 8.

House File No. 46, a bill for an act to repeal Chapter 101 of the laws of the Thirty-third General Assembly, and to enact a substitute therefor relating to the dragging of public highways and providing penalty for failure to perform such duties.

Cunningham of Buena Vista moved that the substitute amendment as proposed by the committee be substituted for the original bill.

Motion prevailed.

Mr. Cunningham moved that the rules be suspended, 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 ayes were:

Bascom, Bauman, Beans, Beebe, Black, Boettger, Bowman, Brady, Brockway, Brown, Bruce, Bybee, Byerly, Campbell of Ida, Campbell of Webster, Collin, Cousins, Crist, Cunningham, Dabney, Daniels, Dawson, Dewey, Dixon, Dunlap, Edmunds, Ellis, Enger, Escher, Felt, Fourt, Fraley, Fry, Fulton, George, Gilbert, Goodykoontz, Greene, Griggs, Grout, Halgrims, Hamilton, Harding, Harvey, Hayes, Hazen, Hickenlooper, Hogan, Huff, Hunt, Hutchins, Jacobs, Jacobson, Johnson, Koontz, Krebill, Kull, Kulp, Larrabee, Lenocker, Linnan, Lounsberry, McCleery, McCullough, Miller of Bremer, Miller of Dubuque, Milton, Moore, Murtagh, Newell, Olson, Patterson, Penn, Perkins, Pickford, Ripley, Robbins, Rowles, Russell, Sater, Schee, Shane, Shankland, Sherman, Skinner, Smith of Adams, Smith of Decatur, Speer, Stephenson, Stipe, Stoddard, Townsend, Van Camp, White, Whitney, Mr. Speaker—96.

The nays were:

Downey, Fletcher, Leach, O'Connor, Odendahl, Taylor, Zeller-7.

Absent or not voting:

Finlayson, Huntley, Klay, Lund, Ritter-5.

So the bill passed and the title as amended was agreed to.

George of Story called up his motion to reconsider the vote by which House File No. 136 was indefinitely postponed.

O'Connor of Chickasaw raised the point of order that there is no showing in the record that the motion and second to reconsider were made by members voting with the majority as provided in Rule 32.

Point of order not sustained. '

Dawson of Cherokee demanded roll call, seconded by Zeller of Madison.

On the question "Shall the House reconsider?"

The ayes were:

Bascom, Bauman, Beans, Beebe, Bowman, Brady, Brockway, Bybee, Campbell of Ida, Collin, Cousins, Crist, Cunningham, Daniels, Dawson, Dewey, Dixon, Edmunds, Enger, Felt, Finlayson, Fry, Fulton, George, Goodykoontz, Grout, Halgrims, Hayes, Hickenlooper, Hogan, Huff, Hunt, Hutchins, Jacobs, Jacobson, Johnson, Klay, Kulp, Larrabee, Linnan, Lounsberry, McCleery, Milton, Newell, Patterson, Perkins, Pickford, Robbins, Russell, Schee, Shankland, Sherman, Skinner, Smith of Adams, Smith of Decatur, Stephenson, Stoddard, Van Camp, Whitney, Zeller, Mr. Speaker—61.

The nays were:

Black, Boettger, Byerly, Campbell of Webster, Downey, Ellis, Escher, Fletcher, Fraley, Gilbert, Greene, Griggs, Hamilton, Harding, Harvey, Hazen, Koontz, Kull, Leach, Lenocker, McCullough, Miller of Bremer, Miller of Dubuque, Moore, O'Connor, Odendahl, Olson, Ritter, Rowles, Sater, Shane, Taylor, Townsend, White—34.

Absent or not voting:

Brown, Bruce, Dabney, Dunlap, Fourt, Huntley, Krebill, Lund, Murtagh, Penn, Ripley, Speer, Stipe—13.

So the motion prevailed.

Schee of O'Brien moved that the consideration of the report of the committee and of the bill be postponed until March 24th.

O'Connor of Chickasaw raised the point of order that there was no bill before the House for consideration and there could be no motion to defer action on the bill until the report of the committee had been adopted.

The Chair held that the consideration of the report brought the bill back officially into the possession of the House, and that until the report was acted upon, the report and bill belonged together. The point of order was not sustained.

Klay of Sioux moved as an amendment that the matter be considered at this time.

Roll call was demanded by Klay of Sioux.

Seconded by Dawson of Cherokee.

On the question "Shall the amendment be adopted?"

The ayes were:

Bascom, Bauman, Beans, Beebe, Bowman, Brady, Brockway, Bruce, Bybee, Campbell of Ida, Campbell of Webster, Collin, Cousins, Crist, Cunningham, Daniels, Dawson, Dewey, Dixon, Edmunds, Enger, Felt, Finlayson, Fourt, Fletcher, Fry, Fulton, George, Goodykoontz, Grout, Halgrims, Hayes, Hickenlooper, Hogan, Huff, Hunt, Hutchins, Jacobs, Jacobson, Johnson, Klay, Kulp, Larrabee, Linnan, Lounsberry, McCleery, Milton, Moore, Newell, Patterson, Pickford, Robbins, Russell, Schee, Sherman, Skinner, Smith of Adams, Smith of Decatur, Speer, Stephenson, Stoddard, Townsend, Van Camp, Whitney, Zeller, Mr. Speaker—66.

The nays were:

Black, Boettger, Downey, Ellis, Escher, Fraley, Gilbert, Greene, Griggs, Hamilton, Harding, Harvey, Hazen, Koontz, Kull, Leach, Lenocker, McCullough, Miller of Bremer, Miller of Dubuque, Murtagh, Odendahl, Olson, Ritter, Rowles, Sater, Shane, Taylor, White—29.

Absent or not voting:

Brown, Byerly, Dabney, Dunlap, Huntley, Krebill, Lund, O'Connor, Penn, Perkins, Ripley, Shankland, Stipe—13.

Amendment adopted.

Motion as amended adopted.

Klay of Sioux moved that the report of the committee be rejected and the bill be placed on the calendar in the usual order.

Jacobs of Calhoun moved that the report of the committee and the bill be re-referred to the Committee on Suppression of Intemperance.

Klay of Sioux raised the point of order that the motion was out of order, inasmuch as the House had voted to take action on the report at this time.

The Chair held that the point of order was not well taken for the reason that a motion to re-refer the report contemplated action on the report.

Klay of Sioux moved to amend the motion by placing the bill on its passage in the regular order on the calendar.

Jacobs of Calhoun raised the point of order that the motion to re-refer took precedence and was not subject to amendment.

Chair ruled that a motion to re-refer took precedence over a motion to place on its passage and was only amendable in respect to the committee to which reference should be made.

Harding of Woodbury moved that the report of the committee be laid on the table.

Seconded by O'Connor of Chickasaw.

Roll call was demanded by Klay of Sioux, seconded by Dawson of Cherokee.

On the question "Shall the report lay on the table?"

The ayes were:

Black, Boettger, Byerly, Downey, Dunlap, Ellis, Escher, Fletcher, Fraley, Gilbert, Greene, Griggs, Hamilton, Harding, Harvey, Hazen, Koontz, Krebill, Kull, Leach, McCullough, Miller of Dubuque, O'Connor, Odendahl, Olson, Ritter, Rowles, Sater, Schee, Taylor, White, Mr. Speaker—32.

The nays were:

Bascom, Bauman, Beans, Beebe, Bowman, Brady, Brockway, Bruce, Bybee, Campbell of Ida, Campbell of Webster, Collin, Cousins, Crist, Cunningham, Daniels, Dawson, Dewey, Dixon, Edmunds, Enger, Felt, Finlayson, Fourt, Fry, Fulton, George, Goodykoontz, Grout, Halgrims, Hayes, Hickenlooper, Hogan, Huff, Hunt, Hutchins, Jacobs, Jacobson, Johnson, Klay, Kulp, Larrabee, Linnan, Lounsberry, Lund, McCleery, Miller of Bremer, Milton, Moore, Newell, Patterson, Perkins Pickford, Robbins, Rowles, Russell, Shankland, Sherman, Skinner, Smith of Adams, Smith of Dectaur, Speer, Stephenson, Stipe, Stoddard, Townsend, Van Camp, Whitney, Zeller—69.

Absent or not voting.

Brown, Dabney, Huntley, Lenocker, Murtagh, Penn, Shane—7. So the motion was lost.

Moore of Linn raised the point of order that the entire proceedings in reference to the reconsideration of House File No. 136 were out of order, because a bill which had been indefinitely postponed could not again be taken up during the session.

The Chair held that the report of the committee for indefinite postponement had not been finally adopted by the House for the reason that the motion to reconsider was filed within the time specified in the Rules, and that therefore the point of order was not sustained.

On the question, "Shall the report of the committee and the bill be re-referred?"

The ayes were:

Bascom, Beans, Black, Boettger, Brown, Bybee, Byerly, Campbell of Webster, Dabney, Downey, Dunlap, Edmunds, Ellis, Escher, Fraley, Gilbert, Greene, Griggs, Hamilton, Harding, Jacobs, Johnson, Koontz, Kull, Leach, Lenocker, McCullough, Miller of Bremer, Miller of Dubuque, Milton, Moore, Murtagh, O'Connor, Odendahl, Olson, Penn, Ripley, Ritter, Rowles, Sater, Stipe, Taylor, Townsend, White, Whitney—45.

The nays were:

Beebe, Bowman, Brady, Brockway, Bruce, Campbell of Ida, Collin, Cousins, Crist, Cunningham, Daniels, Dawson, Dewey, Dixon, Enger, Felt, Finlayson, Fletcher, Fourt, Fry, Fulton, George, Goodykoontz, Grout, Halgrims, Harvey, Hayes, Hazen, Hickenlooper, Hogan, Huff, Hunt, Hutchins, Jacobson, Klay, Krebill, Kulp, Larrabee, Linnan, Lounsberry, Lund, McCleery, Newell, Patterson, Perkins, Pickford, Robbins, Russell, Schee, Shane, Shankland, Sherman, Skinner, Smith of Adams, Speer, Stephenson, Stoddard, Van Camp, Zeller, Mr. Speaker—60.

Absent or not voting:

Bauman Huntley, Smith of Dectaur-3.

So the motion was lost.

Klay of Sioux demanded a roll call on the motion that the report of the committee be rejected and the bill be placed on the calendar in the usual order.

Seconded by Dawson of Cherokee.

Schee of O'Brien asked a division of the question and the Chair ruled that the question was one which could be properly divided, and that the first vote would be taken on the motion to reject the report of the committee.

On the question, "Shall the House reject the report of the committee?"

The ayes were:

Bascom, Bauman, Beans, Beebe, Bowman, Brady, Brockway, Bruce, Bybee, Campbell of Ida, Campbell of Webster, Collins, Cousins, Crist, Cunningham, Daniels, Dawson, Dewey, Dixon, Edmunds, Enger, Felt, Finlayson, Fourt, Fry, Fulton, George, Goodykoontz, Grout, Halgrims, Hayes, Hickenlooper, Hogan, Huff, Hunt, Hutchins, Jacobs, Jacobson, Johnson, Klay, Kulp, Larrabee, Linnan, Lounsberry, Lund, McCleery, Milton, Newell, Patterson, Perkins, Pickford, Ripley, Robbins, Russell, Schee, Shane, Shankland, Sherman, Skinner, Smith of Adams, Smith of Decatur, Speer, Stephenson, Stoddard, Van Camp, Whitney, Zeller, Mr. Speaker—68.

The nays were:

Boettger, Byerly, Dabney, Downey, Dunlap, Ellis, Escher, Fletcher, Fraley, Gilbert, Greene, Griggs, Hamilton, Harding, Harvey, Hazen, Koontz, Krebill, Kull, Lenocker, Miller of Bremer, Miller of Dubuque, Murtagh, O'Connor, Odendahl, Olson, Ritter, Rowles, Sater, Taylor, Townsend, White—32.

Absent or not voting:

Black, Brown, Huntley, Leach, McCullough, Moore, Penn, Stipe —8.

So the report was rejected.

Harding of Woodbury moved that when the House adjourn it be to reconvene at 1:30 o'clock, P. M.

Motion prevailed.

INTRODUCTION OF BILLS.

By Whitney of Woodbury, House File No. 450, a bill for an act to grant to cities having a population of thirty thousand or over and organized under Chapter Fourteen-c (14-c) of Title five (5) of the Supplement to the Code, 1907, and amendments thereto, to provide, by ordinance, for the application and treatment of all

curbed and guttered streets with oil or other bituminous product and to provide for assessing the cost thereof, including the cost of street and alley intersections to abutting property and to limit the cost thereof.

Read first and second time and referred to Committee on Municipal orporations.

The Speaker announced that as Speaker of the House he had signed in the presence of the House, Senate Files Nos. 146 and 66.

Koontz of Johnson moved that a committee of three be appointed to notify the Senate that the House was ready to receive it in Joint Convention.

Motion prevailed.

The Speaker named as such committee: Koontz of Johnson, Stipe of Page, Collin of Worth.

The Sergeant-at-Arms announced the arrival of the members of the Senate, who took their seats on the west side of the House Chamber.

JOINT CONVENTION.

The Joint Convention was called to order by Lieutenant Governor Clarke, President of the Joint Convention, at 12:00 o'clock noon.

The roll was then called and the following members responded as present:

Adams, Allen of Pocahontas, Allen of Jefferson, Ames, Balkema, Balluff, Bascom, Bauman, Beans, Beebe, Bennett, Black, Boettger, Bowman, Brady, Brockway, Brown of Decatur, Brown of Wright, Bruce, Bybee, Byerly, Campbell of Ida, Campbell of Webster, Chase, Clarkson, Collin, Cousins, Cowles, Crist, Crow, Cunningham, Dabney, Daniels, Dawson, Dewey, De Wolf, Dixon, Downey, Dunlap, Dunnegan, Edmunds, Ellis, Enger, Escher, Felt, Finlayson, Fitchpatrick, Fletcher, Fourt, Fraley, Francis, Fry, Fulton, Garrett, Gates, George, Gilbert, Gillilland, Goodykoontz, Greene, Griggs, Grout, Halgrims, Hamilton, Hammill, Harding, Harvey, Hayes, Hazen, Hickenlooper, Hogan, Hoyt, Huff, Punt, Hunter, Hutchins, Jacobs, Jacobson, Jewell, Johnson, Klay, Koontz, Krebill, Kull, Kulp, Larrabee of Webster, Larrabee of Fayette, Leach, Legel, Lenocker, Linnan, Lounsberry, Lund, Mc-

Cleery, McColl, McCulloch of Wayne, McCullough of Dubuque, McManus, Malmberg, Mattes, Miller of Bremer, Miller of Dubuque, Milton, Moore, Murtagh, Neal, Newell, O'Connor, Odendahl, Olson, Parshall, Patterson, Penn, Perkins, Pickford, Proudfoot, Quigley, Ripley, Ritter, Robbins, Rowles, Russell, Sammis, Sater, Saunders, Savage, Schee, Schrup, Shane, Shankland, Sherman, Skinner, Smith of Adams, Smith of Decatur, Smith of Mitchell, Smith of Shelby, Spaulding, Speer, Stephenson, Stillman, Stipe, Stoddard, Stuckslager, Sullivan, Taylor of Union, Taylor of Appanoose, Townsend, Van Camp, Van Law, Webber, White of Benton, White of Iowa, Whitney, Wilson, Zeller—155.

Absent:

Chapman, Huntley, Ream-3.

President Clarke announced the Joint Convention duly organized with a quorum of members present.

President Clarke then announced that the roll would be called for the purpose of electing a United States Senator in Congress, and appointed as teller on the part of the Senate, Senator Savage of Adair, and as assistant teller, Senator Hoyt of Buchanan.

Speaker Stillman appointed as teller on the part of the House, Representative Huff of Hardin, and as assistant teller, Representative Crist of Clarke.

Upon the roll being called those voting for Claude R. Porter were:

Bauman, Black, Boettger, Byerly, Clarkson, Crow, Dabney, De Wolf, Downey, Dunlap, Dunnegan, Ellis, Escher, Fletcher, Garrett, Gilbert, Greene, Griggs, Hamilton, Hayes, Hazen, Koontz, Krebill, Kull, Leach, Legel, Lenocker, Linnan, McCullough of Dubuque, McManus, Miller of Bremer, Miller of Dubuque, Milton, Murtagh, O'Connor, Odendahl, Olson, Parshall, Penn, Quigley, Ritter, Rowles, Sater, Shrup, Stephenson, Taylor of Union, Taylor of Appanoose, Townsend, Webber, White of Benton, White of Iowa, Wilson—52.

Those voting for Horace E. Deemer were:

Adams, Allen of Jefferson, Balkema, Bascom, Beans, Bennett, Bowman, Brady, Brown of Decatur, Bybee, Campbell of Ida, Chase, Cowles, Crist, Daniels, Dewey, Dixon, Edmunds, Finlayson, Fourt, Fraley, Francis, Fulton, Gillilland, Harding, Harvey, Hick-

enlooper, Hogan, Hunt, Jacobson, Lounsberry, McCleery, McColl, McCulloch of Wayne, Malmberg, Mattes, Moore, Neal, Pickford, Proudfoot, Robbins, Saunders, Savage, Shane, Smith of Adams, Smith of Decatur, Smith of Mitchell, Smith of Shelby, Speer, Stipe, Stuckslager, Sullivan, Van Camp, Van Law, Whitney, Zeller—56.

Those voting for W. S. Kenyon were:

Allen of Pocahontas, Ames, Beebe, Brockway, Brown of Wright, Bruce, Campbell of Webster, Collin, Cousins, Cunningham, Dawson, Enger, Felt, Fitchpatrick, Fry, Gates, George, Goodykoontz, Grout, Halgrims, Hammill, Hoyt, Huff, Hunter, Hutchins, Jacobs, Jewell, Johnson, Klay, Kulp, Larrabee of Webster, Larrabee of Fayette, Lund, Newell, Patterson, Perkins, Ripley, Russell, Sammis, Schee, Shankland, Sherman, Skinner, Stillman, Stoddard, —45.

Absent or not voting:

Balluff, Chapman, Huntley, Ream, Spaulding-5.

President Clarke announced that no one had received a majority of the votes cast in the Joint Convention for United States Senator in Congress and that no election had occurred.

Journal of the Joint Convention was then read and approved.

On motion of Senator Cowles of Des Moines the Joint Convention was dissolved.

House reconvened, Speaker Stillman in the Chair.

On motion of Bauman of Van Buren, the House adjourned.

AFTERNOON SESSION.

House reconvened, Speaker Stillman in the Chair.

House resumed consideration of House File No. 136.

The Speaker stated that the question before the House was "Shall House File No. 136 be placed upon the calendar?"

Moore of Linn raised the point of order that it required a suspension of the rules and a two-thirds vote to place the bill on the Calendar.

The Chair held that the point of order was not well taken and that a majority was competent to place the bill on the calendar.

O'Connor of Chickasaw raised the point of order that a motion to place the bill on the Calendar was not in order.

The Chair held that it is the duty of the Clerk, without instructions, to place the bill upon the Calendar and that the motion to that effect is unnecessary, therefore the point of order was sustained.

Harding of Woodbury moved that the bill be committed to the Judiciary committee.

Klay of Sioux raised the point of order that because the House had voted down the motion to refer this bill to a committee, the motion was out of order.

The Chair held that although the House might vote down a motion to refer the bill to the Committee on Suppression of Intemperance, it might still vote to refer it to the Committee on Judiciary, and therefore overruled the point of order.

Kay of Sioux demanded a roll call.

Seconded by Schee of O'Brien.

On the question, "Shall the bill be re-referred to the Judiciary Committee?"

The ayes were:

Bascom, Beans, Boettger, Byerly, Dabney, Downey, Dunlap, Escher, Fletcher, Fraley, Gilbert, Greene, Griggs, Hamilton, Harding, Harvey, Hazen, Koontz, Krebill, Kull, Leach, Lenocker, McCullough, Miller of Bremer, Miller of Dubuque, Milton, Murtagh, O'Connor, Odendahl, Penn, Ritter, Rowles, Sater, Taylor, Townsend, White—36.

The nays were:

Beebe, Bowman, Brady, Brockway, Bruce, Bybee, Campbell of Ida, Collin, Cunningham, Daniels, Dawson, Edmunds, Ellis, Felt, Finlayson, Fourt, Fry, Fulton, George, Goodykoontz, Grout, Halgrims, Hayes, Hickenlooper, Hogan, Huff, Hunt, Hutchins, Jacobs, Jacobson, Klay, Kulp, Larrabee, Linna, Lounsberry, McCleery, Moore, Patterson, Perkins, Pickford, Ripley, Robbins, Russell, Schee, Shane, Shankland, Sherman, Skinner, Smith of Adams, Smith of Decatur, Speer, Stephenson, Stipe, Stoddard, Van Camp, Whitney, Zeller, Mr. Speaker—58.

Absent or not voting:

Bauman, Black, Brown, Campbell of Webster, Cousins, Crist, Dewey, Dixon, Enger, Huntley, Johnson, Lund, Newell, Olson—14.

Motion to refer was lost.

Klay of Sioux moved that the consideration of the bill be made a Special Order for Thursday, March 16th, at 10:30 o'clock, A. M.

Moore of Linn asked for a ruling of the chair as to the vote necessary to make the bill a Special Order.

The Chair ruled that this action involved a suspension of the regular order of business and would require a two-thirds vote.

Moore of Linn demanded a roll call.

Seconded by Klay of Sioux.

On question "Shall House File No. 136 be made a Special Order for March 16th, at 10:30 o'clock A. M.?"

The ayes were:

Bascom, Beebe, Bowman, Brady, Brockway, Bybee, Campbell of Ida, Campbell of Webster, Collin, Crist, Cunningham, Daniels, Dawson, Edmunds, Ellis, Felt, Finlayson, Fourt, Fry, Fulton, George, Goodykoontz, Grout, Halgrims, Hayes, Hickenlooper, Hogan, Huff, Hunt, Hutchins, Jacobson, Klay, Kulp, Larrabee, Leach, Linnan, Lounsberry, McCleery, Milton, Newell, Patterson, Perkins, Pickford, Ripley, Robbins, Russell, Schee, Shane, Shankland, Shercan, Skinner, Smith of Adams, Smith of Dectaur, Speer, Stephenson, Stipe, Stoddard, Taylor, Van Camp, Whitney, Zeller, Mr. Speaker—62.

The nays were:

Boettger, Downey, Dunlap, Escher, Fraley, Gilbert, Greene, Griggs, Hamilton, Harding, Hazen, Koontz, McCullough, Miller of Bremer, Miller of Dubuque, Moore, Murtagh, O'Connor, Odendahl, Penn, Ritter, Rowles, Sater, Townsend, White—25.

Absent or not voting:

Bauman, Beans, Black, Brown, Bruce, Byerly, Cousins, Dabney, Dewey, Dixon, Enger, Fletcher, Harvey, Huntely, Jacobs, Johnson, Krebill, Kull, Lenocker, Lund, Olson—21.

Two-thirds of the members present having voted in the affirmative, the bill is made a Special Order for March 16th at 10:30 o'clock, A. M.

The following Concurrent Resolution was introduced by Perkins of Delaware.

CONCURRENT RESOLUTION.

Whereas, Your Committee appointed to arrange a program and services in memory of Senator J. P. Dolliver has extended an invitation to Hon. R. G. Cousins to deliver the principal address on that occasion,

Be it Resolved by the House, the Senate concurring that a Joint Convention of the two houses of the Thirty-fourth General Assembly be held in the House Chamber, Thursday, March Sixteenth, at two P. M., to participate in memorial ceremonies to commemorate the life and services of Senator J. P. Dolliver.

PETITIONS, MEMORIALS AND REMONSTRANCES.

Edmunds of Taylor, presented petition of the teachers of the Public Schools of Bedford, Iowa, endorsing House File No. 69 and Senate File No. 77.

Referred to Committee on Schools and Text Books.

Stephenson of Ringold presented petition of the teachers of the Public Schools of Tingley, Iowa, endorsing House File No. 69.

Referred to Committee on Schools and Text Books.

Murtagh of Emmet, presented petition of the citizens of Wallingford, Iowa, endorsing the Halgrims bill.

Refered to committee on Railroads and Transportation.

Townsend of Tama, presented petition of the teachers of the Public Schools of Toledo, Iowa, endorsing House File No. 69.

Referred to Committee on Schools and Text Books.

Halgrims of Humboldt presented petitions from business houses and Commercial Traveling Salesmen of Iowa, endorsing the Halgrims bill relative to stopping of trains.

Referred to Committee on Railroads and Transportation.

White of Benton, presented petition of citizens of Benton county endorsing House File No. 307.

Referred to Committee on Commerce and Trade.

Whitney of Woodbury, presented petition from teachers Sioux City endorsing House File No. 69 and Senate File No. 77

Referred to Committee on Schools and Text Books.

George of Story, presented petition from citizens of Maxwell, Iowa, endorsing House File No. 149.

Referred to Committee on Railroads and Transportation.

Hickenlooper of Monroe, presented petition from teachers of Lovilia, Iowa, endorsing House File No. 69.

Referred to Committee on Schools and Text Books.

Stipe of Page, presented petition of the teachers of the Public Schools of Coin, Iowa, endorsing House File No. 69.,

Referred to committee on Schools and Text Books.,

Russell of Winnebago, presented petition of the teachers of the Public Schools of Thompson, Iowa, endorsing House File No. 69.

Referred to committee on Schools and Text Books.

Collin of Worth, presented petition of the citizens of Worth county endorsing House File No. 79 and Senate File No. 74.

Referred to Committee on Appropriations.

Penn of Fremont, presented petition from the teachers of Tabor public schools endorsing House File No. 69.

Referred to Committee on Schools and Text Books.

George of Story, presented petition from teachers of Ames endorsing House File No. 69 and Senate File No. 77.

Referred to Committee on Schools and Text Books.

Campbell of Webster, presented petition from citizens of Lehigh endorsing House File No. 307.

Referred to Committee on Commerce and Trade. .

Halgrims of Humbolt, presented petitions from the teachers of Gilmore City and Humbolt, Iowa, endorsing House File 69.

Referred to Committee on Schools and Text Books.

REPORTS OF COMMITTEES.

Klay of Sioux, from the Committee on Judiciary, submitted the following report:

MR. SPEAKER—Your Committee on Judicary, to whom was referred House File No. 289, a bill for an act to invest the District Courts of the State of Iowa with jurisdiction and authority to restrain violations of any law heretofore or hereafter enacted to protect the public and trade

and commerce against unlawful restraints, trusts, conspiracies, combinations and monopolies, etc., 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 be amended as follows:

By inserting the words "be compelled to" after the word "may" in line 23 of Section 4, of said bill, and when so amended the bill do pass.

GERRITT KLAY,

Chairman.

Report adopted.

Zeller of Madison, from the Committee on Military, submitted the following report:

Mr. Speaker—Your Committee on Military, to whom was referred Senate File No. 45, a bill for an act providing for the completion and distribution of the roster of Iowa soldiers, sailors and marines as provided for by Chapter Two Hundred Twenty-three (223) Acts of the Thirty-second General Assembly, and by Chapter Two Hundred Forty-eight (248) Acts of the Thirty-third General Assembly, and making an additional appropriation 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.

Zeller, Chairman.

Report adopted.

Harding of Woodbury, from the Committee on Municipal Corporations, submitted the following report:

MB. SPEAKER—Your Committee on Municipal Corporations, to whom was referred House File No. 402, a bill for an act to amend Section One Thousand Five (1005) of the Supplement to the Code, 1907, with additional provisions in regard to the fire fund, 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.

W. L. HARDING,

Chairman.

Report adopted.

Fourt of Allamakee, from the Committee on Roads and Highways, submitted the following report:

MB. SPEAKER—Your Committee on Roads and Highways, to whom was referred House File No. 235,, a bill for an act to repeal Section Number Two (2), of Chapter One Hundred Two (102), Laws of the Thirty-third General Assembly, and to enact a substitute in lieu thereof, relating to traction engines on public roads, 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 be amended as follows:

By inserting after the word "any" in the Fourth (4th) line of said bill the words "plank floor," which will then read: "Until the first day of November, 1915, no traction engine shall cross any plank floor bridge, crossing or culvert in the public highway or street, unless sound, strong planks not less than one foot wide and two inches thick, be placed and kept continuously under the wheels. No traction engine having mud lugs or ice spurs attached to its wheels shall be moved over any bridge, culvert or street crossing," and when so amended the bill do pass.

E. H. FOURT.

Chairman.

Report adopted.

Also:

MR. SPEAKER—Your Committee on Roads and Highways, to whom was referred House File No. 378, a bill for an act to amened Section Three (3) of Chapter Ninety-six (96) of the Acts of the Thirty-third General Assembly, and requiring telegraph and telephone companies to cut and destroy weeds in public highways when the poles of said companies are situated in the highway, 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 be indefinitely postponed.

E. H. FOURT,

Chairman.

Report adopted and House File 378 was indefinitely postponed.

Grout of Black Hawk, from the Committee on Normal Schools, submitted the following report:

Mr. Speaker—Your Committee on Normal Schools, to whom was referred House File No. 204, a bill for an act to establish and maintain a second state normal college for the education and preparation of common and high school teachers and also for the education of commercial and business course students and providing for the transfer of certain property to said school and making appropriation 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 be indefinitely postponed.

H. W. GROUT, Chairman.

Ordered passed on file.

Also:

MINORITY RECOMMENDATIONS.

We, the undersigned members of the Committee on Normal Schools, beg leave to report that we have had under consideration House File No. 204 by Stipe and recommend that the same be amended by substitution so as to read as follows:

HOUSE FILE NO. 204 BY STIPE.

A BILL

For an Act to establish a state normal school for the education and preparation of teachers for the common schools of Iowa, and providing for the transfer of certain property to the state of Iowa for the use of said school.

Be It Enacted by the General Assembly of the State of Iowa:

- Section 1. There is hereby established a State Normal School for the training and education of teachers for the common schools of the State of Iowa, which said school shall be called the Shenandoah State Normal School, and the same shall be located at Shenandoah, Page County, Iowa, subject to the conditions and provisions hereinafter mentioned in this act.
- Sec. 2. There shall be created, established and maintained in said Shenandoah State Normal School, such departments of instruction and training as the State Board of Education may deem wise, and such officers, proffesors, instructors, and other employes shall be engaged as are found necessary to carry into effect the purposes of this act.
- Sec. 3. As soon as practicable after the passage of this act, the State Board of Education shall proceed to take over the title to and take possession of certain real estate and personal property, hereinafter described, from the citizens of Shenandoah, Page County, Iowa, said real estate and personal property being given to the State of Iowa in consideration of the state establishing and maintaining said school at said city of Shenandoah, for the purposes herein provided. Said property to be so given, transferred and used, being now the property owned and used by the Western Normal College, consisting of lots numbered 165, 166, 167, 184, 185, 186, 187, 188, 189, 190, 191, 192, 193, 194, 195, 196, 197, and 198, all in Crippen's addition to the city of Shenandoah, Page County, Iowa, and the buildings located thereon, and the equipment contained therein; also lots numbered 71, 72, 73, 74, 75, 88, 89, 90, 91, 92, 93, 94, 95, 96, 97, 98, 99, 100, 101, 102, 103, 104, 105, 106, 107, 108, 109, 110, 111, 112, 113, 114, 115, 128, 129, 130, 131, 132, 168, 169, 182 and 183, all in Crippen's addition to Shenandoah, Page County, Iowa; also the northeast ten (10) acres of Section 30 Township 69 North, Range 39 West of the Fifth P. M., Page County, Iowa.
- Sec. 4. When said building and property have been regularly conveyed to the State of Iowa, the State Board of Education shall take possession thereof and shall proceed to open said school, which opening shall not be later than December 1, 1911.
- Sec. 5. 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, newspapers published in the city of Des Moines, Iowa, and when so amended the bill do pass.

J. E. BRUCE,

Ordered passed on file.

M. F. McCullough.

Mr. Grout of Black Hawk, from the Committee on Normal Schools, submitted the following report:

Mr. Speaker—Your Committee on Normal Schools, to whom was referred House File No. 279, a bill for an act to establish and maintain a state normal school for the education and preparation of common and high school teachers, in connection with Tabor College, etc., 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 be referred to the Appropriations Committee.

H. W. GROUT, Chairman.

Report adopted and House File No. 279 was so referred.

Dawson of Cherokee, from the Committee on Elections, submitted the following report:

ME. SPEAKER—Your Committee on Elections, to whom was referred House File No. 416, by Boettger, (by request), a bill for an act to amend the law as it appears in Section One Thousand and Ninety-six (1096) of the Supplement to the Code, 1907, relating to the opening of the polls at town elections, 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 be indefinitely postponed.

W. P. DAWSON,

Chairman.

Report adopted and House File No. 416 was indefinitely postponed.

Fulton of Jefferson, 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. 140, a bill for an act to amend Section Two Thousand Seven Hundred Seventy-eight (2778) of the Code relating to contracts, election of teachers, school day, week, month and year, 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 be amended by substituting the following substitute amendment therefor:

A BILL

For an act to amend Section Twenty-seven Hundred Thirty-four-u (2734-u), Supplement to the Code, 1907, relative to the revocation of teachers' certificates.

Be It Enacted by the General Assembly of the State of Iowa:

Section 1. That Section Twenty-seven Hundred Thirty-four-u (2734-u), Supplement to the Code, 1907, be and the same is hereby amended by

inserting between the word "school" and the comma (,) immediately following said word as they appear in line Five (5) of said Section the words "or the annualing of a written contract with any board of directors without the consent of said board;" also by adding to said Section after the period (.) following the last word the following words, "No person whose certificate has been revoked as herein provided shall be eligible to become an applicant for another certificate to teach within a period of Two (2) years from the date of said revocation," and when so amended the bill do pass,

C. J. FULTON,
Chairman.

Report adopted.

Also:

Mr. Speaker—Your Committee on Schools and Text Books, to whom was referred House File No. 189, a bill for an act to amend Section Two Thousand Seven Hundred Ninety-three-a (2793-a) of the Supplement to the Code, 1907, relative to the boundary lines between a school township and an independent city or town district, 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 be amended as follows:

By adding immediately following the "comma (,)" after the word "district" in the Eleventh (11th) line of Section 1, the following: "And restore said territory to the district or districts from which it was taken by such extension," and when so amended the bill do pass.

C. J. Fulton, Chairman.

Report adopted.

Grout of Black Hawk, from the Committee on Normal Schools, submitted the following report:

Mr. Speaker—Your Committee on Normal Schools, to whom was referred House File No. 407, a bill for an act to establish and maintain a State Normal School at Denison, Iowa, for the education and preparation of teachers for the common schools of Iowa, etc., 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 be indefinitely postponed.

H. W. GROUT, Chairman.

Report adopted and House File No. 407 was indefinitely postponed. REPORT OF JOINT COMMITTEE ON ENROLLED BILLS.

Whitney of Woodbury, 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. 220, a bill for an act providing for registration of farm names.

U. G. WHITNEY,
Chairman House Committee.
Ed. P. Malmberg,
Chairman Senate Committee.

Adopted.

E. H. Fourt from the Committee appointed to prepare Resolutions, respecting the life, character and public services of Hon Levi Hubbell, presented the resolutions prepared by the committee and moved their adoption.

Motion prevailed and resolution was adopted by rising vote. Speaker Pro Tempore in the chair.

INTRODUCTION OF BILLS.

By Taylor of Union, House File No. 451, a bill for an act to amend Section Twenty-seven Hundred Forty-two (2742) of the Supplement to the Code of 1907, relating to the compensation of county superintendents.

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

By Miller of Bremer, House File No. 452, a bill for an act relating to the weight of flour and providing a penalty for the violation thereof.

Read first and second time and referred to Committee on Food and Dairy.

By Grout of Black Hawk, House File No. 453, a bill for an act to amend the law as it appears in Section Twenty-five Hundred and Eighty-two (2582) of the Supplement to the Code, 1907, as amended by Chapter One Hundred and Fifty-nine (159) of the session laws of the Thirty-third General Assembly, relating to the requirements for admission to examination by the State Board of Medical Examiners.

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

By Fulton of Jefferson, House File No. 454, a bill for an act commanding the Board of Railroad Commissioners to establish and put in effect certain freight rates under certain conditions.

Read first and second time and referred to Committee on Railroads and Transportation.

By Fulton of Jefferson, House File No. 455, a bill for an act to repeal Section Two Thousand Seven Hundred Seventy-two (2772) of the Code, relating to the rights and powers of school boards, and to enact a substitute therefor.

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

By Jacobs of Calhoun, House File No. 456, a bill for an act to amend Section Twenty-four Hundred and Sixty-nine (2469) of the Supplement to the Code of 1907, relative to compensation and expenses of the departments of the Bureau of Statistics.

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

By Shane of Wapello, House File No. 457, a bill for an act to amend Section Twenty-five Hundred Eighty-eight of the Code, relating to the sale of certain remedies by those other than registered pharmacists.

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

By Shane of Wapello, House File No. 458, a bill for an act to render illegal the compounding of physicians' prescriptions by those other than registered pharmacists.

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

By Smith of Dectaur, by request, House File No. 459, a bill for an act to amend the law as it appears in Section Twenty-five Hundred and Sixty-five (2565) of the Code relating to the power and authority of the State Board of Health to subpoena witnesses in any part of the state, and investing said board with authority and jurisdiction to administer oaths to said witnesses and to require any person to give testimony, documentary or otherwise, in any hearing, investigation or proceeding concerning any matter under the jurisdicaion of said board, to provide immunity for the per-

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son so testfying, and prescribing the punishment for a violation thereof.

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

By Dabney of Davis, House File No. 460, a bill for an act to amend Section Two Thousand and Twenty-two (2022) of the Supplement to the Code, 1907, relating to gates at private railway crossings.

Read first and second time and referred to Committee on Railroads and Transportation.

By Campbell of Ida, (By Request), House File No. 461, a bill for an act to indemnify Mr. W. T. Johnson for personal injuries sustained by him while a patient at the State University of Iowa Hospital, Iowa City, Iowa.

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

By Hunt of Harrison, House File No. 462, a bill for an act to repeal Section One Thousand Eighty-seven-a30 (1087-a30) of the Supplement to the Code, 1907, relating to the primary law.

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

MESSAGE FROM THE SENATE.

The following message was received from the Senate:

MB. SPEAKER—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 the holding of a Joint Convention for the purpose of commemorating the life, character and public service of the late Senator J. P. Dolliver.

Geo. A. Wilson,
Chairman.

Newell of Plymouth called up Concurrent Resolution relative to adjournment.

CONCURRENT RESOLUTION.

Whereas, the remaining work of this General Assembly can and ought to be completed in three and one-half weeks from this date. Therefore be it

Resolved by the House, the Senate concurring, that the Thirty-fourth General Assembly do adjourn sine die on Friday, March 31st, 1911 at 12 o'clock noon.

Boettger of Scott moved to amend by changing the time to April 9th, 1911.

Koontz of Johnson moved to amend by striking out the words "March 31, 1911" and inserting in lieu thereof "March 15, 1911".

Moore of Linn moved that the Concurrent Resolution with amendments be laid on the table.

Seconded by Dewey of Guthrie.

Motion lost.

Moore of Linn moved that the Concurrent Resolution with amendments be referred to the Committee on Rules.

Seconded by Klay of Sioux.

Motion lost.

Jacobs of Calhoun moved that the further consideration of the Concurrent Resolution be made a Special Order for April 1st at 10:00 o'clock.

Motion withdrawn.

Lund of Hamilton moved that action be deferred indefinitely.

Motion withdrawn.

Klay of Sioux moved that the House adjourn until 9:00 o'clock. A. M., Saturday.

Motion lost.

Koontz of Johnson asked unanimous consent to withdraw his amendment to Concurrent Resolution.

Consent granted.

Boettger of Scott asked unanimous consent to withdraw his amendment to the Concurrent Resolution.

Consent granted.

Concurrent Resolution relative to adjournment was lost.

Zeller of Madison asked unanimous consent to consider at this time Senate Concurrent Resolution relative to memorial services in honor of Senator J. P. Dolliver and moved that the House concur.

Motion prevailed.

On motion of Klay of Sioux, House adjourned until 9:00 o'clock A. M., Saturday.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, MARCH 11, 1911.

House met pursuant to adjournment, Speaker Stillman in the Chair.

Prayer was offered by Representative E. R. Zeller.

Journal of March 10th, corrected and approved.

On request of Zeller of Madison, leave of absence was granted Fraley of Polk until Monday.

On request of White of Benton, leave of absence was granted Hayes of Montgomery until Monday.

On request of Collin of Worth leave of absence was granted Beebe of Franklin until Monday.

On request of Beans of Mahaska leave of absence was granted Harding of Woodbury until Monday.

PETITIONS, MEMORIALS AND REMONSTRANCES.

Huff of Hardin presented petition from teachers of Whitten, Iowa, endorsing House File No. 69 and Senate File No. 77.

Referred to Committee on Schools and Text Books.

Beans of Mahaska presented petition from teachers of Oskaloosa, Iowa, endorsing House File No. 69 and Senate File No. 77.

Referred to Committee on Schools and Text Books.

Leach of Henry presented petition from teachers of Olds, Iowa, endorsing House File No. 69.

Referred to Committee on Schools and Text Books.

Hutchins of Kossuth presented petition from citizens of Kossuth county relative to the enfranchisement of women.

Referred to Committee on Constitutional Amendments.

Smith of Adams presented remonstrance of board of superviours and township trustees of Adams county against the appointment of a county engineer and a state highway commissioner.

Referred to Committee on Roads and Highways.

Ellis of Jackson presented petition from Gen. Sheridan Post No. 452, G. A. R., endorsing bill by Lounsberry, wherein he asks for an appropriation for the purpose of building an addition to home hospital at Marshalltown.

Referred to Committee on Military.

REPORTS OF COMMITTEES.

Goodykoontz of Boone, from the Committee on Ways and Means, submitted the following report:

ME. SPEAKER—Your Committee on Ways and Means, to whom was referred House File No. 325, a bill for an act to amend Section One Thousand Three Hundred Four (1304), of the Supplement to the Code, 1907, in relation to the classes of property exempt from assessment of taxes, 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.

W. W. GOODYKOONTZ,

Chairman.

Report adopted.

George of Story, from the Committee on Suppression of Intemperance, submitted the following report:

MB. SPEAKER—Your Committee on Suppression of Intemperance, to whom was referred Senate File No. 85, a bill for an act to amend the law as it appears in Chapter One Hundred Forty-three (143), Acts of the Thirty-third (33d) General Assembly, relating to the sale of intoxicating liquors at retail, 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 be indefinitely postponed.

W. P. George, Chairman

Report adopted and Senate File No. 85 was indefinitely postponed.

Also:

MR. SPEAKER—Your Committee on Suppression of Intemperance, to whom was referred House File No. 436, a bill for an act authorizing and directing county attorneys to secure from the Federal Internal Revenue Collectors for Iowa, certified copies of the names of all persons holding receipts or stamps showing payment to the federal government of the

special tax imposed upon the business of selling intoxicating liquors within their respective counties, other than registered pharmacists holding valid permits to keep and sell intoxicating liquors for medicinal and pharmaceutical purposes and persons engaged in selling intoxicating liquors under the mulct law, and making such certified copies competent evidence, and to provide for the publication thereof and the payment 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.

W. P. George, Chairman.

Report adopted.

Klay of Sioux, from the Committee on Judiciary, submitted the following report:

Mr. Speaker—Your Committee on Judiciary, to whom was referred House File No. 124, a bill for an act to amend Section 3764 of the Code, relating to the dismissal of actions, 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 be indefinitely postponed.

GERRIT KLAY, Chairman.

Report adopted and House File No. 124 was indefinitely post-poned.

Also:

Mr. Speaker—Your Committee on Judiciary, to whom was referred Substitute for Senate File No. 258, a bill for an act to amend the law as it appears in Section 3447-c of the Supplement to the Code, 1907, relating to the foreclosure of real estate mortgages and fixing the time within which certain actions for the foreclosures of mortgages may be brought, 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.

GERRIT KLAY, Chairman.

Report adopted.

Also:

Mr. Speaker—Your Committee on Judiciary, to whom was referred Senate File No. 299, a bill for an act to legalize certain warrants of the City of Burlington, 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 be amended as follows:

By inserting, following the word "Leader" in the third line of Section Four, the following: "A newspaper published at Des Moines, Iowa.", and when so amended the bill do pass.

GERRIT KLAY, Chairman.

Report adopted.

Also:

Mr. Speaker—Your Committee on Judiciary, to whom was referred House File No. 371, a bill for an act to legalize the acts of the town council of the town of Blanchard, in the county of Page, and State of Iowa, appointing certain persons as members of said town council and empowering them to hold and exercise the duties of said office, 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.

GEBRIT KLAY, Chairman.

Report adopted.

Also:

Mr. Speaker—Your Committee on Judiciary, to whom was referred House File No. 408, a bill for an act legalizing all the elections of the town . of Floyd, in the county of Floyd, State of Iowa, etc., 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 be amended as follows:

By inserting the word "as" in the eleventh (11th) line of the preamble between the word "and" and the word "if," and when so amended the bill do pass.

GERRIT KLAY, Chairman.

Report adopted.

Also:

Mr. Speaker—Your Committee on Judiciary, to whom was referred Senate File No. 195, a bill for an act to legalize acknowledgments of instruments in writing heretofore taken by notaries public. (Add. to Section 2942 of the Code), 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.

GERRIT KLAY, Chairman.

Report adopted.

Also:

Mr. Speaker—Your Committee on Judiciary, to whom was referred House File No. 383, a bill for an act to legalize a special election of the

independent School District of Paton in the county of Greene, and state of Iowa, etc., 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 be amended as follows:

By striking out the small letter "d' in both places in line Five of the preamble, and the small letter "a" inserted in lieu thereof, and when so amended the bill do pass.

GERRIT KLAY, Chairman.

Report adopted.

Also:

Mr. Speaker—Your Committee on Judiciary, to whom was referred House File No. 411, a bill for an act legalizing assignments of mortgages and other recorded liens made upon the margin of the records, and making such assignments admissable in evidence, 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.

GERRIT KLAY,
Chairman.

Report adopted.

Also:

MR. SPEAKER—Your Committee on Judiciary, to whom was referred Senate File No. 12, a bill for an act to amend the law as it appears in Section Sixteen (16) of Chapter Fourteen (14) of the Acts of the Thirty-third General Assembly, relating to the enticing away of children, and providing a penalty for the violation thereof, 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.

GERRIT KLAY,

Chairman.

Report adopted.

Also:

Mr. Speaker—Your Committee on Judiciary, to whom was referred House File No. 170, a bill for an act to amend Chapter Eleven (11) Laws of the Thirty-third General Assembly, and additional to Chapter Five (5) of Title Three (III) of the Code, relating to holding district courts and assignment of judges 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.

GERRIT KLAY,

Chairman.

Report adopted.

Also:

Mr. Speaker—Your Committee on Judiciary, to whom was referred Senate File No. 185, a bill for an act to amend Chapter Eleven (11) Laws of the Thirty-third General Assembly, and additional to Chapter Five (5) of Title Three (III) of the Code, relating to holding district courts and assignment of judges 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.

GERRIT KLAY,

Chairman.

Report adopted.

Also:

Mr. Speaker—Your Committee on Judiciary, to whom was referred Substitute for Senate File No. 58, a bill for an act to amend Section Four Thousand Seven Hundred and Sixty-seven (4767) of the Code, relating to the crime of malicious threats to extort, 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 be amended by substituting the following substitute amendment therefor:

A BILL

For an Act to amend Section Four Thousand Seven Hundred and Sixtyseven (4767) of the Code, relating to the crime of malicious threats to extort.

Be it Enacted by the General Assembly of the State of Iowa:

Section 1. That Section Four Thousand Seven Hundred and Sixty-seven (4767) of the Code is hereby amended so as to read as follows:

"If any person, either verbally or by any written or printed communication, maliciously threaten to accuse another of a crime or offense, or to do any injury to the person or property of another, with intent to extort any money or pecuniary advantage whatever, or to compel the person so threatened to do any act against his will, he shall be imprisoned in the penitentiary not to exceed five (5) years, or be fined not exceeding One Thousand Dollars (\$1,000.00), or be imprisoned in the county jail not exceeding one year, or both such fine and imprisonment," and when so amended the bill do pass.

GERRIT KLAY, Chairman.

Report adopted.

Also:

Mr. Speaker—Your Committee on Judiciary, to whom was referred Senate File No. 144, a bill for an act to amend Section Four Thousand Eight Hundred and Fifty-three (4853) of the Code, relating to the subject of forgery, and providing penalty for the violation thereof, 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.

GERRIT KLAY, Chairman.

Report adopted.

Mr. Speaker—Your Committee on Judiciary, to whom was referred House File No. 277, a bill for an act to amend Chapter Two Hundred (200), laws of the Thirty-third General Assembly, relating to estates of absentees, 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 be amended as follows:

First, by striking out the colon (:) after the word "estate" in the last line of Section 1, Chapter 200, Acts of the Thirty-third General Assembly, and insert in lieu thereof a period (.).

Second, by striking out Section 3 of the said bill, and when so amended the bill do pass.

GERRIT KLAY,

Chairman.

Report adopted.

Also:

Mr. Speaker—Your Committee on Judiciary, to whom was referred House File No. 62, a bill for an act to amend Section 4772 of the Code, relating to assault with intent to commit felonies, 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 be indefinitely postponed.

GERRIT KLAY, Chairman.

Report adopted and House File No. 62 was indefinitely postponed.

Also:

Mr. Speaker—Your Committee on Judiciary, to whom was referred House File No. 188, a bill for an act to regulate the profession of public accountants, 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 be indefinitely postponed.

GERRIT KLAY, Chairman.

Report adopted, and House File No. 188 was indefinitely postponed.

Also:

MR. SPEAKER—Your Committee on Judiciary, to whom was referred Senate File No. 73, a bill for an act to legalize certain conveyances, etc., 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.

GERRIT KLAY,

Ohairman.

Report adopted.

MR. SPEAKER—Your Committee on Judiciary, to whom was referred House File No. 318, a bill for an act to repeal paragraph 16 of Section 511, of the Supplement to the Code, 1907, as amended by Chapter 36 of the Acts of the Thirty-third General Assembly relating to the boarding and lodging of prisoners, 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.

GERRIT KLAY, Chairman.

Report adopted.

Johnson of Mitchell, 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. 54, a bill for an act "to repeal Paragraph Four (4) of Section Eighteen Hundred Fifty (1850) of the Supplement of the Code, 1907, and to enact a substitute therefor, relating to the investment of funds of savings banks," beg leave to report that they have had same under consideration and have instructed me to report the same have had 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:

- A. By striking out from the second line of the title and also from the second line of Section 1, thereof, the following: "the Supplement of the Code of 1907," and inserting in lieu thereof, in each instance, the following: "the Supplement to the Code, 1907."
- B. By striking out the comma and the following words "and states adjoining the State of Iowa" in the Fifth and Sixth lines of Section 1, and by inserting a semi-colon in lieu of the period after the word "thereon," in the seventh line of Section 1, and by inserting after the said semi-colon, the following: "and on unencumbered farm lands in the states of Kansas, Nebraska, South Dakota, North Dakota, Minnesota, Wisconsin, Illinois and Missouri, excepting lands lying west of the One Hundredth (100th) Prime Meridian, amount not to exceed Fifty per cent. (50 per cent.) of its actual value, exclusive of buildings: an abstract of title and an appraisement made under oath by three disinterested appraisers shall accompany all such loans, and all mortgages and assignments of mortgages shall be recorded in the county in which said land security is located."
- C. By adding to the bill the following: "Section 2. All acts or parts of acts in conflict herewith are hereby repealed," and when so amended recommend that the bill do pass.

K. J. Johnson, Chairman.

Report adopted.

Dewey of Guthrie, 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. 153, a bill for an act to amend the law as it appears in Section Six Hundred Seventy-four (674) of the Supplement to the Code, 1907, relating to the compensation of assessors and deputies, 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.

H. K. DEWEY, Chairman.

Report adopted.

Moore of Linn, from the Committee, on Appropriations, submitted the following report:

Mr. Speaker—Your Committee on Appropriations, to whom was referred Senate File No. 297, a bill for an act making appropriation for the purchase of 20,000 copies of the railroad commissioners' official maps to be distributed by the members of the General Assembly and railroad commissioners, 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.

ERNEST R. MOORE, Chairman.

Report adopted.

Also:

MR. SPEAKER—Your Committee on Appropriations, to whom was referred House File No. 368, a bill for an act making appropriation for the purchase of Fifteen Thousand (15,000) copies of the railroad commissioners' official maps to be distributed by the members of the General Assembly and Railroad Commissioners, 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 be indefinitely postponed.

ERNEST R. MOORE, Chairman.

Report adopted, and House File No. 368 was indefinitely post-poned.

Shankland of Polk, from the Committee on Insurance, submitted the following report:

MB. SPEAKER—Your Committee on Insurance, to whom was referred House File No. 200, a bill for an act to amend Section One Thousand Seven Hundred Fifty-nine-a (1759-a) of the Supplement to the Code, 1907, relating to insurance of mutual, fire, tornado and hallstorm assessment insurance associations, 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.

Frank S. Shankland,

Chairman.

Report adopted.

Perkins of Delaware, from the Committee on Labor, submitted the following report:

Mr. Speaker—Your Committee on Labor, to whom was referred House File No. 280, a bill for an act to amend Section Forty-nine Hundred and Ninety-nine-a-5, (4999-a-5), Supplement to the Code, 1907, and Section Forty-nine Hundred and Ninety-nine-a-10, (4999-a-10), Supplement to the Code, 1907, relating to the penalty for failure to provide safeguards for machinery and equipment and fire escapes, and to provide penalty for removing such safeguards, 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 be amended by substituting the following substitute amendment therefor:

A BILL

For an Act to amend Section Forty-nine Hundred and Ninety-nine-a-5, (4999-a-5), Supplement to the Code, 1907, and Section Forty-nine Hundred and Ninety-nine-a-10, (4999-a-10), Supplement to the Code, 1907, relating to the penalty for failure to provide safeguards for machinery and equipment and fire escapes, and to provide penalty for removing such safeguards.

Be it Enacted by the General Assembly of the State of Iowa:

Section 1. That Section Forty-nine Hundred and Ninety-nine-a-5, (4999-a-5), Supplement to the Code, 1907, be and the same is hereby amended by striking out the word "ninety" following the word "within" and before the word "days" in the Seventh line thereof, and inserting in lieu thereof the word "thirty"; that Section Forty-nine Hundred and Ninety-nine-a-5, (4999-a-5), Supplement to the Code, 1907, be and the same is hereby further amended by adding to said section the following:

"Whenever any person, in any manufacturing or other establishment wherein machinery is used and wherein or whereon guards or safety appliances have been provided, shall remove such guards or safety appliances from any machine or other equipment or shall so adjust such guards or safety appliances as to destroy their purpose of preventing bodily injuries, excepting whenever it becomes necessary to remove some or all of the guards, including springs or pressure bars that may properly come under this Act, to enable the employee operating said machine to perform certain special work that cannot be performed with guard, it shall be the duty of said employee or employer to immediately replace them after said work has been completed. Any person, who may neglect or refuse to comply, with the provisions of this Act, shall be punished by

a fine of not less than Five (\$5.00), Dollars, or more than One Hundred, (\$100.00), Dollars, or by imprisonment in the county jail not to exceed Thirty, (30), days."

Sec. 2. That Section Forty-nine Hundred and Ninety-nine-a-10, (4999-a-10), Supplement to the Code, 1907, be and the same is hereby amended by striking out the word "sixty" following the word "within" and before the word "days" in the thirteenth line thereof, and inserting in lieu thereof the word "thirty," and when so amended the bill do pass.

ELI C. PERKINS,

Chairman.

Report adopted.

The Speaker announced that as Speaker of the House, he had signed in the presence of the House, Senate File No. 220.

INTRODUCTION OF BILLS.

By Huff of Hardin (by request), House File No. 463, a bill for an act to repeal Section Four Thousand Eight Hundred Thirtyone (4831) of the Code, and to enact a substitute therefor, relating to the crime of larceny and fixing a penalty therefor.

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

By Huff of Hardin, House File No. 464, a bill for an act providing for the publication of the proceedings of school boards in cities and towns.

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

By Huff of Hardin, House File No. 465, a bill for an act to recover damage for anyone injured or killed while working in, around and about the mines where owner, operator or persons in charge fail to comply with the mining laws.

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

By Huff of Hardin, House File No. 466, a bill for an act providing that officers of school districts shall not be interested in contracts with said school districts.

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

By Bauman of Van Buren, House File No. 467, a bill for an act to amend Section Seven Hundred and Seventy-nine (779), Title Five, Chapter Six, of the Code of Iowa, relating to permanent side-walks—special tax.

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

By Bauman of Van Buren, House File No. 468, a bill for an act to amend Section Two Thousand Four Hundred and Twenty-seven (2427) of the Code, relative to evidence of illegal selling or keeping intoxicating liquors.

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

By Committee on Insurance, House File No. 469, a bill for an act relating to fire and casualty insurance and preventing discrimination therein, and rebates of premiums received therefor.

Read first and second time and placed on file.

By Committee on Insurance, House File No. 470, a bill for an act to amend Section One Thousand Eight Hundred Twenty-one-c (1821-c) of the Supplement to the Code, 1907, relating to insurance examiner.

Read first and second time and placed on file.

By Zeller of Madison, House File No. 471, a bill for an act to legalize certain conveyances of real estate heretofore recorded.

Whereas, prior to the year 1885 certain deputy sheriffs in the state of Iowa, executed sheriff's deeds conveying real estate in the State of Iowa, and

Whereas, some question has been raised as to the validity of such conveyances,

Now Therefore, Be it enacted by the General Assembly of the State of Iowa:

Section 1. That all conveyances executed prior to the year 1885 in the State of Iowa, by deputy sheriffs, wherein such deputy sheriff executed a sheriff's deed to real estate in the State of Iowa, and which conveyance has been of record in the office of the County Recorder of the county wherein the real estate is located since prior to the first day of January, 1885, be and the same are hereby legalized and made of full force and effect, the same as though deputy sheriffs had been originally empowered and authorized to execute sheriff's deeds.

Sec. 2. This act shall not affect any pending litigation .

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

By Zeller of Madison, House File No. 472, a bill for an act to legalize certain proceedings in which the service of notice was irregular or defective.

Whereas, prior to the year 1885, in certain suits, actions, and proceedings then or prior thereto commenced or pending in the district, circuit, or county courts of the State of Iowa, service of notice of the commencement or pendency of such suit, action, or proceeding was accepted by minors who were interested in the event of such suit, action, or proceeding, and

Whereas, prior to the year 1885, in certain suits, actions, and proceedings then or prior thereto commenced or pending in the district, circuit, or county courts of the State of Iowa, service of notice of the commencement or pendency of such suit, action, or proceeding was made on the defendants or other parties interested thereto by some party to the suit, action, or proceeding, and

Whereas, some question has been raised as to the validity of the judgments, orders, or decrees, and other proceedings in suits, actions, or proceedings in which service of notice was made as recited in the preamble of this act.

Now Therefore, Be it enacted by the General Assembly of the State of Iowa:

That all judgments, decrees, and proceedings in suits, actions or proceedings, in which service of notice was made or accepted as recited in the preamble of this act, be and the same are hereby legalized and made of full force and effect, the same as though service of such notice had been made in strict compliance with the law, unless within six months from the time of the taking effect of this act proceedings be instituted to set aside the judgment decree, or proceedings based upon such irregular or defective service of notice or acceptance of service.

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

By Ripley of Hancock (by request), House File No. 473, a bill for an act to create a commission to investigate the cause of insanity, epilepsy, delinquency and criminality, and to recommend to the Thirty-fifth General Assembly measures calculated to prevent the spread of these diseases and moral failures, also to provide for the necessary expenses of said commission.

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

By Bruce of Floyd, House File No. 474, a bill for an act to repeal Section One Thousand Eighty-seven-a-19 (1087a-19) Chapter 2A of the Supplement to the Code, 1907, as amended by Section

Ten (10) of Chapter Sixty-nine (69) acts of the Thirty-third General Assembly and to enact a substitute therefor, relating to canvass by Board of Supervisors and certificates in primary elections.

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

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 House is asked:

Concurrent Resolution relative to inviting the Pioneer Law Makers to be the guests of the General Assembly.

Geo. A. Wilson, Secretary.

Zeller of Madison asked unanimous consent to take up at this time Senate Concurrent Resolution, relative to inviting the Pioneer Law Makers to be the guests of the General Assembly.

CONCURRENT RESOLUTION.

Whereas, The Pioneer Law Makers Association of Iowa will hold its Biennial Session in the city of Des Moines on Tuesday, Wednesday and Thursday, March 14th, 15th, and 16th, and

Whereas, it has heretofore been customary to invite said body to hold one or more of its sessions with one or both Houses of the General Assembly, and

Whereas, on Thursday, March 16th, a joint session of the General Assembly will be held in honor of the late Senator Jonathan P. Dolliver,

Therefore, Resolved by the Senate, the House concurring that we invite the Pioneer Law Makers to be the guests of the General Assembly at the time of the holding of the memorial in honor of Senator Dolliver, and that the necessary arrangements be made for receiving them at that time.

Zeller of Madison moved that the House concur in Senate Concurrent Resolution.

Motion prevailed and the House concurred.

Dixon of Sac asked unanimous consent to consider at this time Concurrent Resolution, relative to Dolliver-Davis bill in Congress, and moved its adoption.

Motion prevailed.

MESSAGES FROM THE SENATE.

The following messages were received from the Senate:

MB. SPEAKER—I am directed to inform your honorable body that the Senate has concurred in the House amendment to Senate File No. 220, in which the concurrence of the Senate was asked:

Senate File No. 220, a bill for an act providing for registration of farm names.

GEO. A. WILSON,

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. 183, a bill for an act to encourage the dairy industry of the State of Iowa, to aid in providing instruction in practical and scientific dairying and making an appropriation therefor.

GEO. A. WILSON, 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. 172, a bill for an act to amend the law as it appears in Section 4999-a-31 of the Supplement to the Code, 1907, relating to food standards.

GEO. A. WILSON, 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. 328, a bill for an act requiring the labeling of all packages, barrels or casks in which gasoline is sold, and providing a penalty for the violation thereof.

GEO. A. WILSON, 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 amending Sections 810, 813, 965 of the Code, and relative to making sewer and street improvements and the kinds of material to be used therein.

GEO. A. WILSON,
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:

Senate File No. 56, a bill for an act to amend Section 2406 of the Supplement to the Code, 1907, relative to the taxing of an attorney's fee in actions brought to enjoin nuisances.

· GEO. A. WILSON,

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. 311, a bill for an act amending Section 254-a-18 of the Supplement to the Code, 1907, relating to probation officers.

GEO. A. WILSON,

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. 281, a bill for an act to amend the law as it appears in Chapter 167 of the Acts of the Thirty-third General Assembly relating to the practice of optometry, and for the creation of a board of examiners in optometry.

GEO. A. WILSON,

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. 57, a bill for an act to amend Section 2384 of the Code relating to the payment of attorney's fee in prosecutions for nuisances.

GEO. A. WILSON,

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. 237, a bill for an act empowering boards of county supervisors to appropriate money for educational purposes in relation to tuberculosis in man and animals.

GEO. A. WILSON,

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:

Senate File No. 234, a bill for an act to repeal Section 1881 of the Code, and to enact a substitute therefor relating to the report by the Auditor of State to the Governor of the condition of banks.

GEO. A. WILSON,

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. 169, a bill for an act making appropriation for additional improvements and land at the Iowa State Fair and Exposition grounds.

GEO. A. WILSON, 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. 225, a bill for an act to transfer the control and management of the College for the Blind at Vinton from the Board of Control of state institutions to the State Board of Education.

GEO. A. WILSON,

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. 283, a bill for an act to amend Section Four Thousand Nine Hundred Ninety-nine-a-1 (4999-a-1) of the Supplement to the Code, 1907, relative to preserving the public health.

GEO. A. WILSON, 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. 212 a bill for an act to legalize the incorporation of the town of Kiron, Crawford County, Iowa, the election of its officers, their qualifications to act as such officers, the passage, approval and recording of its ordinances, and resolutions, and all acts done by the council of said town.

GEO. A. WILSON,
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. 101, a bill for an act authorizing street improvements in incorporated towns and providing for the levy of special assessments therefor, and the repeal of Chapter Fifty-three (53) of the Acts of the Thirty-third General Assembly.

GEO. A. WILSON,

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. 284, a bill for an act repealing Section 1462 of the Code, and enacting a substitute therefor, relating to the keeping of and accounting for public funds in the state and county treasuries.

Geo. A. Wilson, Secretary.

SENATE MESSAGES CONSIDERED.

Senate File No. 183, a bill for an act to encourage the dairy industry of the State of Iowa, to aid in providing instruction in practical and scientific dairying and making an appropriation therefor.

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

Senate File No. 172, a bill for an act to amend the law as it appears in Section Four Thousand Nine Hundred and Ninety-nine-a Thirty-one (4999-a31) of the Supplement to the Code, 1907, relating to food standards.

Read first and second time and referred to Committee on Food and Dairy.

Senate File No. 178, a bill for an act amending Sections Eight .Hundred and Ten (810), Eight Hundred and Thirteen (813), and Nine Hundred and Sixty-five (965) of the Code and relating to making sewer and street improvements, and the kinds of material to be used therein.

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

Senate File No. 56, a bill for an act to amend Section Two Thousand Four Hundred Six (2406) of the Supplement to the Code, 1907, relative to the taxing of an attorneys fee in actions brought to enjoin nuisances.

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

Senate File No. 311, a bill for an act amending Section Two Hundred Fifty-four-a-18 (254-a-18) of the Supplement to the Code, 1907, relating to probation officers.

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

Senate File No. 328, a bill for an act requiring the labeling of all packages, barrels or casks in which gasoline is sold, and providing a penalty for the violation thereof.

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

Senate File No. 281, a bill for an act to amend the law as it appears in Chapter One Hundred Sixty-seven (167) of the acts of the Thirty-third General Assembly relating to the practice of optometry, and for the creation of a board of examiners in optometry.

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

Senate File No. 57, a bill for an act to amend Section Two Thousand Three Hundred Eighty-four (2384) of the Code, relating to the payment of attorney's fee in prosecution for nuisances.

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

Senate File No. 237, a bill for an act empowering boards of county supervisors to appropriate money for educational purposes in relation to tuberculosis in man and animals.

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

Senate File No. 234, a bill for an act to repeal Section Eighteen Hundred and Eighty-one (1881) of the Code and to enact a substitute therefor relating to the report by the auditor of state to the governor of the condition of banks. Read first and second time and referred to Committee on Banks and Banking.

Substitute for Senate File No. 169, a bill for an act making appropriation for additional improvements and land at the Iowa State Fair and Exposition Grounds.

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

Senate File No. 225, a bill for an act to transfer the control and management of the college for the blind at Vinton from the Board of Control of State Institutions to the State Board of Education and granting all of the powers held by the Board of Control of this Institution to the State Board of Education; and amending the law as it appears in Section Two Thousand Seven Hundred Twenty-seven-a-Eight (2727-a-8) of the Supplement to the Code, 1907, and amending Chapter One Hundred Seventy (170) of the law as it appears in the acts of the Thirty-third General Assembly.

Read first and second time and referred to Committee on Board of Control.

Senate File No. 283, a bill for an act to amend Section Four Thousand Nine Hundred Ninety-nine A-1 (4999 A-1) of the Supplement to the Code, 1907, relative to preserving the public health.

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

Senate File No. 212, a bill for an act to legalize the incorporation of the town of Kiron, Crawford county, Iowa, the election of its officers, their qualifications to act as such officers, the passage, approval and recording 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.

CONSIDERATION OF BILLS.

Ritter of Des Moines moved that Senate File No. 252 be recalled from the Committee on Drainage.

Motion prevailed.

Mr. Ritter moved that Senate File No. 252, a bill for an act to repeal Section One Thousand Nine Hundred Eighty-nine (1989)

of the Code, relating to government levees, and to enact a substitute therefor, be substituted for House File No. 296.

Motion prevailed.

Mr. Ritter moved 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 ayes were:

Bascom, Bauman, Beans, Black, Bowman, Brockway, Brown, Bybee, Byerly, Campbell of Ida, Campbell of Webster, Collin, Crist, Dabney, Daniels, Dawson, Dixon, Downey, Dunlap, Edmunds, Ellis, Enger, Escher, Felt, Finlayson, Fletcher, Fourt, Fry, Fulton, George, Gilbert, Greene, Grout, Halgrims, Harvey, Hazen, Hickenlooper, Huff, Hunt, Hutchins, Jacobs, Jacobson, Johnson, Koontz, Krebill, Kull, Larrabee, Leach, Lenocker, Linnan, Lounsberry, Lund, McCleery, McCullough, Miller of Dubuque, Milton, Moore, Murtagh, Newell, O'Connor, Odendahl, Olson, Patterson, Penn, Perkins, Pickford, Ripley, Ritter, Robbins, Rowles, Russell, Sater, Shane, Sherman, Skinner, Smith of Adams, Smith of Decatur, Speer, Stephenson, Stipe, Stoddard, Taylor, Townsend, Van Camp, White, Whitney, Zeller, Mr. Speaker—88.

The nays were:

None.

Absent or not voting:

Beebe, Boettger, Brady, Bruce, Cousins, Cunningham, Dewey, Fraley, Goodykoontz, Griggs, Hamilton, Harding, Hayes, Hogan, Huntley, Klay, Kulp, Miller of Bremer, Schee, Shankland—20.

So the bill passed and the title was agreed to.

On motion of Shane of Wapello, House File No. 120, a bill for an act providing that undertakers shall report to the mayor of a city or town or to the township clerk, the name and residence of any person dying of tuberculosis, and providing for the disinfection of the premises and a penalty for a failure to comply with the provisions of this act, with report of committee recommending passage, was taken up and considered.

Mr. Shane moved to amend by inserting enacting clause.

Adopted.

Milton of Cedar offered the following amendment: I move that House File No. 120 be amended by substituting the word "physician" for the word "undertaker" in the first line thereof and also strike out the words "of the funeral" in the same line.

Lost.

Hickenlooper of Monroe in the Chair.

Mr. Shane moved that the rules be suspended, 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 ayes were:

Bascom, Bauman, Beans, Black, Boettger, Brady, Brockway, Brown, Bybee, Campbell of Ida, Campbell of Webster, Collin, Crist, Daniels, Dawson, Dewey, Dixon, Dunlap, Edmunds, Ellis, Escher, Felt, Finlayson, Fletcher, Fourt, Fry, Fulton, George, Gilbert, Goodykoontz, Greene, Griggs, Grout, Hamilton, Hazen, Hickenlooper, Hogan, Huff, Hutchins, Jacobs, Jacobson, Johnson, Krebill, Kull, Kulp, Larrabee, Leach, Lenocker, Linnan, Lounsberry, Lund, Miller of Dubuque, Moore, Murtagh, Olson, Perkins Pickford, Ritter, Robbins, Shane, Shankland, Sherman, Skinner, Smith of Adams, Smith of Dectaur, Speer, Stephenson, Stoddard, Van Camp, Whitney—70.

The nays were:

Downey, Miller of Bremer, Milton, Odendahl, Sater Taylor, Townsend, White-8.

Absent or not voting:

Beebe, Bowman, Bruce, Byerly, Cousins, Cunningham, Dabney, Enger, Fraley, Halgrims, Harding, Harvey, Hayes, Hunt, Huntley, Klay, Koontz, McCleery, McCullough, Newell, O'Connor, Patterson, Penn, Ripley, Rowles, Russell, Schee, Stipe, Zeller, Mr. Speaker—30.

So the bill passed and the title was agreed to.

On motion of Ritter of Des Moines, House File No. 234, a bill for an act to legalize certain warrants of the City of Burlington was taken up and Senate File No. 299 was substituted therefor. Mr. Ritter moved that the report of committee recommending passage as amended be adopted.

Motion prevailed.

Mr. Ritter moved 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 ayes were:

Bascom, Bauman, Beans, Black, Boettger, Brady, Brockway, Bybee, Campbell of Ida, Campbell of Webster, Collin, Cousins, Crist, Cunningham, Daniels, Dawson, Dixon, Downey, Dunlap, Edmunds, Ellis, Escher, Felt, Finlayson, Fletcher, Fourt, Fry, Fulton, George, Gilbert, Goodykoontz, Greene, Griggs, Hamilton, Harvey, Hazen, Hickenlooper, Hogan, Huff, Hunt, Jacobs, Jacobson, Johnson, Kull, Larrabee, Leach, Lenocker, Linnan, Lounsberry, McCleery, McCullough, Miller of Bremer, Milton, Moore, Murtagh, Newell, Odendahl, Olson, Patterson, Penn, Pickford, Ripley, Ritter, Robbins, Rowles, Russell, Sater, Shane, Shankland, Skinner, Smith of Adams, Speer, Stephenson, Stipe, Stoddard, Taylor, Townsend, Van Camp, White, Whitney, Zeller, Mr. Speaker—82.

The nays were:

None.

Absent or not voting:

Beebe, Bowman, Brown, Bruce, Byerly, Dabney, Dewey, Enger, Fraley, Grout, Halgrim, Harding, Hayes, Huntley, Hutchins, Klay, Koontz, Krebill, Kulp, Lund, Miller of Dubuque, O'Connor, Perkins, Schee, Sherman, Smith of Decatur—26.

So the bill passed and the title was agreed to.

Speaker Stillman in the chair.

On Motion of Moore of Linn House File No. 300, a bill for an act to repeal Section One Thousand Eight Hundred Seventy-three (1873) of the Code, and Section One Thousand Eight Hundred and Seventy-three (1873) of the Supplement to the Code, 1907, and to enact a substitute therefor relating to the examination of savings banks and state banks by the auditor and to the publication of the statements thereof in some newspaper, with report of committee recommending passage as amended, was taken up, considered, and the Committee amendments were adopted.

Mr. Moore moved that the rules be suspended, 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 ayes were:

Bascom, Bauman, Beans, Black, Boettger, Brady, Brockway, Brown, Bruce, Byerly, Campbell of Ida, Campbell of Webster, Collin, Crist, Cunningham, Dawson, Dewey, Dixon, Dunlap, Edmunds, Ellis, Enger, Escher, Felt, Finlayson, Fourt, Fry, Fulton, Goodykoontz, George, Griggs, Grout, Hamilton, Harvey, Hayes, Hazen, Hickenlooper, Hogan, Huff, Hunt, Hutchins, Jacobs, Jacobson, Johnson, Krebill, Kull, Kulp, Larrabee, Leach, Linnan, Lund, McCleery, McCullough, Miller of Dubuque, Milton, Moore, Murtagh, O'Connor, Odendahl, Olson, Patterson, Penn, Pickford, Ripley, Ritter, Robbins, Rowles, Russell, Shane, Shankland, Sherman, Skinner, Smith of Adams, Speer, Stephenson, Stoddard, Taylor, Townsend, Van Camp, White, Whitney, Zeller, Mr. Speaker—83.

The nays were:

Downey, Fletcher, Stipe-3.

Absent or not voting:

Beebe, Bowman, Bybee, Cousins, Dabney, Daniels, Fraley, George, Gilbert, Halgrims, Harding, Huntley, Klay, Koontz, Lenocker, Lounsberry, Miller of Bremer, Newell, Perkins, Sater, Schee, Smith of Decatur—22.

So the bill passed and the title was agreed to.

Dunlap of Clinton moved that the Senate be requested to return House File No. 14.

Action pending.

Grout of Blackhawk moved that a committee of three be appointed to notify the Senate that the House was ready to receive it in Joint Convention.

Motion prevailed.

The Speaker named as such committee: Grout of Blackhawk, Harvey of Osceola, Rowles of Monona.

The Sergeant-at-Arms announced the arrival of the members of the Senate, who took their seats on the west side of the House Chamber.

JOINT CONVENTION.

The Joint Convention was called to order by Lieutenant Governor Clarke, President of the Joint Convention at 12:00 o'clock noon.

The roll was then called and the following members responded as present:

Adams, Allen of Pocahontas, Allen of Jefferson, Ames, Balkema, Balluff, Bascom, Bauman, Beans, Bennett, Black, Boettger, Brown of Bowman, Brady. Brockway, Decatur.. of Wright, Bruce, Bybee, Byerly, Campbell of Ida, Campbell of Webster, Chapman, Chase, Clarkson, Collin, ins, Cowles, Crist, Crow, Cunningham, Dabney, Daniels, Dawson, Dewey, Dixon, Downey, Dunlap, Dunnegan, Edmunds, Ellis, Enger, Escher, Felt, Finlayson, Fletcher, Fourt, Francis, Fry, Fulton, Garrett, Gates, George, Gilbert, Gillilland, Goodykoontz, Greene, Griggs, Grout, Halgrims, Hamilton, Hammill, Hayes, Hazen, Hickenlooper, Hogan, Hoyt, Huff, Hunt, Hunter, Hutchins, Jacobs, Jacobson, Jewell, Johnson, Krebill, Kull, Kulp, Larabee of Webster, Larrabee of Fayette, Leach, Lenocker, Linnan, Lounsberry, Lund, McCleery, McColl, McCulloch of Wayne, Mc-Cullough of Dubuque, McManus, Malmberg, Mattes, Miller of Bremer, Miller of Dubuque, Milton, Moore, Murtagh, Neal, Newell, O'Connor, Odendahl, Olson, Parshall, Patterson, Penn, Perkins, Pickford, Quigley, Ream, Ripley, Ritter, Robbins, Rowles, Russell, Sammis, Sater, Saunders, Savage, Schee, Schrup, Shane, Shankland, Sherman, Skinner, Smith of Adams, Smith of Decatur, Smith of Mitchell, Smith of Shelby, Spaulding, Speer, Stephenson, Stillman, Stipe, Stoddard, Stuckslager, Sullivan, Taylor of Union, Taylor of Appanoose, Townsend, Van Camp, White of Benton, White of Iowa, Whitney, Wilson, Zeller—145.

Absent:

Beebe, De Wolf, Fitchpatrick, Fraley, Harding, Harvey, Huntley, Klay, Koontz, Legel, Proudfoot, Van Law, Webber—13.

President Clarke announced the Joint Convention duly organized with a quorum of members present.

President Clarke then announced that the roll would be called for the purpose of electing a United States Senator in Congress, and appointing as teller on the part of the Senate, Senator Savage of Adair, and as assistant teller, Senator Hoyt of Buchanan. Speaker Stillman appointed as teller on the part of the House, Representative Huff of Hardin, and as Assistant teller, Representative Smith of Decatur.

Upon the roll being called those voting for Claude R. Porter were:

Balluff, Bauman, Black, Byerly, Clarkson, Crow, Dabney, Downey, Dunlap, Dunnegan, Ellis, Escher, Fletcher, Garrett, Gilbert, Greene, Hamilton, Hazen, Krebill, Kull, Leach, Lenocker, Linnan, McCullough of Dubuque, McManus, Miller of Bremer, Miller of Dubuque, Milton, Murtagh, O'Connor, Odendahl, Olson, Parshall, Penn, Quigley, Ream, Ritter, Rowles, Sater, Schrup, Stephenson, Taylor of Union, Taylor of Appanoose, Townsend, White of Benton, White of Iowa, Wilson—47.

Those voting for Horace E. Deemer were:

Adams, Allen of Jefferson, Balkema, Bascom, Beans, Bennett, Bowman, Brady, Brown of Decatur, Bybee, Campbell of Ida, Chapman, Chase, Cowles, Crist, Daniels, Dewey, Dixon, Edmunds, Finlayson, Fourt, Francis, Fulton, Gillilland, Harvey, Hickenlooper, Hogan, Hunt, Jacobson, McCleery, McColl, McCulloch of Wayne, Malmberg, Mattes, Moore, Neal, Pickford, Robbins, Saunders, Savage, Shane, Smith of Adams, Smith of Mitchell, Smith of Shelby, Speer, Stipe, Stuckslager, Sullivan, Van Camp, Whitney, Zeller—51.

Those voting for W. S. Kenyon were:

Allen of Pocahontas, Ames, Brockway, Brown of Wright, Bruce, Campbell of Webster, Collin, Cousins, Cunningham, Dawson, Enger, Felt, Fry, Gates, George, Grout, Halgrims, Hammill, Hoyt, Hunter, Hutchins, Jacobs, Jewell, Johnson, Kulp, Larrabee of Webster, Larrabee of Fayette, Lund, Newell, Patterson, Perkins, Ripley, Russell, Sammis, Schee, Shankland, Sherman, Skinner, Spaulding, Stillman, Stoddard—41.

Those paired were:

Boettger, Goodykoontz, Griggs, Huff, Lounsberry, Smith of Decatur—6.

Absent:

Beebe, DeWolf, Fitchpatrick, Fraley, Harding, Harvey, Huntley, Klay, Koontz, Legel, Proudfoot, Van Law, Webber-13.

President Clarke announced that no one had received a majority of the votes cast in the Joint Convention for United States Senator in Congress and that no election had occurred.

Journal of the Joint Convention was then read and approved.

On motion of Senator Chapman of Cedar the Joint Convention was dissolved.

House reconvened Speaker Stillman in the Chair.

On motion of Smith of Adams, the House adjourned until 10:00 o'clock A. M. Monday.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, MARCH 13, 1911.

House met pursuant to adjournment, Speaker Stillman in the Chair.

Prayer was offered by Dr. T. E. Thuresson of Perry, Iowa.

Journal of March 11th corrected and approved.

On request of Cunningham of Buena Vista leave of absence was granted Brown of Wright until Tuesday.

On request of Krebill of Lee leave of absence was granted Leach of Henry until Tuesday.

On request of Stipe of Page leave of absence was granted Speer of Warren until Tuesday.

On request of Whitney of Woodbury leave of absence was granted George of Story indefinitely on account of illness.

On request of Stipe of Page leave of absence was granted Lounsberry of Marshall until Wednesday.

On request of Bauman of Van Buren leave of absence was granted Escher of Shelby until Monday.

On request of Rowles of Monona leave of absence was granted Murtagh of Emmet until Wednesday.

PETITIONS, MEMORIALS AND REMONSTRANCES.

Perkins of Delaware presented petition of the business men of Earlville, Iowa, relative to the exemption bill.

Referred to Committee on Commerce and Trade.

Robbins of Mills presented remonstrance of the Board of Supervisors of Mills County against the appointment of county engineer.

Referred to Committee on Roads and Highways.

Patterson of Keokuk presented petition of the Farmers' Institute of Keokuk county relative to short course.

Referred to Committee on Appropriations.

Newell of Plymouth presented petition of the stock men and patrons of the Chicago, St. Paul, Minneapolis and Omaha Ry. Co., relative to House File No. 149.

Referred to Committee on Railroads and Transportation.

Daniels of Appanoose presented petition of the teachers of Unionville, Iowa, relative to House File No. 69.

Referred to Committee on Schools and Text Books.

Halgrims of Humboldt presented petition of the citizens of Woodward, Iowa, relative to House File No. 149.

Referred to Committee on Railroads and Transportation.

REPORT OF COMMITTEE ON ENROLLED BILLS.

Whitney of Woodbury, 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. 101, a bill for an act authorizing street improvements in incorporated towns and providing for the levy of special assessments therefor, and the repeal of Chapter Fifty-three (53) of the Acts of the Thirty-third General Assembly.

Also:

House File No. 284, a bill for an act repealing Section Fourteen Hundred Sixty-two (1462) of the Code and enacting a substitute therefor, relating to the keeping of and accounting for public funds in the state and county treasuries.

U. G. WHITNEY,

Chairman.

Adopted.

REPORTS OF COMMITTEES.

Bowman of Linn, from the Committee on Food and Dairy, submitted the following report:

Mr. Speaker—Your Committee on Food and Dairy, to whom was referred House File No. 166, a bill for an act providing for the sanitation of bakeries, canneries, packing houses, slaughter houses, dairies, creameries, cheese factories, confectioneries, restaurants, hotels, groceries, meat markets, and all other food-producing establishments, manufactories, or

other places where food is prepared, manufactured, packed, stored, or sold or distributed, and vehicles in which food is placed for transportation; regulating the health of operatives, employes, clerks, drivers and all other persons working on the premises who handle the material from which food is prepared or the finished product; defining food, regulating the wholesomeness of food manufactured, prepared, packed, stored, sold, distributed or transported; defining the duties of the State Food and Dairy Commissioner in relation thereto; providing penalties for the violation thereof, and repealing acts in conflict therewith, 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 be amended as follows:

By inserting after the period in line Two of Section Fourteen of the original Bill, the following: "provided nothing herein contained shall apply to packing houses under federal inspection."

By striking out after the word "of" in the eighth line of Section Thirteen of the original Bill the following: "\$200.00 and imprisonment in the county jail for not less than thirty nor more than ninety days," and substituting in lieu thereof the following: "\$100.00 nor more than \$300.00 and imprisonment in the county jail for not less than ten nor more than ninety days," and when so amended the bill do pass.

J. W. BOWMAN, Chairman.

Report adopted.

Zeller of Madison, from the Committee on Military, submitted the following report:

Mr. Speaker—Your Committee on Military, to whom was referred Senate File No. 248, a bill for an act to make all children received in the Soldiers' Orphans' Home Wards of the state, and authorizing the placing of them with persons or families under contract for education, maintenance and service, and repealing the law as it appears in Section Twentysix Hundred Ninety-b (2690-b) of the Supplement to the Code, 1907, 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.

E. R. ZELLER, Chairman.

Report adopted.

Also:

MB. SPEAKER—Your Committee on Military, to whom was referred House File No. 374, a bill for an act to repeal Section Eleven (11) of Chapter One Hundred Thirty-one (131) of the Acts of the Thirty-third General Assembly known as "The Military Code of Iowa," and to enact a substitute therefor, relating to election of officers in the National Guard, 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.

E. R. ZELLER, Chairman.

Report adopted.

Dawson of Cherokee, from the Committee on Elections, submitted the following report:

MR. SPEAKER—Your Committee on Elections, to whom was referred House File No. 342, a bill for an act to repeal Section 1067 of the Code, 1897, and to enact a substitute therefor, relating to the election of the clerk and reporter of the supreme court, and relating to their removal from office, 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 reommendation that the same be amended by substituting the following substitute amendment therefor:

A Bill for An Act to Repeal Section One Thousand Sixty-seven (1067) of the Code and Enact a Substitute Therefor Relating to the Appointment of the clerk and the Reporter of the Supreme Court and to Their Removal from Office.

Be it Enacted by the General Assembly of the State of Iowa:

Section 1. That Section One Thousand Sixty-seven (1067) of the Code is hereby repealed and the following enacted in lieu thereof:

The clerk and the reporter of the Supreme Court shall be appointed by the Supreme Court by a majority vote of the members thereof at the December session in the year 1914, and every fourth year thereafter. The Court, by a like vote, may remove these officers for cause, and upon such removal, appoint successors to fill out the unexpired terms," and when so amended the bill do pass.

W. P. DAWSON, Chairman.

Report adopted.

Also:

MR. SPEAKER—Your Committee on Elections, to whom was referred House File No. 353, a bill for an act to amend Sections One Thousand Eighty-seven-a-4 (1087-a-4) and One Thousand Eighty-seven-a-19 (1087-a-19) of the Supplement to the Code, 1907, as amended, relating to the holding of primary elections by political parties, 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.

W. P. DAWSON, Chairman.

Report adopted.

Cunningham of Buena Vista, from the Committee on Agriculture, submitted the following report:

MB. SPEAKER—Your Committee on Agriculture, to whom was referred Senate File No. 173, a bill for an act to amend Section 2588 of the Code, relating to the sale of drugs, medicines, poisons and chemicals, and providing for the sale of insecticides and fungicides by persons other than registered pharmacists, 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.

E. H. CUNNINGHAM,

Chairmon.

Report adopted.

Also:

MR. SPEAKER—Your Committee on Agriculture, to whom was referred House File No. 274, a bill for an act repealing Section 2340 of the Code, 1897, and enacting a substitute therefor providing for a bounty on wild animals, and the proof necessary to secure such bounty, 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 be amended as follows:

By striking out the figures "1897" out of the title, also out of Section One (1) of the bill; by inserting the word "female" following the word "adult" in the fourth line of Section One (1); by striking out the comma (,) following the word "wolf" in the fourth line of Section One (1) and inserting the words "ten dollars on the skin of an adult male wolf and", and by inserting a comma (,) following the word "lynx" in the sixth line of Section One and inserting the word "fox": and when so amended the bill do pass.

E. H. CUNNINGHAM,

Chairman.

Report adopted.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS.

Whitney of Woodbury, from the Joint Committee on Enrolled Bills, submitted the following report:

Ms. Speaker—Your Joint Committee on Enrolled Bills respectfully report that they have examined, and find correctly enrolled House File No. 101, a bill for an act authorizing street improvements in incorporated towns and providing for the levy of special assessments therefor, and the repeal of Chapter Fifty-three (53) of the Acts of the Thirty-third General Assembly.

Also:

House File No. 284, a bill for an act repealing Section Fourteen Hundred Sixty-two (1462) of the Code and enacting a substitute therefor,

relating to the keeping of and accounting for public funds in the state and county treasuries.

U. G. WHITNEY,
Chairman House Committee.
Ed. P. Malmberg,
Chairman Senate Committee.

Adopted.

Hickenlooper of Monroe, from the Committee on Mines and Mining, submitted the following report:

MR. SPEAKER—Your Committee on Mines and Mining, to whom was referred Senate File No. 202, a bill for an act to amend Section 2482, Supplement to the Code, 1907, relating to the expense of Mine Inspectors, 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.

THOS. HICKENLOOPER,

Chairman.

Report adopted.

Also:

MR. SPEAKER—Your Committee on Mines and Mining, to whom was referred House File No. 315, a bill for an act to create a Miners' Examining Board in each mine inspection district of the state, to provide for the examination of persons seeking employment as coal miners; to prevent the employment of incompetent persons as miners and to provide penalties for the violation of the same, 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 be amended as follows:

By adding immediately following the comma after the word "mines" in line six, Section 1, the following "or any miner holding a certificate issued by a duly authorized miners' examining board of any other state" and by adding immediately following the word "shall" in line six of Section 1, the following "upon payment of the fee provided in this act": and when so amended the bill do pass.

THOS. HICKENLOOPER,

Chairman.

Report adopted.

Finlayson of Grundy, from the Committee on Public Health, submitted the following report:

MR. SPEAKER—Your Committee on Public Health, to whom was referred House File No. 329, a bill for an act to abolish the state board of veterinary medical examiners, to transfer the powers and duties of said board to the state veterinary surgeon and to establish a commission of animal health, 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.

R. M. FINLAYSON, Chairman.

Report adopted.

Also:

MR. SPEAKER—Your Committee on Public Health, to whom was referred House File No. 159, a bill for an act to regulate the occupation of barbering, to create a board of examiners for the licensing of persons to carry on such practice, to provide rules regulating the proper sanitation of barber shops, schools and colleges in which the occupation of barbering is taught and to prevent the spreading of contagious and infectous diseases through such occupation, 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 be amended as follows:

By substituting the letter "a" for the letter "o" as it appears in line two (2) of Section Two (2) of the printed bill; also by substituting a comma for the semicolon after said word and adding the following: "the expense of which shall be paid out of the receipts of said commission," and when so amended the bill do pass.

R. M. FINLAYSON,

Chairman.

Report adopted.

Also:

ME. SPEAKER—Your Committee on Public Health, to whom was referred House File No. 441, a bill for an act to amend Section 2578, Chapter 17, Title 12, of the Supplement to the Code of Iowa, 1907, and to define gross unprofessional conduct on the part of physicians and surgeons, 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.

R. M. FINLAYSON, Chairman.

Report adopted.

REPORT OF COMMITTEE ON ENROLLED BILLS.

MB. SPEAKER—Your Committee on Enrolled Bills respectfully report that they have this day sent to the governor for his approval Heuse File No. 101, a bill for an act authorizing street improvements in incorporated towns and providing for the levy of special assessments therefor, and the repeal of Chapter Fifty-three (53) of the Acts of the Thirty-third General Assembly.

Also:

House File No. 284, a bill for an act repealing Section Fourteen Hundred Sixty-two (1462) of the Code and enacting a substitute therefor, relating to the keeping of and accounting for public funds in the state and county treasuries.

U. G. WHITNEY, Chairman.

Adopted.

Jacobs of Calhoun moved that House File No. 456 be withdrawn from the Committee on Compensation of Public Officers.

Motion prevailed.

By unanimous consent, House File No. 456 was referred to the Committee on Labor.

Zeller of Madison moved that Senate File No. 24 be recalled from the Senate.

Motion prevailed.

INTRODUCTION OF BILLS.

By Ripley of Hancock, House File No. 475, a bill for an act amending Section Twenty-seven Hundred Twenty-seven-a3 (2727-a3) of the Supplement to the Code, 1907, relating to the employment of a purchasing agent by the Board of Control of State Institutions and defining his duties.

Read first and second time and referred to Committee on Board of Control.

By Hogan of Cass, House File No. 476, a bill for an act to repeal the law as it appears in Section Two Hundred Eleven (211) of the Code and Section Two Hundred Twelve (212) Supplement to the Code, 1907, and to enact a substitute therefor relating to the salary of the attorney general, his assistant and special counsel.

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

By Koontz of Johnson, House File No. 477, a bill for an act authorizing the governor of the State of Iowa to issue patent, attested by the secretary of state, to lot six (6) in block ninety-six (96) of Iowa City, Iowa, in accordance with the recorded plat thereof, to John A. Reed.

Whereas, Lot Six (6) in Block Ninety-six (96) of Iowa City, Iowa, according to the recorded plat thereof, was on the 20th day of August, 1839 sold by the Territory of Iowa to Joshua Holland for the sum of Seventy-four (74.00) Dollars, as shown by the Tract Book of the Sale of Iowa City lots in the office of the Secretary of State, and

Whereas, on May 11th, 1841, said Joshua Holland paid the full purchase price of said lot to said Territory of Iowa, and on said same date received a certificate of final payment entitling him to a patent for said lot, and

Whereas, said certificate is lost and no patent for said lot has ever been issued by the Territory or State of Iowa, and the legal title to said lot is now in the State of Iowa, and

Whereas, on the 20th day of April 1852, said Lot Six (6) of said Block Ninety-six (96) of Iowa City, Iowa, was sold for taxes and a tax deed issued by the Treasurer of Johnson County, Iowa, to L. B. Patterson and O. A. Patterson, which deed is recorded in Book 13, at page 69 of the Deed Records of Johnson County, Iowa, and

Whereas, on July 1st, 1858, said lot Six (6) was sold for taxes and the Treasurer of Johnson County, Iowa, executed a tax deed thereto to Le Grand Byington, which deed is recorded in Book 19 at page 208, and

Whereas, by mean conveyances said Lot Six (6) of said Block Ninetysix (96) of Iowa City Iowa, was conveyed to John A. Reed on July 2nd, 1910, which deed is recorded in Book 102, at page 634 of the Deed Records of Johnson County, Iowa, and

Whereas, said John A. Reed procured a decree of the District Court of Iowa in and for Johnson County on the 20th day of September, 1910, in a certain action wherein John A. Reed was plaintiff, and Joshua Holland, the original purchaser of said land, was a party defendant, by which decree title to said Lot Six (6) of Block Ninety-six (96) of Iowa City, Iowa, was quieted in the said John A. Reed, and

Whereas, said John A. Reed and his grantors have been in the actual, open, notorious, and adverse possession of said Lot Six (6) for more than Fifty (50) years, and improved the same and paid taxes thereon and claimed the same as their own, and were in every respect the absolute and unqualified owners thereof.

Therefore, Be it Enacted by the General Assembly of the State of Iowa:

Section 1. That the title to Lot Six (6) of Block Ninety-six (96) of Iowa City, Iowa, according to the recorded plat thereof, does hereby pass from the State of Iowa to said John A. Reed.

Sec. 2. That the Governor of the State is hereby authorized and directed to issue to said John A. Reed a patent for said lot described in Section One hereof in the usual form, attested by the Secretary of State, and to deliver said patent to said John A. Reed.

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, newspapers published in Des Moines, Iowa, such publication to be without expense to the state.

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

By Huff of Hardin, House File No. 478, a bill for an act amendatory and additional to paragraph three (3) of Section Three Thousand Five Hundred and Five (3505) of the Code, providing for change of place of trial in civil actions.

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

By Harding of Woodbury, House File No. 479, a bill for an act to amend Section One (1), Chapter One Hundred Twenty-six (126) of the acts of the Thirty-third General Assembly, providing a limit on the time for which switching engines may be used.

Read first and second time and referred to Committee on Railroads and Transportation.

By Harding of Woodbury, House File No. 480, a bill for an act to provide for liens upon horses and other animals for the cost of shoeing the same and upon vehicles, machines and tools for the cost of selling, manufacturing or repairing the same.

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

By Huntley of Lucas, House File No. 481, a bill for an act to amend Title Twelve, Chapter Two of the Code of Iowa and to provide for the change and compensation of boards of insanity.

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

By Stipe of Page, House File No. 482, a bill for an act to amend Section 592-a of the Supplement to the Code, 1907, relative to township use of public libraries, and limiting period of contract and levy of tax.

Read first and second time and referred to Committee on Public Libraries.

By O'Connor of Chickasaw, House File No. 483, a bill for an act providing for the non-partisan nomination and election of judges of the supreme, district and superior courts of Iowa.

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

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 by substitute and passed the following bill in which the concurrence of the Senate was asked:

House File No. 220, a bill for an act to amend the law as it appears in Chapter 60 of the laws of the Thirty-third General Assembly, relating to the improvement of water fronts in special charter cities, and conferring additional powers upon such cities.

GEO. A. WILSON, Secretary.

: 0. L.

Also:

ME. 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. 58, a bill for an act to amend Section 2429 of the Code, relating to attorney's fees allowed in proceedings for contempt for violating injunctions in actions brought to abate nuisances.

Geo. A. Wilson;

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. 99, a bill for an act to amend the law as it appears in Section 2505 and 2508 of the Supplement to the Code, 1907, in reference to the inspection of petroleum products.

GEO. A. WILSON,

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. 349, a bill for an act to amend Chapter 227 of the acts of the Thirty-third General Assembly amendatory of Section 5289 of the Code, relating to the sufficiency of indictments and the waiver of objection thereto.

GEO. A. WILSON,

Secretary.

Also .

MB. SPEAKER—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 authorizing the Governor to appoint an honorary commission to investigate the nature and scope of the Panama Exposition.

GEO. A. WILSON, 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 House is asked:

House File No. 217, a bill for an act authorizing cities and towns and cities acting under special charter to change the names of streets.

Section of the Geo. A. Wilson, The

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. 6, a bill for an act to repeal Section Three Thousand Four Hundred Forty-seven-b (3447-b) of the Supplement to the Code, 1907, and to enact a substitute therefor relative to the recovery of interest in real estate when spouse failed to join in conveyance.

Geo. A. Wilson, Secretary.

On request of Boettger of Scott, unanimous consent having been given, House File No. 220, a bill for an act to amend the law as it appears in chapter sixty (60), of the laws of the Thirty-third General Assembly, relating to the improvement of water fronts in special charter cities, and conferring additional powers upon such cities. (Additional to Chapter Fourteen (14) of Title Five (V) of the Code, relating to cities under special charter), with Senate substitute amendment was taken up, and the Senate substitute amendment read and considered.

SUBSTITUTE FOR HOUSE FILE NO. 220.

A BILL

For an Act to amend the law as it appears in Chapter Sixty (60) of the laws of the Thirty-third General Assembly, relating to the improvement of water fronts in special charter cities and conferring additional powers upon such cities. (Additional to Chapter Fourteen (14) of Title Five (5) of the Code, relating to cities under special charter.)

Be it Enacted by the General Assembly of the State of Iowa:

Section 1. Any city acting under special charter may establish a levee improvement commission to consist of the mayor, who shall be its chairman, the commissioner of the board of public works, and not more than three other persons to be appointed by the mayor with the aproval of the city council. The appointive members shall be residents and qualified electors of the city, and shall hold no other official position in the city, and no member shall receive any salary for his services as a member of such commission. Their term of office shall be fixed by ordinance and shall not exceed six years. Before entering upon their office the appointive members shall each execute a bond in favor of the city in the penal sum of Two Thousand Dollars (\$2,000.00), with approved fidelity company, surety for the faithful performance of their duties. The expense of this bend shall be paid out of the levee improvement fund.

Sec. 2. The levee improvement commission shall have full charge and supervision of all improvements of the water front along any river within the corporate limits of the city. It shall have exclusive charge and control of the levee improvement fund and all moneys derived from the sale of bonds issued by the city council for the purpose of carrying on the work of making water front improvements. It shall pay out of these funds only for the purposes named. The city treasurer shall be the treasurer of the levee improvement commission. He shall keep the levee improvement funds and the moneys derived from the sale of bonds for water front improvements in a separate and distinct fund from which he shall pay no money except upon the order of the levee improvement commission signed by its chairman and secretary, and countersigned by the commissioner of the board of public works.

Sec. 3. This act being deemed of immediate importance shall be in force and effect after its publication in the Register and Leader and The Des Moines Capital, newspapers published in Des Moines, Iowa, without expense to the state, and when so amended the bill do pass.

Mr. Boettger moved that the House concur in the Senate amendments.

On the question, "Shall the House concur?"

The ayes were:

Bascom, Bauman, Beans, Beebe, Black, Boettger, Brady, Brockway, Bruce, Bybee, Byerly, Campbell of Ida, Collin, Cousins, Dabney, Daniels, Dawson, Dewey, Dixon, Downey, Dunlap, Edmunds, Ellis, Felt, Finlayson, Fletcher, Fourt, Fry, Fulton, Gilbert, Greene, Griggs, Grout, Hamilton, Harding, Harvey, Hazen, Hickenlooper, Hogan, Huff, Hunt, Huntley, Hutchins, Jacobs, Jacobson, Johnson, Koontz, Krebill, Kull, Larrabee, Lenocker, Linnan, Lund, McCleery, McCullough, Miller of Bremer, Miller of Dubuque, Milton, Newell, O'Connor, Odendahl, Olson, Patterson, Penn, Pickford, Ripley, Ritter, Robbins, Rowles, Russell, Sater, Shane, Shankland, Sherman, Skinner, Smith of Adams, Smith of Decatur, Stephenson, Stipe, Stoddard, Taylor, Townsend, Van Camp, White, Whitney, Zeller, Mr. Speaker—87.

The nays were:

None.

Absent or not voting:

Bowman, Brown, Campbell of Webster, Crist, Cunningham, Enger, Escher, Fraley, George, Goodykoontz, Halgrims, Hayes, Klay, Kulp, Leach, Lounsberry, Moore, Murtagh, Perkins, Schee, Speer—21.

So the House concurred.

Shankland of Polk moved to withdraw from the Committee on Schools and Text Books and further consideration of the House, House File No. 109.

Motion prevailed.

On request of Harding of Woodbury, unanimous consent having been given, House File No. 217, a bill for an act authorizing cities and towns and cities acting under special charter to change the names of streets and provide for the filing of same with the county officers, with Senate amendment, was taken up and the amendments read and considered.

By striking out the words "and the said county officers shall change the recorded plat as provided in said ordinance and inserting in lieu thereof the words "which shall be entered of record in the recorder's office and a reference made on the margin of the original plat referring to the record of such change of names."

Mr. Harding moved that the House concur in the Senate amendments.

On the question, "Shall the House concur?"

The ayes were:

Bascom, Bauman, Beans, Beebe, Black, Boettger, Bowman, Brady, Brockway, Bruce, Bybee, Byerly, Campbell of Ida, Collin, Cousins, Cunningham, Daniels, Dawson, Downey, Dunlap, Edmunds, Ellis, Felt, Finlayson, Fletcher, Fourt, Fraley, Fry, Fulton, Gilbert, Greene, Griggs, Grout, Halgrims, Hamilton, Harding, Harvey, Hazen, Hickenlooper, Hogan, Huff, Hunt, Huntley, Hutchins, Jacobs, Jacobson, Johnson, Koontz, Krebill, Kull, Larrabee, Linnan, Lund, McCleery, McCullough, Miller of Bremer, Miller of Dubuque, Newell, O'Connor, Olson, Patterson, Penn, Perkins, Pickford, Ripley, Ritter, Robbins, Rowles, Russell, Sater, Shane, Shankland, Sherman, Skinner, Smith of Adams, Stephenson, Stoddard, Taylor, Townsend, Van Camp, White, Whitney, Zeller, Mr. Speaker—84.

The nays were:

None.

Absent or not voting:

Brown, Campbell of Webster, Crist, Dabney, Dewey, Dixon, Enger, Escher, George, Goodykoontz, Hayes, Klay, Kulp,

Leach, Lenocker, Lounsberry, Milton, Moore, Murtagh, Odendahl, Schee, Smith of Dectaur, Speer, Stipe—24.

So the House concurred.

On request of Campbell of Ida, unanimous consent having been given, House File No. 6, a bill for an act to repeal Section Three Thousand Four Hundred Forty-seven-b (3447-b) of the Supplement to the Code, 1907, relative to the recovery of interest in real estate when spouse failed to join in conveyance, and to enact a substitute therefor, with Senate amendments, was taken up and the amendments read and considered.

I move that the words "which has been recorded" be inserted after the word "instrument" in the eighth line of the original bill.

Amend Section 1 by adding thereto the following:

"Provided, that the repeal of said Section shall not affect any act done, any right accruing or which has accrued or been established, nor any suit or proceeding had or commenced in any civil cause before the time when such repeal takes effect; but the proceedings in such cases shall be conformed to the provisions of said repealed Section as far as consistent."

Mr. Campbell moved that the House concur in the Senate amendments.

On the question, "Shall the House concur?"

The ayes were:

Bascom, Bauman, Beans, Beebe, Black, Bowman, Brockway, Bybee, Byerly, Campbell of Ida, Collin, Cousins, Dabney. Daniels, Dawson, Dewey, Dixon, Dunlap, Edmunds, Ellis, Finlayson, Fletcher, Felt, Fourt, Fry, Gilbert, Enger, Greene, Griggs, Grout, Halgrims, Hamilton, Harding. Har-Hazen, Hickenlooper. Hogan, Huff, Hunt, Jacobson, Johnson, Koontz, Krebill, Kull, Kulp, Larrabee, Lenocker, Linnan, Lund, McCleery, McCullough, Miller of Bremer, Miller of Dubuque, Milton, Newell, O'Connor, Olson, Patterson, Penn, Perkins, Pickford, Ripley, Robbins, Rowles, Russell, Shane, Shankland, Sherman, Skinner, Smith of Adams, Stephenson, Stipe, Stoddard, Van Camp, White, Whitney, Zeller, Mr. Speaker-79.

The nays were:

None.

Absent or not voting:

Boettger, Brady, Brown, Bruce, Campbell of Webster, Crist, Cunningham, Downey, Escher, Fraley, Fulton, George, Goody-koontz, Hayes, Huntley, Hutchins, Klay, Leach, Lounsberry, Moore, Murtagh, Odendahl, Ritter, Sater, Schee, Smith of Dectaur, Speer, Taylor, Townsend—29.

So the House concurred.

The Speaker announced that as Speaker of the House he had signed in the presence of the House, House Files Nos. 101 and 284.

SENATE MESSAGES CONSIDERED.

Senate File No. 349, a bill for an act to amend Chapter Two Hundred Twenty-seven (227) of the acts of the Thirty-third General Assembly, amendatory of Section Five Thousand Two Hundred Eighty-nine (5289) of the Code, relating to the sufficiency of indictments and the waiver of objections thereto.

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

Senate Concurrent Resolution relative to a commission of five to investigate the nature and scope of the Panama Exposition.

CONCURRENT RESOLUTION.

A resolution authorizing the Governor to appoint an honorary commission of five citizens of this state to investigate the nature and scope of the Panama Exposition, to be held at San Francisco, California, in the year Nineteen Hundred and Fifteen, and report to the Thirty-fifth General Assembly as to the desirability of the State of Iowa making an exhibition therein and the expense of the same.

Whereas, the congress of the United States has designated the city of San Francisco, California, as the place for holding a great International Exposition in the year Nineteen Hundred and Fifteen, to commemorate the opening and completion of the Panama Canal, and said congress has called upon the president of the United States to invite the nations of the world to participate in such exposition; and,

Whereas, it may be that the State of Iowa will desire to exhibit her resources and advantages at such exposition; therefore be it

Resolved by the Senate, the House concurring, that the governor is hereby authorized to appoint an honorary commission composed of five citizens of this state, of whom not more than three shall be of the same political party, with power to investigate the nature and scope of the said exposition and to report to the Thirty-fifth General Assembly the

desirability of the state of Iowa making proper exhibit of the resources and advantages of this state at such exposition, together with the nature and character of such proposed exhibit, and the reasonable expenses to be connected therewith.

Laid over under Rule 34.

Senate File No. 99, a bill for an act to amend the law as it appears in Sections Twenty-five Hundred and Five (2505) and Twenty-five Hundred and Eight (2508) of the Supplement to the Code, 1907, in reference to the inspection of petroleum products.

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

Senate File No. 58, a bill for an act to amend Section Two Thousand Four Hundred and Twenty-nine (2429) of the Code relating to attorney's fees allowed in proceedings for contempt for violating injunctions in actions brought to abate nuisances. Jacobson of Audubon moved that the bill be referred to the Committee on Suppression of Intemperance.

Harding of Woodbury moved as a substitute that it be referred to the Committee on Judiciary.

Substitute motion lost.

Original motion to refer prevailed, and the bill was so referred.

Linnan of Pocahontas moved that House File No. 173 be withdrawn from the Committee on Suppression of Intemperance and from the further consideration of the House.

Motion prevailed.

Dunlap of Clinton moved to recall from the Senate, House File No. 14.

Whitney of Woodbury moved the previous question.

Motion prevailed and the previous question was ordered.

Jacobs of Calhoun raised the point of order that the motion was not in order, as no motion to reconsider had been filed.

The Speaker ruled that the point was not well taken.

Roll call was demanded by Crist of Clark and Zeller of Madison.

On the question, "Shall the House request the recall of House File No. 14 from the Senate?"

The ayes were:

Bauman, Beebe, Byerly, Dawson, Downey, Dunlap, Ellis, Fletcher, Fulton, Greene, Hickenlooper, Huntley, Jacobson, Krebill, Lenocker, Linnan, McCullough, Miller of Dubuque, Newell, Odendahl, Patterson, Penn, Pickford, Ritter. Sater, Smith of Adams, Stephenson, Stoddard, Van Camp, Whitney, Zeller—31.

The nays were:

Bascom, Black, Bowman, Brockway, Bruce, Bybee, Campbell of Ida, Campbell of Webster, Collin, Cousins, Crist, Cunningham, Dabney, Daniels, Dewey, Dixon, Edmunds, Enger, Felt, Finlayson, Fourt, Fry, Gilbert, Goodykoontz, Griggs, Grout, Halgrims, Hamilton, Harding, Harvey, Hazen, Hogan, Huff, Hunt, Hutchins, Jacobs, Johnson, Kull, Kulp, Larrabee, Lund, McCleery, Miller of Bremer, Milton, Moore, O'Connor, Olson, Perkins, Ripley, Robbins, Rowles, Russell, Schee, Skinner, Smith of Decatur, Stipe, Townsend, White, Mr. Speaker—59.

Absent or not voting:

Beans, Boettger, Brady, Brown, Escher, Fraley, George, Hayes, Klay, Koontz, Leach, Lounsberry, Murtagh, Shane, Shankland, Sherman, Speer, Taylor—18.

So the motion was lost and the House refused to request the recall of House File No. 14.

Harding of Woodbury moved that House File No. 289 be referred to the Committee on Appropriations.

Motion prevailed and House File No. 289 was so referred.

CONSIDERATION OF BILLS.

On motion of Harding of Woodbury, Senate File No. 124, a bill for an act to amend Chapter Sixty-four of the Thirty-third General Assembly, relating to the government of certain cities, with report of committee recommending passage as amended was taken up, considered, and the committee amendments were adopted.

Jacobs of Calhoun offered the following amenmdent: I move to amend Senate File No. 124 by striking out the period (.) at the end of Section 1 thereof, and inserting a semicolon (;) in lieu thereof, and by adding the following, ("and by striking from line ten (10) of Section Two (2) the word 'twenty-five' and inserting in lieu thereof the words 'not less than ten').

Amendment adopted.

Kull of Howard in the Chair.

Mr. Harding moved 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 ayes were:

Bascom, Bauman, Beans, Beebe, Black, Brockway, Bruce, Bybee, Byerly, Campbell of Ida, Campbell of Webster, Collin, Cousins, Crist, Cunningham, Daniels, Dawson, Dewey, Dixon, Downey, Edmunds, Ellis, Enger, Felt, Finlayson, Fletcher, Fourt, Fry, Gilbert, Goodykoontz, Greene, Grout, Hamilton, Harding, Harvey, Hazen, Hickenlooper, Hogan, Huff, Hunt, Huntley, Hutchins, Jacobs, Jacobson, Johnson, Krebill, Kull, Kulp, Larrabee, Lund, McCleery, McCullough, Miller of Dubuque, Milton, Moore, Murtagh, Newell, O'Connor, Olson, Patterson, Penn, Pickford, Ripley, Ritter, Robbins, Russell, Sater, Shankland, Sherman, Skinner, Smith of Adams, Smith of Decatur, Stephenson, Stoddard, Taylor, Townsend, Van Camp, White, Whitney—79.

The nays were:

None.

Absent or not voting:

Boettger, Bowman, Brady, Brown, Dabney, Dunlap, Escher, Fraley, Fulton, George, Griggs, Halgrims, Hayes, Klay, Koontz, Leach, Lenocker, Linnan, Lounsberry, Miller of Bremer, Odendahl, Perkins, Rowles, Schee, Shane, Speer, Stipe, Zeller, Mr. Speaker—29.

So the bill passed and the title was agreed to.

On motion of Moore of Linn House File No. 242, a bill for an act providing that any national or state banking corporation located in this state, which shall be approved by the Executive Council, may, upon filing bond or depositing security as hereinafter provided, and upon the compliance with all other requirements of law, become a state depository, with report of committee recommending passage as amended, was taken up, considered, and the committee amendments were adopted.

Jacobs of Calhoun offered the following amendment: I move to amend House File No. 242 by inserting after the comma (,) fol-

lowing the word county in the seventh line of Section 1 of the printed bill the following, "drainage".

Adopted.

Speaker Stillman in the Chair.

Newell of Plymouth moved that when the House adjourn it be to re-convene at at 1:30 o'clock, P. M.

Motion prevailed.

Patterson of Keokuk moved that a committee of three be appointed to notify the Senate that the House was ready to receive it in Joint Convention.

Motion prevailed.

The Speaker named as such committee: Patterson of Keokuk, Rowles of Monona, Krebill of Lee.

The Sergeant-at-Arms announced the arrival of the members of the Senate, who took their seats on the west side of the House Chamber.

JOINT CONVENTION.

The Joint Convention was called to order by President Pro-tem. Smith, President of the Joint Convention, at 12:00 o'clock noon.

The roll was then called and the following members responded as present:

Adams, Allen of Pocahontas, Allen of Jefferson, Ames, Balkema, Balluff, Bascom, Bauman, Beans, Beebe, Bennett, Black, Boettger, Bowman, Brady, Brockway, Brown of Decatur, Bruce, Bybee, Byerly, Campbell of Ida, Campbell of Webster, Chapman, Chase, Clarkson, Collin, Cousins, Cowles, Crist, Crow, Cunningham, Dabney, Daniels, Dawson, Dewey, Dixon, Downey, Dunlap, Dunnegan, Edmunds, Ellis, Enger, Felt, Finlayson, Fitchpatrick, Fletcher, Fourt, Fraley, Francis, Fry, Fulton, Garrett, Gates, Gilbert, Gillilland, Goodykoontz, Greene, Griggs, Grout, Halgrims, Hamilton, Hammill, Harding, Harvey, Hazen, Hickenlooper, Hogan, Hoyt, Huff, Hunt, Hunter, Huntley, Hutchins, Jacobs, Jacobson, Jewell, Johnson, Koontz, Krebill, Kull, Kulp, Larrabee of Webster, Larrabee of Fayette, Lenocker, Linnan, Lund, McCleery, McColl, Mc-Culloch of Wayne, McCullough of Dubuque, McManus, Malmberg, Miller of Bremer, Miller of Dubuque, Milton, Moore, Neal, Newell, O'Connor, Odendahl, Olson, Parshall, Patterson, Penn, Perkins, Pickford, Proudfoot, Quigley, Ream, Ripley, Ritter, Robbins, Rowles, Russell, Sammis, Sater, Schee, Schrup, Shane, Shankland, Sherman, Skinner, Smith of Adams, Smith of Dectaur, Smith of Mitchell, Smith of Shelby, Spaulding, Stephenson, Stillman, Stipe, Stoddard, Stuckslager, Sullivan, Taylor of Union, Taylor of Appanoose, Townsend, Van Camp, Van Law, Webber, White of Benton, White of Iowa, Whitney, Wilson, Zeller—144.

Absent:

Brown of Wright, De Wolf, Escher, George, Hayes, Klay, Leach, Legel, Lounsberry, Mattes, Murtagh, Saunders, Savage, Speer—14.

President Smith announced the Joint Convention duly organized with a quorum of members present.

President Smith then announced that the roll would be called for the purpose of electing a United States Senator in Congress, and appointed as teller on the part of the Senate, Senator Sullivan of Polk, and as assistant teller, Senator Hoyt of Buchanan.

Speaker Stillman appointed as teller on the part of the House, Representative Huff of Hardin, and as assistant teller, Representative Crist of Clarke.

Upon the roll being called those voting for Claude R. Porter were:

Balluff, Bauman, Black, Byerly, Clarkson, Crow, Dabney, Downey, Dunlap, Dunnegan, Ellis, Fletcher, Garrett, Gilbert, Greene, Griggs, Hamilton, Hazen, Koontz, Krebill, Kull, Lenocker, Linnan, McCullough of Dubuque, McManus, Miller of Bremer, Miller of Dubuque, Milton, Odendahl, Olson, Parshall, Penn, Quigley, Ream, Ritter, Rowles, Sater, Schrup, Stephenson, Taylor of Union, Townsend, Webber, White of Benton, White of Iowa, Wilson—45.

Those voting for Horace E. Deemer were:

Adams, Allen of Jefferson, Balkema, Bascom, Beans, Bennett, Bowman, Brady, Brown of Decatur, Bybee, Chapman, Chase, Cowles, Crist, Daniels, Dewey, Dixon, Edmunds, Finlayson, Fourt, Fraley, Francis, Fulton, Gillilland, Harvey, Hickenlooper, Hogan, Hunt, Huntley, Jacobson, McCleery, McColl, McCulloch of Wayne, Malmberg, Neal, Pickford, Proudfoot, Robbins, Shane, Smith of Adams, Smith of Dectaur, Smith of Mitchell, Smith of Shelby, Stipe, Stuckslager, Sullivan, Van Camp, Van Law, Whitney, Zeller—50.

Those voting for W. S. Kenyon were:

Allen of Pocahontas, Ames, Beebe, Brockway, Bruce, Campbell of Ida, Campbell of Webster, Collin, Cousins, Dawson, Enger, Felt, Fitchpatrick, Fry, Gates, Goodykoontz, Grout, Halgrims, Hammill, Hoyt, Huff, Hunter, Hutchins, Jacobs, Jewell, Johnson, Kulp, Larrabee of Webster, Larrabee of Fayette, Lund, Newell, Patterson, Perkins, Ripley, Russell, Sammis, Schee, Shankland, Sherman, Skinner, Spaulding, Stillman, Stoddard—43.

Those paired were:

Boettger, Cunningham, Harding, Moore, O'Connor, Taylor of Appanoose—6.

Absent:

Brown of Wright, De Wolf, Escher, George, Hayes, Klay, Leach, Legel, Lounsberry, Mattes, Murtagh, Saunders, Savage, Speer—14.

President Smith announced that no one had received a majority of the votes cast in the Joint Convention for United States Senator in Congress and that no election had occurred.

Journal of the Joint Convention was then read and approved.

On motion of Beebe of Franklin the Joint Convention was dissolved.

House reconvened, Speaker Stillman in the Chair.

On motion of Odendahl of Carroll the House adjourned.

AFTERNOON SESSION.

The House reconvened, Speaker Stillman in the chair.

REPORTS OF COMMITTEES.

Campbell of Ida, from the Committee on Judicial Districts, submitted the following report:

MR. SPEAKER—Your Committee on Judicial Districts, to whom was referred House File No. 386, a bill for an act transferring Washington County from the Sixth judicial district of Iowa to the Twentieth judicial district of Iowa; and providing for the election of three district judges in the sixth judicial district; and also providing for the election of two district judges in the twentieth judicial district, beg leave to report they have had the same under consderation and have instructed me to report the same back to the House with the recommendation that the same do pass.

ED. H. CAMPBELL,

Report adopted.

Chairman.

Also:

Mr. Speaker—Your Committee on Judicial Districts, to whom was referred House File No. 438, a bill for an act to amend Section Two Hundred Twenty-seven (227) of the Code, relating to the division of the state into judicial districts, and increasing the number of district judges in the eighteenth district, 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.

ED. H. CAMPBELL,

Chairman.

Report adopted.

Also:

Mr. Speaker—Your Committee on Judicial Districts, to whom was referred House File No. 320, a bill for an act amending Section Two Hundred Twenty-seven (227) of the Supplement to the Code, 1907, and providing for an additional judge of the district court in the First judicial district and for his appointment, etc., 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.

ED. H. CAMPBELL,

Chairman.

Report adopted.

Also:

MR. SPEAKER—Your Committee on Judicial Districts, to whom was referred House File No. 222, a bill for an act to amend Section Two Hundred Twenty-seven (227) of the Supplement to the Code, 1907, to change the boundaries of the Seventh and Twentieth Judicial Districts and to reduce the number of judges in the Seventh Judicial District and to increase the number of Judges in the Twentieth Judicial District and to establish the Twenty-first Judicial District with two Judges therein, 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 be indefinitely postponed.

ED. H. CAMPBELL,

Chairman.

Report adopted, and House File No. 222 was indefinitely postponed.

Roll was called to ascertain the presence of a quorum, and the following members responded as present:

Bascom, Bauman, Beans, Beebe, Boettger, Bowman, Brady, Brockway, Bruce, Bybee, Byerly, Campbell of Ida, Collin, Cousins, Crist, Cunningham, Dabney, Daniels, Dawson, Dewey, Dixon, Downey, Edmunds, Ellis, Enger, Felt, Finlayson, Fletcher, Fourt,

Fry, Gilbert, Griggs, Grout, Halgrims, Harding, Harvey, Hazen, Hickenlooper, Hogan, Huff, Hunt, Hutchins, Jacobs, Jacobson, Kull, Larrabee, Lenocker, Linnan, Lund, McCleery, McCullough, Miller of Dubuque, Moore, O'Connor, Odendahl, Olson, Penn, Pickford, Ripley, Ritter, Rowles, Sater, Shane, Shankland, Skinner, Smith of Adams, Smith of Decatur, Stephenson, Stipe, Stoddard, Taylor, Townsend, White, Whitney, Zeller, Mr. Speaker—76.

Absent.:

Black, Brown, Campbell of Webster, Dunlap, Escher, Fraley, Fulton, George, Goodykoontz, Greene, Hamilton, Hayes, Huntley, Johnson, Klay, Koontz, Krebill, Kulp, Leach, Lounsberry, Miller of Bremer, Milton, Murtagh, Newell, Patterson, Perkins, Robbins, Russell, Schee, Sherman, Speer, Van Camp—32.

The Speaker announced the presence of a quorum.

House resumed consideration of House File No. 242.

Jacobs of Calhoun offered the following amendment: I move to amend House File No. 242 by inserting in line one of Section Three of the printed bill after the comma following the word county the following: "drainage".

Adopted.

Mr. Moore, moved that the rules be suspended, 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 ayes were:

Bascom, Bauman, Beans, Beebe, Boettger, Bowman, Brady, Brockway, Bruce, Bybee, Byerly, Campbell of Ida, Collin, Cousins, Crist, Cunningham, Dabney, Daniels, Dawson, Dewey, Dixon, Downey, Dunlap, Edmunds, Ellis, Enger, Felt, Finlayson, Fletcher, Fourt, Fry, Fulton, Gilbert, Greene, Griggs, Grout, Halgrims, Hamilton, Harding, Hazen, Hickenlooper, Hogan, Huff, Hunt, Hutchins, Jacobs, Jacobson, Johnson, Koontz, Krebill, Kull, Kulp, Larrabee, Lenocker, Linnan, Lund, McCleery, McCullough, Miller of Dubuque, Milton, Moore, O'Connor, Odendahl, Olson, Patterson, Penn, Perkins, Pickford, Ripley, Ritter, Robbins, Rowles, Shane, Sherman, Skinner, Smith of Adams, Smith of Decatur, Stephenson, Stipe, Stoddard, Taylor, Townsend, White, Whitney, Zeller, Mr. Speaker—86.

The nays were:

Shankland-1.

Absent or not voting:

Black, Brown, Campbell of Webster, Escher, Fraley, George, Goodykoontz, Harvey, Hayes, Huntley, Klay, Leach, Lounsberry, Miller of Bremer, Murtagh, Newell, Russell, Sater, Schee, Speer, Van Camp—21.

So the bill passed and the title was agreed to.

Moore of Linn in the Chair.

On motion of Ripley of Hancock, Senate File No. 86, a bill for an act amending the law as it appears in Chapter Forty-five (45) of the Acts of the Thirty-third (33d) General Assembly, entitled, "An act providing for acquiring by condemnation proceedings by cities and towns, of heating plants, water works, gas works, electric light or electric power plants, and a mode of procedure therefor, and amending Section Seven Hundred Twenty-two (722) of the Supplement to the Code, 1907," and relating to the same subject, with report of committee recommending passage as amended, was taken up, considered, and the committee substitute amendment substituted for the original bill.

Mr. Ripley moved 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 ayes were:

Bascom, Bauman, Beans, Beebe, Boettger, Bowman, Brockway, Bruce, Bybee, Campbell of Ida, Collin, Crist, Cunningham, Dawson, Dewey, Dixon, Downey, Dunlap, Edmunds, Ellis, Enger, Felt, Finlayson, Fletcher, Fourt, Fry, Fulton, Gilbert, Goodykoontz, Greene, Griggs, Grout, Hamilton, Harding, Hazen, Hickenlooper, Hogan, Hunt, Jacobs, Jacobson, Johnson, Koontz, Larrabee, Linnan, Lund, McCleery, McCullough, Miller of Bremer, Milton, Moore, O'Connor, Odendahl, Olson, Patterson, Penn, Perkins, Pickford, Ripley, Robbins, Rowles, Schee, Shane, Shankland, Sherman, Skinner, Smith of Adams, Smith of Dectaur, Stephenson, Stipe, Stoddard, Taylor, Townsend, Van Camp, White, Whitney, Zeller—76.

The nays were:

None.

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Absent or not voting:

Black, Brady, Brown, Byerly, Campbell of Webster, Cousins, Dabney, Daniels, Escher, Fraley, George, Halgrims, Harvey, Hayes, Huff, Huntley, Hutchins, Klay, Krebill, Kull, Kulp, Leach, Lenocker, Lounsberry, Miller of Dubuque, Murtagh, Newell, Ritter, Russell, Sater, Speer, Mr. Speaker—32.

So the bill passed and the title as amended was agreed to.

On motion of Shankland of Polk, House File No. 110, a bill for an act to provide for the nomination of district judges in judicial districts composed wholly of one county and having a population of 75,000 or more, at the primary election, with report of committee recommending passage as amended, was taken up, considered, and the committee amendments were adopted.

Ellis of Jackson moved to re-refer the bill to the Committee on Judicial Districts.

Motion prevailed and the bill was so referred.

On motion of Brockway of Louisa, House File No. 316, a bill for an act to legalize the incorporation of the town of Grandview, Louisa County, Iowa, the election of its officers, the passage of its ordinances, and resolutions, and acts done by the town council in the adoption and enforcement of its ordinances and resolutions since its organization in the year 1900, with report of committee recommending passage as amended, was taken up, considered, and Senate File No. 271 was substituted therefor.

Further consideration of bill deferred.

On motion of Harding of Woodbury, the House adjourned until 9:00 o'clock, A. M., Tuesday.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES,
DES MOINES, IOWA, MARCH 14, 1911.

House met pursuant to adjournment, Speaker Stillman in the Chair.

Prayer was offered by Rev. F. W. Mutchler of Des Moines, Iowa.

Journal of March 13th corrected and approved.

Ellis of Jackson offered the following motion:

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MR. SPEAKER—In view of the fact that nearly one thousand bills have been introduced during the present session, and that comparatively but few have been disposed of, and the further fact that we are now within two weeks of the date upon which a large part of the membership of the General Assembly believe we ought to adjourn, and to facilitate the work of the regular committees, I move that the Speaker of the House appoint a sifting committee and designate the time when such committee shall begin their duties as such.

Whitney of Woodbury moved that further consideration of this motion be made a Special Order for Wednesday at 10:00 o'clock, A. M.

Moore of Linn moved to lay all pending motions on the table. Motion prevailed.

PETITIONS, MEMORIALS AND REMONSTRANCES.

Black of Muscatine presented remonstrance of citizens of Iowa against House File No. 444.

Referred to Committee on Pharmacy.

Lund of Hamilton presented remonstrance of citizens of Iowa against House File No. 444.

Referred to Committee on Pharmacy.

Milton of Cedar presented petition from citizens of Cedar county relative to Five Mile Limit bill.

Referred to Committee on Suppression of Intemperance.

Stipe of Page presented remonstrance of salesmen for J. R. Watkins' Medicine Co. against House File No.444.

Referred to Committee on Pharmacy.

Sherman of Poweshiek presented resolution adopted by the Poweshiek County Farmers' Institute favoring the compulsory dragging of roads.

Referred to Committee on Roads and Highways.

REPORTS OF COMMITTEES.

Goodykoontz of Boone, from the Committee on Ways and Means, submitted the following report:

Mr. Speaker—Your Committee on Ways and Means, to whom was referred Substitute for Senate File No. 103, a bill for an act to amend Section Thirteen Hundred Seventy (1370) of the Code, relating to the time in which township trustees in certain cities acting under special charters may complete equilization of taxes, 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 he same be amended by substituting the following substitute amendment therefor:

A BILL

For an Act to Amend Section One Thousand Three Hundred Seventy (1370) of the Code, Relating to the Time in Which Local Boards of Review May Complete Their Duties.

Be it Enacted by the General Assembly of the State of Iowa:

Section 1. That Section One Thousand Three Hundred Seventy (1370) of the Code is hereby amended by adding thereto after the period (.) following the word "done" in said section, the following:

"Provided, however, that in townships having a population of Twenty Thousand (20,000) or more, and situated entirely within the limits of a city under special charter, and in cities having a population of Twenty Thousand (20,000) or more, including cities under special charter, the Board of Review may begin the performance of the duties herein defined on and after the First day of March each year."

Sec. 2. This act being deemed of immediate importance, shall take effect from and after its passage and approval and publication thereof had in the Register and Leader and Des Moines Capital, newspapers published in Des Moines, Iowa, and when so amended the bill do pass.

W. W. GOODYKOONTZ,

Chairman.

Report adopted.

Also:

Mr. Speaker—Your Committee on Ways and Means, to whom was referred House File No. 182, a bill for an act requiring the payment of interest on school funds, 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 be indefinitely postponed.

W. W. GOODYKOONTZ.

Chairman.

Ordered passed on file.

Also:

MR. SPEAKER—Your Committee on Ways and Means, to whom was referred House File No. 357, a bill for an act to permit township trustees, city and town councils, and boards of directors of incorporated cemetery associations, having custody and control of any cemetery in the state, to levy a tax on cemetery lots, and providing for the collection of the tax and for the sale of lots upon which the tax has not been paid, and for the control of cemetery funds, 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 be indefinitely postponed.

W. W. GOODYKOONTZ, Chairman.

Report adopted and House File No. 357 was indefinitely postponed.

REPORT OF COMMITTEE ON ENROLLED BILLS.

Whitney of Woodbury, 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. 220, a bill for an act to amend the law as it appears in Chapter Sixty (60) of the laws of the Thirty-third General Assembly, relating to the improvement of water fronts in special charter cities, and conferring additional powers upon such cities. (Additional to Chapter Fourteen (14) of Title Five (5) of the Code, relating to cities under special charter.)

Also:

House File No. 217, a bill for an act authorizing cities and towns and cities acting under special charter to change the names of streets and provide for the filing of same with the county officers.

Also:

House File No. 6, a bill for an act to repeal Section Three Thousand Four Hundred Forty-seven-B (3447-B) of the Supplement to the Code,

1907, and to enact a substitute therefor relative to the recovery of interest in real estate when spouse failed to join in conveyance.

U. G. WHITNEY,

Chairman.

Adopted.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS.

Whitney of Woodbury, 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. 220, a bill for an act to amend the law as it appears in Chapter Sixty (60) of the laws of the Thirty-third General Assembly, relating to the improvement of water fronts in special charter cities, and conferring additional powers upon such cities. (Additional to Chapter Fourteen (14) of Title Five (5) of the Code, relating to cities under special charter.)

Also:

House File No. 217, a bill for an act authorizing cities and towns and cities acting under special charter to change the names of streets and provide for the filing of same with the county officers.

Also:

House File No. 6, a bill for an act to repeal Section Three Thousand Four Hundred Forty-seven-B (3447-B) of the Supplement to the Code, 1907, and to enact a substitute therefor relative to the recovery of interest in real estate when spouse failed to join in conveyance.

Also:

Senate File No. 252, a bill for an act to repeal Section One Thousand Nine Hundred Eighty-nine (1989) of the Code, 1897, relating to government levees, and to enact a substitute therefor.

Also:

Senate File No. 299, a bill for an act, to legalize certain warrants of the City of Burlington.

U. G. WHITNEY,
Chairman House Committeee.
Ed. P. Malmberg,
Chairman Senate Committee.

Adopted.

Dewey of Guthrie, 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. 362, a bill for an act to amend Section

Seventeen (17) of Chapter One Hundred Thirty-one of the laws of the Thirty-third General Assembly relating to the salary of the Adjutant General, 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.

H. K. DEWEY, Chairman.

Report adopted.

Jacobs of Calhoun, from the Committee on Drainage, submitted the following report:

Mr. Speaker—Your Committee on Drainage, to whom was referred House File No. 292, a bill for an act to provide for the protection of bridges and drainage ditches and providing a penalty for the violation thereof, 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 be indefinitely postponed.

John W. Jacobs, Chairman.

Report adopted and House File No. 292 was indefinitely postponed.

Also:

Mr. Speaker—Your Committee on Drainage, to whom was referred House File No. 164, a bill for an act to amend Section One Thousand Nine Hundred Eighty-nine-a-8 (1989-a-8) of the Supplement to the Code, 1907, relating to the letting of contracts for levees, drains and ditches, 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 be amended as follows:

By adding the words "of the Supplement" to the end of line one (1), Section one (1) of the bill, and by striking out all that part of Section one (1) following the semi-colon (;) in the sixth (6th) line of Section one (1) and adding thereto the following: "bids to be submitted, received and acted upon separately as to the main drain and each of the laterals, exercising their own discretion as to letting such work as to the main drain as a whole, or as to each lateral as a whole, or by sections as to both main drain and laterals." And by adding the following "Section 2" immediately preceding the eight line of Section One (1), and when so amended the bill do pass.

JOHN W. JACOBS, Chairman.

Adopted.

INTRODUCTION OF BILLS.

By Committee on Board of Control, House File No. 484, a bill for an act making the estates of nonresident insane patients and

persons legally bound for their support liable for the care and treatment of such patients in the state hospitals.

Read first and second time and passed on file.

By Committee on Board of Control, House File No. 485, a bill for an act providing for the commitment of boys and girls to the Industrial school and repealing the law as it appears in Sections Twenty-seven Hundred Eight (2708) and Twenty-seven Hundred Nine (2709) of the Supplement to the Code, 1907, and Chapter One Hundred Seventy-four of the acts of the thirty-third (33d) General Assembly.

Read first and second time and passed on file.

By Moore of Linn, House File No. 486, a bill for an act to repeal the law as it appears in Sections Sixty-five (65) and Twenty-six Hundred Twenty-seven (2627) of the Supplement to the Code, 1907, and to repeal Section Eighty-six (86), Ninety-eight (98), and One Hundred Fifteen (115) of the Code, in reference to the salaries of the governor and his secretary, secretary of state, auditor of state, treasurer of state and superintendent of public instruction and his deputy, and allowance for his traveling expenses, and enact substitutes therefor.

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

House File No. 487, by Moore of Linn, a bill for an act fixing the first day of January as the beginning of the fiscal year of cities of the first class.

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

House File No. 458, by Dixon of Sac, a bill for an act to amend Section Seven Hundred Twenty-eight (728) of the Code and Supplement, relating to vacancies in office of library trustees.

Read first and second time and referred to Committee on Public Libraries.

By Russell of Winnebago, House File No. 489, a bill for an act to license auctioneers and to punish the making of sales by them without such license.

Read first and second time and referred to Committee on Commerce and Trade.

House File No. 490, by Jacobs of Calhoun, a bill for an act providing for limitations for the commencement of actions, relative to real property, additional to Chapter Two (2), Title Eighteen (18), of the Code.

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

House File No. 491, by Harding of Woodbury, a bill for an act for the encouragement of manufacturing by authorizing and empowering boards of supervisors, councils of cities and towns, and cities acting under a special charter and under a commission, to exempt property of manufacturing plants from taxation and limiting the time.

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

By Crist of Clark, House File No. 492, a bill for an act to legalize and validate the acts of the city council of the city of Osceola, Iowa, in varying from and constructing paving and curbing on portions of Washington and Webster streets in said city on grades different from the established grades.

Whereas, the council of the City of Osceola, Jowa, in April, 1910, duly adopted by the required vote, a preliminary resolution providing for the paving and curbing of certain streets in said city, including portions of Washington and Webster streets, and

Whereas, a time was fixed for the final consideration of such resolution, and the proper notices were then given as provided by law, and

Whereas, said resolution was considered and portions of Washington and Webster streets, together with other streets, were ordered paved and curbed, and, the cost ordered assessed against abutting property as provided by law, and,

Whereas, said council did at a later date let a contract for the construction of said paving and curbing, and,

Whereas, said paving and curbing has been done honestly and well, and at a large expense, and with the full belief that all of the requirements of the law had been complied with, and that the paving and curbing had been constructed strictly in accordance with said resolution and contract and the laws of Iowa, and,

Whereas, in paving and curbing the portions of Washington and Webster streets between Main street and the tracks of the Keokuk and Western Railroad Company, now the Chicago, Burlington & Quincy Railroad Company, the established grade has been varied from and the paving and curbing as laid and constructed does not conform with the estab-

lished grade, and that in varying therefrom the property abutting was not damaged or injured, but benefitted, and,

Whereas, the proper assessments were on January 30th, 1911, made against the abutting property, and,

Whereas, doubts have arisen in regard to the regularity and legality of constructing the paving and curbing on a grade different from the established grade of said city, and,

Whereas, it appears that the city of Osceola, and its council, acted in the utmost good faith, and under the belief that all its acts were legal, therefore,

Be it Enacted by the General Assembly of the State of Iowa:

Section 1. That the acts of the council of the city of Osceola, Iowa, in permitting and causing the paving and curbing on Washington and Webster streets in said city, to be laid and constructed at and on a different grade, from the established grade of the city of Osceola, be and are hereby legalized, and the assessments made by the city council of said city on January 30th, 1911, against the real estate and property along and abutting on Washington and Webster streets for such paving, curbing and street improvements are all legalized and validated, so as to be and have the same force and effect as though constructed and laid on the established grade, and every provision of the laws of the state had been strictly followed.

Sec. 2. This act being deemed of immediate importance shall take effect and be in force from and after its publication in the Evening Tribune, a newspaper published in the city of Des Moines, Iowa, and the Osceola Sentinel, a newspaper published in the city of Osceola, Iowa, both publications to be without expense to the state.

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

By Miller of Dubuque, House File No. 493, a bill for an act requiring railroad corporations doing business in the state of Iowa to have two regular pay days in each month.

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

By McCleery of Washington, House File No. 494, a bill for an act to define the duties of the county supervisors, relative to reporting in writing of the building and repairing of bridges and culverts and the expenditure of the county road funds in the different townships in their respective districts to the auditor and the publication of the same.

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

By Whitney of Woodbury, House Joint Resolution No. 8. Joint resolution proposing an amendment to the Constitution of the state of Iowa, authorizing the General Assembly to provide for the exclusive taxation of classes of property for state revenue purposes.

Be it Enacted by the General Assembly of the State of Iowa:

Section 1. That the following amendment to the constitution of the state of Iowa be, and the same is hereby proposed: To add, as Section Thirty-nine (39) to Article Three (3) of said constitution the following, to-wit:

Sec. 39. For the purpose of providing revenue for state purposes, the General Assembly may provide for the exclusive taxation of such classes of property as it may deem proper, provided that public, utilities and other classes of property, the business of which is exclusively carried on within the limits of any one county, shall not be so taxed. When any class of property is exclusively taxed for state revenue purposes, such class shall not be otherwise taxed for general county, township, or municipal purposes."

Sec. 2. That the foregoing 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 months previous to the day of such election, as provided by law.

Resolved further, that should said proposed amendment be agreed to by a majority of the members of the said succeeding General Assembly, the said proposed amendment shall be submitted to the electors of the State of Iowa at the general election in the year 1914.

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

By Black of Muscatine, House Joint Resolution No. 9. Joint resolution instructing and empowering the governor of the state of Iowa to issue to Colonel Benjamin F. Beach a brevet brigadier general's commission.

Be It Resolved by the General Assembly of the State of Iowa:

That Whereas Colonel Benjamin F. Beach was in command of the famous Iowa Brigade during the last six months of the late War of the Rebellion, and

Whereas, the said Colonel Benjamin F. Beach during said time 'distinguished himself for bravery and heroic service, therefore,

Be it Resolved by the General Assembly of the State of Iowa that the Governor of the State of Iowa be and he is hereby directed to issue to the said Benjamin F. Beach a Brevet Brigadier General's Commission.

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

The Speaker announced that as Speaker of the House he had signed in the presence of the House, House Files Nos. 220, 217 and 6 and Senate Files Nos. 252 and 299.

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 returns as requested by the House Senate File No. 24, a bill for an act pertaining to the exemption from taxation of property of an honorably discharged union soldier of sailor.

Geo. A. Wilson, Secretary.

Zeller of Madison called up Senate message relative to Senate File No. 24 which had been recalled from the Senate for correction, and asked unanimous consent to suspend the rules in order to move the reconsideration of the vote by which the bill passed the House.

Unanimous consent was given.

Mr. Zeller then filed the following motion: I move to reconsider the vote by which Senate File No. 24 passed the House.

Seconded by Shankland of Polk.

Motion prevailed and reconsideration was ordered.

Mr. Zeller then moved to reconsider the vote by which Senate File No. 24 passed to its third reading.

Seconded by Shankland of Polk.

Motion prevailed and reconsideration ordered.

Mr. Zeller then moved to amend the bill by inserting the figures "1907" in the title and body of the bill, following the words "Supplement to the Code".

Amendment adopted.

Mr. Zeller moved 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 ayes were:

Bascom, Bauman, Beebe, Black, Bowman, Brady, Brockway, Bybee, Byerly, Campbell of Ida, Campbell of Webster, Collin, Cousins,

Crist, Dabney, Daniels, Dawson, Dewey, Dixon, Downey, Dunlap, Edmunds, Ellis, Enger, Finlayson, Fourt, Fraley, Fry, Gilbert, Greene, Grout, Halgrims, Hamilton, Harding, Harvey, Hayes, Hazen, Hickenlooper, Hogan, Huff, Hunt, Hutchins, Jacobs, Jacobson, Johnson, Krebill, Kull, Larrabee, Lenocker, McCleery, McCullough, Miller of Bremer, Milton, Moore, Newell, O'Connor, Odendahl, Olson, Patterson, Penn, Perkins, Pickford, Ripley, Ritter, Robbins, Rowles, Russell, Sater, Shane, Shankland, Sherman, Skinner, Smith of Adams, Speer, Stephenson, Stoddard, Taylor, Townsend, Van Camp, White, Whitney, Zeller, Mr. Speaker—83.

The nays were:

None.

Absent or not voting:

Beans, Boettger, Brown, Bruce, Cunningham, Escher, Felt, Fletcher, Fulton, George, Goodykoontz, Griggs, Huntley, Klay, Koontz, Kulp, Leach, Linnan, Lounsberry, Lund, Miller of Dubuque, Murtagh, Schee, Smith of Decatur, Stipe—25.

So the bill passed the House.

Zeller of Madison moved to amend the title by striking out the words "of Iowa" following the word "Code" in line two.

Amendment adopted, and title as amended agreed to.

Shankland of Polk moved that Senate File No. 14 be recalled from the Senate for correction.

Motion prevailed.

REPORT OF COMMITTEE ON ENROLLED BILLS.

MR. SPEAKER—Your Committee on Enrolled Bills respectfully report that they have this day sent to the Governor for his approval, House File No. 220, a bill for an act to amend the law as it appears in Chapter Sixty (60) of the laws of the Thirty-third General Assembly, relating to the improvement of water fronts in special charter cities, and conferring additional powers upon such cities. (Additional to Chapter Fourteen (14) of Title Five (V) of the Code, relating to cities under special charter.)

Also:

House File No. 217, a bill for an act authorizing cities and towns and cities acting under special charter to change the names of streets and provide for the filing of same with the county officers.

Also:

House File No. 6, a bill fer an act to repeal Section Three Thousand Four Hundred Forty-seven-b (3447-b) of the Supplement to the Code, 1907, and to enact a substitute therefor relative to the recovery of interest in real estate when spouse failed to join in conveyance.

U. G. WHITNEY, Chairman.

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 concurred in House amendment to Senate File No. 299, a bill for an act to legalize certain warrants of the city of Burlington, Iowa.

GEO. A. WILSON,

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. 38, a bill for an act relating to the time when actions may be brought on judgments in courts of record.

Geo. A. Wilson, 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. 191, a bill for an act to amend the law as it appears in Paragraph II of Section One Thousand Seven Hundred and Fifty-eight-a (1758-a) of the Supplement to the Code, 1907, in relation to the standard form of fire insurance policy, so as to provide for additional agreements in favor of mortgagees and other persons.

GEO. A. WILSON,

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. 232, a bill for an act relating to protection against fire and providing a penalty.

GEO. A. WILSON, Secretary.

Also:

Mr. Speaker—I am directed to inform your honorable body that the Senate has passed the fellowing bill in which the concurrence of the House is asked:

Senate File No. 267, a bill for an act relative to the renewal of teachers' certificates.

GEO. A. WILSON,

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. 358, a bill for an act to amend the law as it appears in Section Eight Hundred Twenty-five (825) of the Code, relating to the payment of assessments for street improvements and service.

GEO. A. WILSON,

Secretary.

Also:

MB. 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. 359, a bill for an act relating to the compensation of marshal in Superior Courts.

GEO. A. WILSON,

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 relating to the Public archives.

Geo. A. Wilson,

Secretary.

SENATE MESSAGES CONSIDERED.

Substitute for Senate File No. 358, a bill for an act to amend the law as it appears in Sections Eight Hundred Twenty-five (825) of the Code, relating to the payment of assessments for street improvements and sewers.

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

Senate File No. 359, a bill for an act to amend the law as it appears in Section Two Hundred Eighty (280) of the Code, relating to the compensation of marshal in superior court.

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

Senate File No. 333, a bill for an act to amend the law as it appears in Section Two Thousand Eight Hundred Eighty-one-l (2881-1) of the Supplement to the Code, 1907, relating to the public archives, authorizing the curator of the historical collections to make and certify copies of records and documents in the public archives.

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

Substitute for Senate File No. 191, a bill for an act to amend the law as it appears in Paragraph II, of Section One Thousand Seven Hundred Fifty-eight-a (1758-a) of the Supplement to the Code, 1907, in relation to the standard form of fire insurance policy, so as to provide for additional agreements in favor of mortgagees and other persons.

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

Senate File No. 232, a bill for an act to amend Section Forty-nine Hundred and Ninety-nine-a-10 (4999-a-10) of the Supplement to the Code, 1907, relating to protection against fire and providing a penalty.

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

Senate File No. 267, a bill for an act to repeal Sections Twentysix Hundred Thirty-four-d (2634-d) and Twenty-six Hundred Thirty-four-h (2634-h) of the Supplement to the Code, 1907, and enact substitutes therefor relating to the renewal of teachers' certificates.

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

CONSIDERATION OF BILLS.

House resumed consideration of Senate File No. 271, which had been substituted for House File No. 316.

Brockway of Louisa moved 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 ayes were:

Bascom, Bauman, Beans, Beebe, Black, Boettger, Bowman, Brady, Brockway, Bruce, Bybee, Byerly, Campbell of Ida, Campbell of Webster, Collin, Cousins, Crist, Cunningham, Dawson, Dewey, Dixon, Downey, Dunlap, Edmunds, Ellis, Enger, Fraley, Fry, Gilbert, Goodykoontz, Greene, Griggs, Grout, Halgrims, Hamilton, Harding, Harvey, Hayes, Hazen, Hickenlooper, Huff, Hunt, Hutchins, Jacobs, Jacobson, Johnson, Krebill, Kull, Kulp, Larrabee, Lenocker, McCleery, McCullough, Miller of Bremer, Moore, Newell, O'Connor, Odendahl, Olson, Patterson, Penn, Perkins, Pickford, Ripley, Ritter, Robbins, Rowles, Russell, Shane, Shankland, Sherman, Skinner, Smith of Adams, Smith of Decatur, Speer, Stephenson, Stoddard, Taylor, Townsend, Van Camp, White, Whitney, Zeller, Mr. Speaker—84.

The nays were:

None.

Absent or not voting:

Brown, Dabney, Daniels, Escher, Felt, Finlayson, Fletcher, Fourt, Fulton, George, Hogan, Huntley, Klay, Koontz, Leach, Linnan, Lounsberry, Lund, Miller of Dubuque, Milton, Murtagh, Sater, Schee, Stipe—24.

So the bill passed and the title was agreed to.

On motion of Edmunds of Taylor, Senate File No. 290, a bill for an act to legalize the ordinances and rules of health of the incorporated town of Lenox, Taylor county, Iowa, with report of committee recommending passage, was taken up and considered.

Mr. Edmunds moved 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 ayes were:

Bascom, Bauman, Beebe, Black, Boettger, Bowman, Brockway, Bruce, Bybee, Byerly, Campbell of Ida, Campbell of Webster, Collin, Crist, Cunningham, Daniels, Dawson, Dewey, Downey, Dunlap, Edmunds, Ellis, Enger, Fourt, Fraley, Fry, Gilbert, Goodykoontz, Greene, Griggs, Grout, Halgrims, Hamilton, Harding, Harvey, Hayes, Hazen, Hickenlooper, Huff, Hunt, Hutchins, Jacobs,

Jacobson, Johnson, Klay, Krebill, Kull, Larrabee, Linnan, McCleery, McCullough, Milton, Moore, Newell, O'Connor, Odendahl, Patterson, Penn, Perkins, Pickford, Ripley, Ritter, Robbins, Russell, Sater, Schee, Shane, Sherman, Skinner, Smith of Adams, Smith of Decatur, Speer, Stephenson, Stoddard, Taylor, Townsend, Van Camp, White, Whitney, Zeller, Mr. Speaker—81.

The nays were:

None.

Absent or not voting:

Beans, Brady, Brown, Cousins, Dabney, Dixon, Escher, Felt, Finlayson, Fletcher, Fulton, George, Hogan, Huntley, Koontz, Kulp, Leach Lenocker, Lounsberry, Lund, Miller of Bremer, Miller of Dubuque, Murtagh, Olson, Rowles, Shankland, Stipe—27.

So the bill passed and the title was agreed to.

On motion of Kull of Howard, Senate File No. 250, a bill for an act to legalize a certain deed executed by Fremont county and its board of supervisors on the 11th day of November, 1895, conveying to Mary E. McDonald the west half of the northeast quarter and the northwest quarter of Section two, Township 70 north, Range 43, west of the fifth P. M., in Fremont county, Iowa, with report of committee recommending passage, was taken up and considered.

Mr. Kull moved 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 ayes were:

Bascom, Beans, Beebe, Black, Boettger, Bowman, Brockway, Bybee, Byerly, Campbell of Ida, Campbell of Webster, Collin, Crist, Daniels, Dawson, Dewey, Downey, Dunlap, Edmunds, Ellis, Enger, Felt, Fourt, Fraley, Fry, Fulton, Gilbert, Goodykoontz, Greene, Grout, Halgrims, Hamilton, Harding, Harvey, Hayes, Hazen, Hickenlooper, Hogan, Huff, Hunt, Huntley, Hutchins, Jacobson, Johnson, Krebill, Kull, Kulp, Larrabee, Lenocker, Linnan, McCullough, Miller of Bremer, Milton, Newell, O'Connor, Odendahl, Olson, Patterson, Penn, Perkins, Pickford, Ritter, Robbins, Russell, Sater, Shane, Sherman, Smith of Adams, Smith of Decatur, Speer, Stephenson, Taylor, Townsend, Van Camp, White, Whitney, Zeller, Mr. Speaker—78.

The nays were:

None.

Absent or not voting:

Bauman, Brady, Brown, Bruce, Cousins, Cunningham, Dabney, Dixon, Escher, Finlayson, Fletcher, George, Griggs, Jacobs, Klay, Koontz, Leach, Lounsberry, Lund, McCleery, Miller of Dubuque, Moore, Murtagh, Ripley, Rowles, Schee, Shankland, Skinner, Stipe, Stoddard—30.

So the bill passed and the title was agreed to.

On motion of Fulton of Jefferson, Senate File No. 25, a bill for an act to amend the law as it appears in Section Two Thousand Seven Hundred Ninety-three (2793) of the Supplement to the Code, 1907, relating to the change of boundaries of school corporations, with report of committee recommending passage, was taken up and considered.

Mr. Fulton moved 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 ayes were:

Bascom, Beans, Beebe, Black, Boettger, Bowman, Brockway, Bruce, Bybee, Byerly, Campbell of Ida, Campbell of Webster, Collin, Dabney, Daniels, Dawson, Dixon, Edmunds, Ellis, Enger, Felt, Fourt, Fraley, Fry, Fulton, Gilbert, Greene, Griggs, Grout, Halgrims, Hamilton, Harding, Harvey, Hayes, Hazen, Hickenlooper, Hogan, Huff, Hunt, Huntley, Hutchins, Jacobson, Johnson, Klay, Krebill, Kull, Larrabee, Linnan, McCleery, McCullough, Milton, Moore, Newell, O'Connor, Odendahl, Olson, Patterson, Penn, Perkins, Pickford, Ripley, Ritter, Robbins, Russell, Sater, Shane, Sherman, Skinner, Smith of Adams, Smith of Decatur, Speer, Stephenson, Stoddard, Taylor, Townsend, Van Camp, White, Whitney, Zeller, Mr. Speaker—80.

The nays were:

None:

Absent or not voting:

Bauman, Brady, Brown, Cousins, Crist, Cunningham, Dewey, Downey, Dunlap, Escher, Finlayson, Fletcher, George, Goody-Koontz, Jacobs, Koontz, Kulp, Leach, Lenocker, Lounsberry, Lund, Miller of Bremer, Miller of Dubuque, Murtagh, Rowles, Schee, Shankland, Stipe—28.

So the bill passed and the title was agreed to.

On motion of Whitney of Woodbury, House File No. 12, a bill for an act to provide for prosecuting criminal offenses to final judgment on information to be filed by the County Attorney, and without the intervention of the Grand Jury, in all cases in which the punishment exceeds a fine of one hundred dollars, or exceeds imprisonment for thirty days and to provide the procedure when so prosecuted on information, with report of committee recommending passage as amended was taken up, considered, and the committee substitute amendment substituted for the original bill.

Schee of O'Brien in the chair.

Mr. Whitney moved that the rules be suspended, the bill be considered engrossed, and read a third time now, which motion prevailed, and the bill was read third time.

On the question, "Shall the bill pass?"

The ayes were:

Bascom, Bauman, Beans, Beebe, Bowman, Brady, Brockway, Bruce, Campbell of Ida, Campbell of Webster, Collin, Cousins, Crist, Cunningham, Dabney, Daniels, Dawson, Dewey, Dixon, Dunlap, Enger, Felt, Finlayson, Fourt, Fraley, Fry, Fulton, Goodykoontz, Grout, Halgrims, Hamilton, Harding, Harvey, Hickenlooper, Hogan, Huff, Hunt, Hutchins, Jacobs, Jacobson, Johnson, Klay, Krebill, Kull, Kulp, Larrabee, Lenocker, Linnan, McCleery, Milton, Newell, Odendahl, Olson, Patterson, Penn, Perkins, Pickford, Ripley, Robbins, Rowles, Schee, Shane, Sherman, Skinner, Smith of Adams, Smith of Decatur, Speer, Stipe, Taylor, Van Camp, Whitney, Zeller, Mr. Speaker—73.

The nays were:

Byerly, Downey, Hayes, Hazen, Miller of Bremer, O'Connor, Ritter, Sater, Stephenson, Stoddard, Townsend, White—12.

Absent or not voting:

Black, Boettger, Brown, Bybee, Edmunds, Ellis, Escher, Fletcher, George, Gilbert, Greene, Griggs, Huntley, Koontz, Leach, Lounsberry, Lund, McCullough, Miller of Dubuque, Moore, Murtagh, Russell, Shankland—23.

So the bill passed.

Mr. Whitney moved to strike out the word "all" in fourth line of title.

Adopted.

Title as amended was agreed to.

On motion of Hutchins of Kossuth, House File No. 282, a bill for an act to amend Section One Thousand Seven Hundred Twentyone (1721), of the Code, relating to capital required of foreign insurance companies, with report of committee recommending passage as amended, was taken up and considered.

Mr. Hutchins moved that the rules be suspended, 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 ayes were:

Bauman, Black, Campbell of Ida, Dixon, Downey, Ellis, Gilbert, Harding, Harvey, Huntley, Hutchins, Johnson, Kulp, Perkins Sater, Shankland, Stephenson, Whitney, Zeller—19.

The nays were:

Bascom, Beans, Beebe, Bowman, Brockway, Bybee, Campbell of Webster, Collin, Cousins, Crist, Daniels, Dawson, Dewey, Enger, Felt, Fry, Goodykoontz, Halgrims, Hayes, Hickenlooper, Huff, Hunt, Jacobs, Jacobson, Klay, Krebill, Kull, Lenocker, Linnan, McCleery, Milton, Moore, Newell, O'Connor, Odendahl, Olson, Patterson, Pickford, Ripley, Ritter, Robbins, Rowles, Russell, Schee, Sherman, Skinner, Smith of Adams, Speer, Stipe, Stoddard, Taylor, Townsend, Van Camp, White—54.

Absent or not voting:

Boettger, Brady, Brown, Bruce, Byerly, Cunningham, Dabney, Dunlap, Edmunds, Escher, Finlayson, Fletcher, Fourt, Fraley, Fulton, George, Greene, Griggs, Grout, Hamilton, Hazen, Hogan, Koontz, Larrabee, Leach, Lounsberry, Lund, McCullough, Miller of Bremer, Miller of Dubuque, Murtagh, Penn, Shane, Smith of Decatur, Mr. Speaker—35.

So the bill having failed to receive a constitutional majority was declared to have been lost.

On motion of Shankland of Polk, Senate File No. 68, a bill for an act to amend Subdivision Five, Section One Thousand Seven Hundred Nine (1709), Supplement to the Code, 1907, relating to indemnity insurance for owners of automobiles and other motor vehicles, with report of committee recommending passage, was taken up and considered.

Speaker Stillman in the chair.

Miller of Bremer offered the following amendment: I move to amend by inserting after the word "accidents" in the fourth line of the printed bill the words "to themselves".

Action pending.

Boettger of Scott moved that when the House adjourn it be to reconvene at 1:30 o'clock P. M.

Motion prevailed.

Fraley of Polk moved that a committee of three be appointed to notify the Senate that the House was ready to receive it in Joint Convention.

Motion prevailed.

The Speaker named as such committee: Fraley of Polk, Lenocker of Pottawattamie, Huntley of Lucas.

The Sergeant-at-Arms announced the arrival of the members of the Senate, who took their seats on the west side of the House Chamber.

JOINT CONVENTION.

The Joint Convention was called to order by Lieutenant Governor Clarke, President of the Joint Convention, at 12:00 o'clock noon.

The roll was then called and the following members responded as present:

Adams, Allen of Pocahontas, Allen of Jefferson, Ames, Balkema, Balluff, Bascom, Bauman, Beans, Beebe, Bennett, Black, Boettger, Bowman, Brady, Brockway, Brown of Decatur, Brown of Wright, Bruce, Bybee, Byerly, Campbell of Ida, Campbell of Webster, Chapman, Chase, Clarkson, Collin, Cousins, Cowles, Crist, Crow, Cunningham, Dabney, Daniels, Dawson, Dewey, De Wolf, Dixon, Downey, Dunlap, Dunnegan, Edmunds, Ellis, Enger, Felt, Finlayson,

Fitchpatrick, Fletcher, Fourt, Fraley, Francis, Fry, Fulton, Garrett, Gates, Gilbert, Gillilland, Goodykoontz, Greene, Griggs, Grout, Halgrims, Hamilton, Hammill, Harding, Harvey, Hayes, Hazen, Hickenlooper, Hogan, Hoyt, Huff, Hunt, Hunter, Huntley, Hutchins, Jacobs, Jacobson, Jewell, Johnson, Klay, Koontz, Krebill, Kull, Kulp, Larrabee of Webster, Larrabee of Fayette, Legel, Lenocker, Linnan, Lund, McCleery, McColl, McCulloch of Wayne, McCullough of Dubuque, Malmberg, Mattes, Miller of Bremer, Miller of Dubuque, Milton, Moore, Neal, Newell, O'Connor, Odendahl, Olson, Parshall, Patterson, Penn, Perkins, Pickford, Proudfoot. Quigley, Ream, Ripley, Ritter, Robbins, Rowles, Russell, Sammis, Sater, Savage, Schee, Schrup, Shane, Shankland. Sherman. Smith of Adams, Smith of Decatur, Smith of Mitchell, Smith of Shelby, Spaulding, Speer, Stephenson, Stillman, Stipe, Stoddard, Sullivan, Taylor of Union, Taylor of Appanoose, Townsend, Van Camp, Van Law, Webber, White of Benton, White of Iowa, Whitney, Wilson, Zeller-150.

Absent:

Escher, George, Leach, Lounsberry, McManus, Murtagh, Saunders, Stuckslager—8.

President Clarke announced the Joint Convention duly organized with a quorum of members present.

President Clarke then announced that the roll would be called for the purpose of electing a United States Senator in Congress, and appointed as teller on the part of the Senate, Senator Savage of Cedar, and as assistant teller, Senator Hoyt of Buchanan.

Speaker Stillman appointed as teller on the part of the House, Representative Huff of Hardin, and as assistant teller, Representative Crist of Clarke.

Upon the roll being called those voting for Claude R. Porter were:

O'Connor-1.

Those voting for Horace E. Deemer were:

Adams, Allen of Jefferson, Balkema, Bascom, Beans, Bennett, Bowman, Brady, Brown of Decatur, Bybee, Chapman, Chase, Cowles, Crist, Daniels, Dewey, Dixon, Edmunds, Finlayson, Fourt, Francis, Fulton, Gillilland, Harding, Harvey, Hickenlooper, Hogan, Hunt, Huntley, Jacobson, McCleery, McColl, McCulloch of

Wayne, Malmberg, Mattes, Moore, Neal, Pickford, Proudfoot, Robbins, Shane, Smith of Adams, Smith of Decatur, Smith of Mitchell, Smith of Shelby, Speer, Stipe, Sullivan, Van Camp, Van Law, Whitney, Zeller—52.

Those voting for W. S. Kenyon were:

Allen of Pocahontas, Ames, Beebe, Brockway, Brown of Wright, Bruce, Campbell of Ida, Campbell of Webster, Collin, Cousins, Cunningham, Dawson, Enger, Felt, Fitchpatrick, Fraley, Fry, Gates, Goodykoontz, Grout, Halgrims, Hammill, Huff, Hunter, Hutchins, Jacobs, Jewell, Johnson, Klay, Kulp, Larrabee of Fayette, Larrabee of Webster, Lund, Newell, Patterson, Perkins, Ripley, Russell, Sammis, Schee, Shankland, Sherman, Skinner, Spaulding, Stillman, Stoddard—46.

Those voting for Frank A. O'Connor were:

Balluff, Bauman, Black, Boettger, Byerly, Crow, Dabney, De Wolf, Downey, Dunlap, Dunnegan, Ellis, Fletcher, Garrett, Gilbert, Greene, Griggs, Hamilton, Hayes, Hazen, Koontz, Krebill, Kull, Legel, Lenocker, Linnan, McCullough of Dubuque, Miller of Bremer, Miller of Dubuque, Milton, Odendahl, Olson, Parshall, Penn, Quigley, Ream, Ritter, Rowles, Sater, Schrup, Stephenson, Taylor of Union, Townsend, Webber, White of Benton, White of Iowa, Wilson—47.

Those paired were:

Clarkson, Hoyt, Savage, Taylor of Appanoose-4.

Absent:

Escher, George, Leach, Lounsberry, McManus, Murtagh, Saunders, Stuckslager—8.

President Clarke announced that no one had received a majority of the votes cast in the Joint Convention for United States Senator in Congress and that no election had occurred.

Journal of the Joint Convention was then read and approved.

On motion of Senator Parshall of Jackson the Joint Convention was dissolved.

House reconvened, Speaker Stillman in the Chair.

On motion of Odendahl of Carroll the House adjourned.

AFTERNOON SESSION.

House reconvened, Speaker Stillman in the Chair.

House resumed consideration of Senate File No. 68 and the amendment proposed by Miller of Bremer.

Ripley of Hancock moved that the bill and pending amendment be re-referred to the Committee on Judiciary.

Motion prevailed and the bill was so referred.

On motion of Whitney of Woodbury, House File No. 64, a bill for an act to amend Section Four Thousand Seven Hundred Seventy-five-c (4775-c) of the Supplement to the Code, 1907, relating to the neglect or refusal to support wife or children or deserting the same, with report of committee recommending passage as amended was taken up, considered, and the committee amendments were adopted.

Mr. Whitney moved that the rules be suspended, 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 ayes were:

Bascom, Bauman, Beans, Beebe, Black, Boettger, Brady, Brockway, Brown, Bruce, Bybee, Byerly, Campbell of Ida, Collin, Cousins, Crist, Daniels, Dawson, Dewey, Dixon, Downey, Dunlap, Edmunds, Ellis, Enger, Felt, Finlayson, Fourt, Fraley, Fry, Fulton, Goodykoontz, Greene, Grout, Halgrims, Hamilton, Harding, Hayes, Hazen, Hickenlooper, Hogan, Huff, Hunt, Huntley, Hutchins, Jacobs, Johnson, Klay, Krebill, Lenocker, Linnan, McCullough, Miller of Dubuque, Milton, Newell, O'Connor, Odendahl, Patterson, Penn, Perkins, Pickford, Ritter, Robbins, Russell, Sater, Schee, Shane, Shankland, Sherman, Skinner, Smith of Adams, Stephenson, Stoddard, Taylor, Van Camp, White, Whitney, Zeller, Mr. Speaker—79.

The nays were:

Ripley-1.

Absent or not voting:

Bowman, Campbell of Webster, Cunningham, Dabney, Escher, Fletcher, George, Gilbert, Griggs, Harvey, Jacobson, Koontz, Kull,

Kulp, Larrabee, Leach, Lounsberry, Lund, McCleery, Miller of Bremer, Moore, Murtagh, Olson, Rowles, Smith of Decatur, Speer, Stipe, Townsend—28.

So the bill passed and the title was agreed to.

On motion of Ripley of Hancock, House File No. 25, a bill for an act to amend Section One Thousand Six Hundred Forty-one-b (1641-b) of the Supplement to the Code, relating to the issuance of capital stock of railway and manufacturing corporations, with report of committee recommending passage as amended, was taken up, considered, and the committee amendments were adopted.

Enger of Winneshiek offered the following amendment: I move to amend by striking out the period at the end of Section One and adding the following: "provided that such discount or commission shall not exceed ten per centum of the amount of the bonds."

Ellis of Jackson moved the previous question.

Motion prevailed and the previous question was ordered.

Amendment lost.

Mr. Ripley moved that the rules be suspended, 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 ayes were:

Bascom, Bauman, Beans, Beebe, Black, Boettger, Bowman, Brady, Brockway, Brown, Campbell of Ida, Collin, Crist, Cunningham, Dabney, Daniels, Dewey, Dixon, Dunlap, Edmunds, Ellis, Felt, Fourt, Fraley, Fry, Fulton, Gilbert, Goodykoontz, Greene, Griggs, Grout, Halgrims, Hamilton, Harding, Hayes, Hazen, Hickenlooper, Hogan, Huff, Hunt, Huntley, Hutchins, Jacobs, Jacobson, Johnson, Koontz, Kulp, Lenocker, Linnan, Lund, McCullough, Miller of Bremer, Miller of Dubuque, Milton, Moore, O'Connor, Olson, Penn, Perkins, Ripley, Ritter, Robbins, Rowles, Shane, Smith of Decatur, Stephenson, Stipe, Stoddard, Taylor, Townsend, White, Whitney, Mr. Speaker—73.

The nays were:

Bybee, Dawson, Downey, Enger, Finlayson, Klay, Newell, Odendahl, Patterson, Pickford, Russell, Skinner—12.

Absent or not voting:

Bruce, Byerly, Campbell of Webster, Cousins, Escher, Fletcher, George, Harvey, Krebill, Kull, Larrabee, Leach, Lounsberry, McCleery, Murtagh, Sater, Schee, Shankland, Sherman, Smith of Adams, Speer, Van Camp, Zeller—23.

So the bill passed and the title was agreed to.

On motion of Moore of Linn, Senate File No. 45 was referred to the Committee on Appropriations.

Unanimous consent having been given, Fraley of Polk called up House File No. 278 and offered the following amendment:

A BILL

For an Act relating to the sale of intoxicating liquors by wholesale drug corporations, additional to Chapter Six (VI) of Title Twelve (XII) of the Code.

Be it Enacted by the General Assembly of the State of Iowa:

Section 1. Any corporation doing a general wholesale drug business within the state and having a registered pharmacist who holds a permit to sell intoxicating liquors, and is financially interested in and actually engaged in the conduct of said business, may sell and dispense intoxicating liquors, not including malt liquors, for the purpose of compounding medicines, tinctures, and extracts, none of which can be used as a beverage, to any registered pharmacist conducting a general drug business within the state, or to any firm or corporation having a registered pharmacist financially interested therein and doing a general drug business within the state, and to physicians duly licensed under the laws of the state; and for resale, to registered pharmacists holding a permit to sell intoxicating liquors. Such sales of intoxicating liquors shall be made only upon the written request of the registered pharmacist or physician desiring to purchase the same, said request to be signed by the applicant for the purchase and countersigned by the permit holder of the corporation making the sale with his name and the date the goods are delivered for transportation, and shall be in the following form:

	To Reg. Phar. No	•• :
	I hereby make request for the cating liquors:	purchase of the following intoxi
: :	Amount.	Kind.
0		***************************************
	•••••	• • • • • • • • • • • • • • • • • • • •
Reg. Phar. No	cine. The actual purpose for which this request is made is for	
• 3	I do not habitually use intoxicating liquors as a beverage.	
	•	Signature of Purchaser.

- Sec. 2. Requests for intoxicating liquors made under the provisions of the foregoing section need not be filled out and signed in the presence of the permit holder countersigning the same for the wholesale drug corporation, but may be done by the applicant at his place of business and forwarded to the corporation of whom the request is made. Said requests shall be preserved and returns made to the county auditor in accordance with the provisions of Section Two Thousand Three Hundred and Ninety-seven (2397) of the Code, but said requests need not be consecutively numbered.
- Sec. 3. Intoxicating liquors shipped under the provisions of this act may be enclosed in the same box, package, or carton containing other drugs or merchandise. In all cases of such shipments of intoxicating liquors the bill of lading shall set out that intoxicating liquors are in the shipment with the kind and amount of the same, and one copy of the bill of lading shall be signed for the wholesale drug corporation by the permit holder provided for in Section One (1) of this act, or any officer of such drug corporation.
- Sec. 4. All railway, transportation and express companies and other common carriers shall receive intoxicating liquors from corporations conducting a wholesale drug business and ship to registered pharmacists and physicians. Before receiving such shipments, the common carrier shall require the corporation to file with it a copy of the permit of the permit holder connected with the wholesale drug corporation making the shipment, said copy to be certified by the clerk of the district court; the affidavit of any officer of the corporation that said corporation is actually and in good faith engaged in the wholesale sale of drugs in this state, and that the permit holder is a stockholder in the drug corporation; and with each shipment of intoxicating liquors a bill of lading made out and signed as provided for in Section Three (3) of this act. The foregoing provisions having been complied with, the common carrier shall be re-

lieved from all liabilities otherwise imposed by law for the transportation of intoxicating liquors.

- Sec. 5. A failure to comply with all or any of the provisions of this act shall render the person who so fails to comply liable to all the penalties otherwise imposed by law for the sale and transportation of intoxicating liquors within the state.
- Sec. 6. This act being deemed of immediate importance shall take effect, and be in force from and after its publication in the Register & Leader and Des Moines Daily Capital, newspapers published in Des Moines, Iowa.

McCullough of Dubuque moved to adjourn until 9:00 o'clock A. M., Wednesday.

Dawson of Cherokee moved to amend by changing the time to 7:30 o'clock tonight.

Amendment lost.

Motion to adjourn prevailed.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, MARCH 15, 1911.

House met pursuant to adjournment, Speaker Stillman in the Chair.

Prayer was offered by Rev. L. V. Nash of Birmingham, Iowa.

Journal of the 14th corrected and approved.

On request of Lounsberry of Marshall leave of absence was granted McCleery of Washington until Thursday on account of sickness.

On request of Stipe of Page, leave of absence was granted Speer of Warren until Thursday.

On request of Huff of Hardin, leave of absence was granted Campbell of Webster until Thursday.

PETITIONS, MEMORIALS AND REMONSTRANCES.

Smith of Decatur presented petition from citizens of Lamoni, Iowa, and vicinity favoring the Five Mile Limit bill.

Referred to Committee on Suppression of Intemperance.

Skinner of Jasper presented petition from citizens of Jasper county favoring the Five Mile Limit bill.

Referred to Committee on Suppression of Intemperance.

Huntley of Lucas presented petition from teachers of Lucas endorsing House File No. 69 and Senate File No. 77.

Referred to Committee on Schools and Text Books.

Shane of Wapello presented remonstrance from voters and tax payers in Richland, Wapello county, against the passage of a bill providing that when a district schoolhouse burns, the township shall within five days, transport the pupils to another school and within thirty days commence to rebuild.

Referred to Committee on Schools and Text Books.

REPORTS OF COMMITTEES.

George 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. 234, a bill for an act to amend the law as it appears in Section Twenty-four Hundred and Fifty (2450), Supplement to the Code, 1907, relating to the canvass and sufficiency of petitions of general consent to keep and sell intoxicating liquors under the mulct law, the number of petitions which may be filed or canvassed within three (3) years, the length of time all petitions shall be in force and effect, and providing the time when the same shall cease to be operative, 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 be indefinitely postponed.

W. P. GEORGE,
Chairman.
By E. R. Moore,
Temporary Chairman.

Report adopted and House File No. 234 was indefinitely postponed.

Also:

MR. SPEAKER—Your Committee on Suppression of Intemperance, to whom was referred Senate File No. 58, a bill for an act to amend Section Two Thousand Four Hundred and Twenty-nine (2429) of the Code relating to attorney's fees allowed in proceedings for contempt for violating injunctions in actions brought to abate nuisances, 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 be referred to the Committee on Judiciary.

W. P. GEORGE,
Chairman.
By E. R. Moore,
Temporary Chairman.

Report adopted, and Senate File No. 58 was so referred.

Finlayson of Grundy, from the Committee on Public Health, submitted the following report:

MR. SPEAKER—Your Committee on Public Health, to whom was referred House File No. 347, a bill for an act to amend Section 2727-a-66 of the Supplement to the Code, 1907, relative to private asylums for the care of the insane, 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 be amended by substituting the following Substitute Amendment therefor:

A BILL

For an Act Amending the Law as it Appears in Section Two Thousand Seven Hundred Twenty-seven-a-fifty-nine (2727-a-59), a-Sixty-two (a-62) and a-Sixty-six (a-66) of the Supplement to the Code, 1907, Relating to the Care and Control by the Board of Control of Private Hospitals and Patients Therein.

Be it Enacted by the General Assembly of the State of Iowa:

- Section 1. That the law as it appears in Section Two Thousand Seven Hundred Twenty-seven-a-fifty-nine (2727-a-59) of the Supplement to the Code of 1907, is hereby amended as follows:
- 1. By striking out the words "twice annually" from line three (3) thereof and substituting therefor the words "each month."
- 2. By striking from line four (4) thereof the word "person" and substituting therefor the words "man or woman."
- 3. By inserting after the word "kept" in line Six (6) the following: "providing that where visits are made by persons other than members of the Board of Control such visits shall be made alternately by members of the opposite sex."
 - 4. By striking out the word "insane" from line seven (7) thereof.
- 5. By inserting between the word "patients" and "their" in line eleven (11) thereof, the words, "whether same or insane, the sergregation of insane patients as provided by law, and by the rules of the board."
- Sec. 2. The law as it appears in Section Two Thousand Seven Hundred Twenty-seven-a-sixty-two (2727-a-62) of the Supplement to the Code, 1907, is hereby amended by adding therto the following:

"Insane patients in all public or private hospitals shall be kept apart from patients who are not insane, and it shall be the duty of the Board of Control to adopt and enforce such rules and regulations as will bring about the separation of the same from insane patients."

- Sec. 3. The law as it appears in Section Two Thousand Seven Hundred Twenty-seven-a-sixty-six (2727-a-66) of the Supplement to the Code, 1907, is hereby amended by striking out of line two (2) the word "and" between the words "confined" and "restrained," and substituting therefor the words "received of," and by inserting after the comma (,) the following word "physicians" and before the word "at" in line five (5) thereof, the words "who shall not be interested in or connected with such institution or hospital and".
- Sec. 4. The law as it appears in said Section Two Thousand Seven Hundred Twenty-seven-a-sixty-six (2727-a-66) is hereby further amended by adding thereto the following:

"Such institution or hospital shall not receive or treat patients suffering from other disorders or diseases, unless such patients be entirely and effectually segregated from any insane patients who may at that

time be under care or treatment in such institution or hospital. Any person or corporation violating the provisions of this section as amended shall be guilty of a misdemeanor, and shall be subject to a penalty upon conviction of imprisonment in the county jail for not more than ninety (90) days, or by a fine of not exceeding three hundred dollars (\$300.00) or both," and when so amended the bill do pass.

R. M. FINLAYSON,

Chairman.

Report adopted.

Larrabee of Fayette, from the Committee on Railroads and Transportation, submitted the following report:

MR. SPEAKER—Your Committee on Railroads and Transportation, to whom was referred House File No. 243, a bill for an act to amend Title XII, Chapter 12, of the law as it appears in the 1907 Supplement to the Code, relative to the inspection of passenger boats and requiring all such boats to be provided with life preservers, 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 be amended by substituting the following Substitute Amendment therefor:

A BILL

For an Act to Amend Title Twelve (12), Chapter Twelve (12), Supplement to the Code, 1907, Requiring Certain Boats to be Provided with Life Preservers, and Providing a Penalty Where Life Preservers Are Not Furnished.

And further that Section 1 be stricken out and the following substituted therefor:

Section 1. That every boat for which a certificate of inspection is issued as provided in this chapter shall at all times when in service be supplied with a number of life preservers of recognized standard make and efficiency equal to the number of passengers that may be carried by such boat under its certificate of inspection; said life preservers to be kept within view and easy reach of the passengers.

We further recommend that Section 4 be stricken out and the following substituted therefor:

Section 4. This act being deemed of immediate importance shall take effect and be in force from an after the date of its publication in the Register and Leader and the Des Moines Capital, newspapers published in Des Moines, Iowa, and when so amended the bill do pass.

WM. LARRABEE, JR.,

Chairman.

Report adopted.

Also:

MR. SPEAKER—Your Committee on Railroads and Transportation, to whom was referred House File No. 121, a bill for an act providing that

all common carriers operating trains within the State of Iowa, and conveying live stock, shall provide a car equipped with sleeping berths or bunks, for the persons in charge of such live stock, 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 be amended by striking out all after the enacting clause and the following inserted in lieu thereof:

Section 1. That all common carriers operating trains within the State of Iowa and conveying in one train, ten or more cars of live stock for six or more hours during the night time, shall provide a car or cars, equipped with sleeping berths or bunks, for the use of persons in charge of such live stock.

- Sec. 2. That all said cars shall be equipped with seats so constructed as to be at right angles to the sides of the car, and with backs extending at least two feet upward from the bottom of said seats.
- Sec. 3. That all such cars shall be equipped so as to afford proper ventilation and heating, and shall be kept in a clean and sanitary condition.
- Sec. 4. All common carriers who shall fail to comply with the provisions of these sections shall, for each and every such offense, be liable for, and forfeit and pay a penalty of not less than One Hundred Dollars and not more than Five Hundred Dollars, and when so amended the bill do pass.

WM. LARRABEE, JR., Chairman.

Report adopted.

Also:

MR. SPEAKER—Your Committee on Railroads and Transportation, to whom was referred House File No. 103, a bill for an act to establish the office of Commerce Council, and defining the powers and duties of the same, 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 be amended by substituting the following Substitute Amendment therefor:

A BILL

For an Act to Establish the Office of Commerce Counsel and Defining the Powers and Duties of the Same.

Be it Enacted by the General Assembly of the State of Iowa:

Section 1. That there is hereby created and established the office of Commerce Counsel, which shall be filled by an attorney of the State of Iowa, who shall be appointed by the Board of Railroad Commissioners, subject to the approval of two-thirds (2-3) of the members of the Senate in executive session. During the session of the Thirty-fourth General Assembly, and every four years thereafter, an attorney shall be appointed as said Commerce Counsel, whose term of office shall be for a

period of four (4) years commencing on the first (1) day of July in the year appointed, or until his successor is appointed and qualified. The Board of Railroad Commissioners may, by and with the consent of the Senate, during a session of the General Assembly, remove said Counsel for malfeasance of non-feasance in office, or for any cause that renders him ineligible for appointment, or incapable or unfit to discharge the duties of his office; and his removal when so made, shall be final. A vacancy in said office occurring while the General Assembly is in session, shall be filled for the unexpired term, by an appointment made by the Board of Railroad Commissioners, with the approval of two-thirds (2-3) of the members of the Senate in executive session. If the General Assembly is not in session, then the said vacancy shall be filled by an appointment made by the Board of Railroad Commissioners, which appointment shall expire within thirty (30) days from the time the next General Assembly convenes.

- Sec. 2. No person in the employ, or owning any bonds, stock or property in, or who has, in any way or manner, pecuniary interest in any corporation, or business subject to the jurisdiction of the State Board of Railroad Commissioners or Interstate Commerce Commission, shall be eligible to said office; and the entering into the employ of, or acquiring of any stock or other interest in, any such corporation or business by said attorney, after his election or appointment, shall disqualify him from holding said office or performing the duties thereof. Said Commerce Counsel shall not engage in any other business, vocation or employment, than herein specified.
- Sec. 3. Said Commerce Counsel shall have his office in the quarters assigned to the Board of Railroad Commissioners and he shall have free access to all the files, documents, reports and papers in said offices. He shall have the power and authority to appoint and remove, subject to the approval of the Board of Railroad Commissioners, assistants, stenographers and rate clerks to assist him in the performance of his duties, the salaries and expenses of said employees to be paid out of the funds at the disposal of the Board of Railroad Commissioners and subject to the order of said Board. The annual salary of the said Commerce Counsel shall be Three Thousand Five Hundred Dollars (\$3,500.00). Compensation of all assistants, stenographers and rate clerks shall be fixed by the Board of Railroad Commissioners. The Commerce Counsel and other necessary agents and experts shall have reimbursed to them all the actual and necessary traveling, and all other expenses and disbursements incurred or made by him in the discharge of his official duties, such expenditures to be approved by the Board of Railroad Commissioners.
- Sec. 4. There is hereby appropriated from any funds in the State Treasury, not otherwise appropriated, sufficient amount thereof to pay the salary and other expenditures hereby authorized, not otherwise provided for herein.
- Sec. 5. It shall be the duty of the Commerce Counsel to diligently investigate the reasonableness of the rates charged, or to be charged

for services rendered, or to be rendered by the railroad companies, express companies, and all other individuals, parties, or corporations, subject to the jurisdiction of the said Board of Railroad Commissioners, and it shall also be his duty to dilligently investigate the reasonableness of the rates, charges, rules and practices of common carriers on interstate transportation, and whenever he is so directed by the Board of Railroad Commissioners or whenever in the judgment of the said attorneys, any of the said rates, charges, rules or practices are indue, unjust, unreasonable, unlawful, unduly prejudicial, or unjustly discriminatory against any of the citizens or industries of the State of Iowa, it shall be the duty of the said attorney, if they pertain to interstate business, to institute proceedings relative to said matters and to prosecute the same before the Board of Railroad Commissioners: if they concern interstate transportation, he shall assist the Board of Railroad Commissioners, when so directed by the said Board, and in such manner as the said Board shall specify, in the prosecution of cases involving said matters before the Interstate Commerce Commission.

Sec. 7. 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, newspapers published at Des Moines, Iowa, and when so amended the bill do pass.

WM. LARRABEE, JR., Chairman.

Report adopted.

Harding of Woodbury, from the Committee on Municipal Corporations, submitted the following report:

MR. SPEAKER—Your Committee on Municipal Corporations, to whom was referred House File No. 404, a bill for an act to amend Section Nine Hundred Thirty-seven (937) of the Code, relating to membership of city councils in cities acting under special charter, and having a population less than twenty thousand (20,000), 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 be indefinitely postponed.

W. L. HARDING, Chairman.

Report adopted and House File No. 404 was indefinitely post-poned.

Also:

MR. SPEAKER—Your Committee on Municipal Corporations, to whom was referred House File No. 252, a bill for an act conferring upon cities and towns the power to regulate the telephone business, and to fix the price or rate of charge for the use of telephones and for telephone service, to the same extent as they now have power to regulate the business and fix the price of supplying heat, water, gas, electric light, or electric power, 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 be amended by striking out the title and substituting the following therefor:

A bill for an act to repeal Section Seven Hundred Seventy-five (775) of the Code and to enact a substitute therefor, relating to the regulation of telegraph, district telegraph, telephone, street railway and other electric wires and poles by cities and towns, and to empower cities and towns to fix and establish the rents, rates and charges for the use of telephones and for telephone service.

That Section 1 be stricken out and the following substituted therefor:

Section 1. That Section Seven Hundred Seventy-five (775) of the Code be and the same is herby repealed and the following enacted in lieu thereof: "Cities and towns shall have the power to authorize and regulate telegraph, district telegraph, telephone, street railway and other electric wires, and the poles and other supports thereof, by general and uniform regulation, and to provide the manner in which, and places where, the same shall be placed upon, along or under the streets, roads, avenues, alleys and public places of such city or town, and may divide the city into districts for that purpose. Cities and towns shall have the power to regulate, fix and establish the rents, rates and charges for the use of telephones and telephone service within the corporate limits, which power shall not be abridged by ordinance, resolution or contract, and when so amended the bill do pass.

W. L. HARDING, Chairman.

Report adopted.

Also:

Mr. Speaker—Your Committee on Municipal Corporations, to whom was referred House File No. 253, a bill for an act amending the law as it appears in Section Seven Hundred and Twenty (720) of the Supplement to the Code, 1907, as amended by the laws of the Thirty-third (33d) General Assembly, making said statute applicable to city and town halls and fire stations, 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.

W. L. HARDING, Chairman.

Report adopted.

Also:

MB. SPEAKER—Your Committee on Municipal Corporations, to whom was referred Senate File No. 226, a bill for an act authorizing cities to establish by ordinance, upon the approval of the voters thereof, a department of publicity and general welfare, and to levy a tax therefor. (Additional to Title Five (V) of the Code,) 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.

W. L. HARDING, Chairman.

Report adopted.

Dewey of Guthrie, 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. 314, a bill for an act to amend Section Twenty-six Hundred and Twenty-seven, Chapter One of the Supplement to the Code, 1997, relating to the compensation of the superintendent of Public Instruction, 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.

H. K. DEWEY, Chairman

Report adopted.

Goodykoontz of Boone, 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. 312, a bill for an act authorizing the levy of a tax for the purpose of defraying the expense of prospecting of coal, 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 be amended as follows:

By striking out the word "of" following the word "prospecting" in the second line of the title and inserting in lieu thereof the word "for."

By striking out the word "should" in the first line of Section Four and inserting in lieu thereof the word "shalk."

By striking out all between the word "for" and the word "ascertaining" in the second line of Section Five.

By striking out the word "respectable" in the fourth line of Section Five and inserting in lieu thereof the word "responsible," and when so amended the bill do pass.

W. W. GOODYKOONTZ, Chairman.

Report adopted.

Also:

MR. SPEAKER—Your Committee on Ways and Means, to whom was referred House File No. 196, a bill for an act authorizing cities and towns to levy a special tax and issue bonds for the construction of market houses, (Additional to Title V (5) of the Code relative to city and town government,) 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 be indefinitely postponed.

W. W. GOODYKOONTZ,

Chairman.

Report adopted, and House File No. 196, was indefinitely post-poned.

Dewey of Guthrie, 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. 20, a bill for an act to repeal Section Two Hundred Ninety-eight (298) of the Code and enact a substitute therefor relative to the compensation of deputy clerks, 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 be amended by substituting the following substitute amendment therefor:

A BILL

For an Act to repeal Section Two Hundred Ninety-eight (298) of the Supplement to the Code, 1907, and Chapter Sixteen (16) of the Acts of the Thirty-third General Assembly, relative to the compensation of deputy clerk of the district court and to enact a substitute therefor:

Be it Enacted by the General Assembly of the State of Iowa:

Section 1. That Section Two Hundred Ninety-eight (298) of the Supplement to the Code, 1907, and Chapter Sixteen (16) of the Acts of the Thirty-third General Assembly, be and the same are hereby repealed, and the following enacted in lieu thereof:

The clerk of the District Court may in writing, with the consent of the Board of Supervisors, appoint one or more deputies for whose acts he shall be responsible and from whom he shall require bonds. bond, or bonds, shall be approved by the officer who has the approval of the principal's bond and such appointment or revocation (if revoked) shall be filed and kept in the auditor's office. The person thus appointed shall qualify as required by law and in the absence or disability of the clerk of the District Court, may perform all the duties of his principal. The compensation of such deputy or deputies shall be fixed by the Board of Supervisors at the time of consent to the appointment, and be paid out of the County Treasury in equal monthly installments, and shall not exceed the following amounts: In counties having a population of thirty thousand or less, nine hundred dollars per annum; in having a population of thirty thousand and not exceeding forty thousand, ten hundred and eighty dollars per annum; in counties having a population of forty thousand and not exceeding fifty thousand, twelve hundred dollars per annum. In counties having a population of fifty

thousand and not exceeding sixty-five thousand, fifteen hundred dollars per annum; the total compensation of deputies and clerks in any county shall not exceed eight thousand dollars a year. In counties where court is held at two places, one or more deputies or clerks, may be employed whose total compensation shall not exceed three thousand dollars a year, and when so amended the bill do pass.

H. K. DEWEY, Chairman.

Report adopted.

Also:

Mr. Speaker—Your Committee on Compensation of Public Officers, to whom was referred House File No. 139, a bill for an act to repeal Section Four Hundred Ninety-six (496) of the Code and enact a substitute therefor relative to the compensation of deputy recorder, 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 be amended by substituting the following substitute amendment therefor:

A BILL

For an Act to repeal Section Four Hundred Ninety-six (496) of the Supplement to the Code, 1907, relative to the compensation of deputy county recorders and to enact a substitute therefor:

Be it Enacted by the General Assembly of the State of Iowa:

Section 1. That Section Four Hundred Ninety-six (496) of the Supplement to the Code, 1907, be and the same is hereby repealed, and the following enacted in lieu thereof:

The recorder may in writing, with the consent of the Board of Supervisors, appoint one or more deputies for whose acts the recorder shall be responsible, and from whom bonds shall be required. Said bond or bonds shall be approved by the officer who has the approval of the principal's bond, and such appointment and revocation (if revoked) shall be filed and kept in the auditor's office. The person thus appointed shali qualify as required by law, and in the absence or disability of the recorder may perform all the duties of the principal. The compensation of such deputy or deputies shall be fixed by the Board of Supervisors at the time of consent to appointment, and be paid out of the County Treasury in equal monthly installments, and shall not exceed the following In counties having a population of thirty thousand or less, Nine Hundred Dollars per annum; in counties having a population of thirty thousand and not exceeding forty thousand, ten hundred and eighty dollars per annum; in counties having a population exceeding forty thousand, twelve hundred dollars per annum. In counties where no deputy is appointed, the recorder may temporarily employ one or more assistants when the business of the office renders it necessary and shall file a bill for

such service, and at their next meeting, the Board of Supervisors shall make a reasonable allowance therefor, and when so amended the bill do pass.

H. K. DEWEY, Chairman.

Report adopted.

Also:

MR. SPEAKER—Your Committee on Compensation of Public Officers, to whom was referred House File No. 44, a bill for an act to amend the law as the same appears in Section Three Hundred and Three-a (303-a) of the Supplement to the Code, 1907, relating to the appointment and compensation of assistants to the county attorney, beg leave to report they have had he 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 following substitute amendment therefor:

A BILL

For an Act to Repeal Section Three Hundred Three-a (303-a) of the Supplement to the Code, 1907, relative to the Compensation of Assistant County Attorneys, and to Enact a Substitute Therefor.

Be it Enacted by the General Assembly of the State of Iowa:

Section 1. That Section Three Hundred and Three-a (303-a) of the Supplement to the Code, 1907, be and the same is hereby repealed and the following enacted in lieu thereof:

The County Attorney may in writing, with the consent of the Board of Supervisors, appoint one or more practicing attorneys, who are residents of his county, as his assistants. The compensatin of such assistants hall be fixed by the Board of Supervisors at the time of consent to the appointment, and be paid out of the County Treasury, and shall not exceed the following amounts: In counties having a population of thirty-six thousand and less than sixty one thousand dollars per annum; in counties having a population of sixty thousand and less than ninety-five thousand, fifteen dollars per annum: in counties having a population exceeding ninetyfive thousand, two thousand dollars, per annum. In counties of less than thirty-six thousand, he may appoint assistants who shall act without any compensation from the county, to assist him in the discharge of In any county, with the approval of the Judge of the District Court, he may procure such assistants in the trial of a person charged with felony as he shall deem necessary and such assistants upon presenting to the Board of Supervisors a certificate of the District Judge before whom said cause was tried, certifying to the services rendered, shall be allowed a reasonable compensation therefor. to be fixed by the Board of Supervisors, but nothing in this act shall prevent the Board of Supervisors from employing an attorney to assist the county attorney in any cause or proceeding in which the state or county is interested, and when so amended the bill do pass.

H. K. DEWEY,

Report adopted.

Chairman.

Also:

Mr. Speaker—Your Committee on Compensation of Public Officers, to whom was referred House File No. 19, a bill for an act to repeal Section Five Hundred Ten (510) of the Code and enact a substitute therefor relative to the compensation of Deputy Sheriff, 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 be amended by substituting the following Substitute Amendment therefor:

A BILL

For an Act to Repeal Section Five Hundred and Ten-b (510-b) of the Supplement to the Code, 1907, Relative to the Compensation of Deputy Sheriff and to Enact a Substitute Therefor.

Be it Enacted by the General Assembly of the State of Iowa:

Section 1. That Section Five Hundred and Ten-b (510-b) of the Supplement to the Code, 1907, be and the same is hereby repealed and the following enacted in lieu thereof:

The Sheriff, may in writing, with the consent of the Board of Supervisors, appoint one or more deputies for whose acts he shall be responsible, and from whom he shall require bond. Said bond, or bonds shall be approved by the officer who has the approval of the principal's bond, and such appointment and revocation (if revoked) shall be filed and kept in the Auditor's office. The person thus appointed shall qualify as required by law, and in the absence or disability of the Sheriff may perform all the duties of his principal. The compensation of such deputy or deputies shall be fixed by the Board of Supervisors at the time of consent to the appointment, to be paid out of the County Treasury in equal monthly installments, and shall not exceed the following amounts: In counties having a population of thirty thousand or less, nine hundred dollars per annum; in counties having a population of thirty thousand and not exceeding forty thousand, one thousand and eignty dollars per annum; in counties having a population of forty thousand and not exceeding fifty thousand, twelve hundred dollars per annum; in counties having a population of fifty thousand and not exceeding sixty-five thousand, thirteen hundred and fifty dollars per annum; in counties having a population exceeding sixty-five thousand, fifteen hundred dollars; and when so amended the bill do pass.

> H. K. DEWEY, Chairman.

Report adopted.

Also:

Mr. Speaker—Your Committee on Compensation of Public Officers, to whom was referred House File No. 17, a bill for an act to repeal Section Four Hundred Eighty-one (481) of the Code and enact a sub-

stitute therefor relative to the compensation of Deputy Auditor, 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 be amended by substituting the following Substitute Amendment therefor:

A BILL

For an Act to Repeal Section Four Hundred Eighty-one (481) of the Code, Relative to the Compensation of Deputy County Auditor, and to Enact a Substitute Therefor.

Be it Enacted by the General Assembly of the State of Iowa:

· Section 1. That Section Four Hundred Eighty-one (481) of the Code, be and the same is hereby repealed, and the following enacted in lieu thereof:

The Auditor may in writing, with the consent of the Board of Supervisors, appoint one or more deputies for whose acts he shall be responsible, and from whom he shall require bonds. Said bond, or bonds, shall be approved by the officer who has the approval of the principal's bond, and such appointment and revocation (if revoked) shall be filed and kept in the Auditor's office. The person thus appointed shall qualify as required by law, and in the absence of the Auditor, may perform all the duties of his principal. The compensation of such deputy or deputies shall be fixed by the Board of Supervisors at the time of consent to the appointment, to be paid out of the County Treasury in equal monthly installments, and shall not exceed the following amounts: In counties having a population of thirty thousand or less, nine hundred dollars per annum; in countles having a population of thirty thousand and not exceeding forty thousand, one thousand and eighty dollars per annum; in counties having a population of forty thousand and not exceeding fifty thousand, twelve hundred dollars per annum; in counties having a population of fifty thousand and not exceeding sixty-five thousand, thirteen hundred, and fifty dollars per annum; in counties having a population exceeding sixty-five thousand, fifteen hundred dollars per annum. In counties where no deputy is appointed, the Auditor may temporarily employ one or more assistants when the business of his office renders it necessary, and he shall file a bill for such service, and at their next regular meeting, the Board of Supervisors shall make a reasonable allowance therefor; and when so amended the bill do pass.

H. K. DEWEY,

Chairman.

Report adopted.

Also:

Mr. Speaker—Your Committee on Compensation of Public Officers, to whom was referred House File No. 16, a bill for an act to repeal Section Four Hundred Ninety-one of the Code and enact a substitute

therefor relative to the compensation of Deputy Treasurers, 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 be amended by substituting the following Substitute Amendment therefor:

A BILL

For an Act to Repeal Section Four Hundred Ninety-one (491) of the Code, Relating to the Compensation of Deputy County Treasurer, and to Enact a substitute Therefor.

Be it Enacted by the General Assembly of the State of Iowa:

Section 1. That Section Four Hundred Ninety-one (491) of the Code be, and the same is hereby repealed, and the following enacted in lieu thereof:

The Treasurer may in writing, with the consent of the Board of Supervisors, appoint one or more deputies for whose acts he shall be responsible, and from whom he shall require bonds. Said bond, or bonds shall be approved by the officer who has the approval of the principal's bond, and such appointment and revocation (if revoked) shall be filed and kept in the Auditor's office. The person thus appointed shall qualify as required by law, and in the absence or disability of the Treasurer may perform all the duties of his principal. The compensation of such deputy or deputies shall be fixed by the Board of Supervisors at the time of consent to the appointment, and be paid out of the County Treasury in equal monthly installments, and shall not exceed the following amounts: In counties having a population of thirty thousand or less, nine hundred dollars per annum; in counties having a population of thirty thousand and not exceeding forty thousand, one thousand and eighty dollars per annum; in counties having a population of forty thousand and not exceeding fifty thusand, twelve hundred dollars per annum; in counties having a population of fifty thousand and not exceeding sixty-five thousand, thirteen hundred and fifty dollars per annum; in counties having a population of sixty-five thousand and not exceeding seventy-five thousand, fifteen hundred dollars per annum; in counties having a population exceeding seventy-five thousand, seventeen hundred dollars per anum. In counties where no deputy is appointed, the Treasurer may temporarily employ one or more assistants, when the business of his office renders it necessary, and he shall file a bill for such service, and at their next regular meeting, the Board of Supervisors shall make a reasonable allowance therefor; and when so amended the bill do pass.

H. K. DEWEY, Chairman.

Report adopted.

Larrabee of Fayette, from the Committee on Railroads and Transportation, submitted the following report:

MR. Speaker—Your Committee on Railroads and Transportation, to whom was referred House File No. 363, a bill for an act to provide for the making of an appropriation to enable the state railroad commission to investigate and prepare cases affecting Iowa interstate rates, 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 be referred to the Committee on Appropriations.

W. Larrabee, Jr., Chairman.

Report adopted and House File No. 363 was so referred.

Larrabee of Fayette in the Chair.

Pickford of Cerro Gordo, from the Committee on Federal Relations, submitted the following report:

MR. SPEAKER—Your Committee on Federal Relations, to whom was referred House Joint Resolution No. 7, relating to the appointment of a commission to investigate the nature and scope of the international exposition of 1915 and to the part which the State of Iowa is to take in such exposition, 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.

ABTHUR PICKFORD,

Chairman.

Report adopted.

Fulton of Jefferson, 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. 213, a bill for an act to amend the law as it appears in Section Two Thousand Seven Hundred Eighty-three (2783) of the Supplement to the Code, 1907, giving to school boards the right to furnish clothing, including shoes to indigent children, 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 be indefinitely postponed.

C. J. Fulton, Chairman.

Report adopted and House File No. 213 was indefinitely post-poned.

Also:

Mr. Speaker—Your Committee on Schools and Text Books, to whom was referred House File No. 418, a bill for an act to amend Section Two Thousand Eight Hundred and Twenty-three-a (2823-a) of the Supplement to

the Code, 1907, as amended by Chapter 186 and Chapter 187 of the laws of the Thirty-third General Assembly, relating to the duties of parents and guardians and compulsory attendance at public, private or parochial schools, 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 be indefinitely postponed.

C. J. Fulton, Chairman.

Report adopted and House File No. 418 was indefinitely postponed.

Also:

MR. SPEAKER—Your Committee on Schools and Text Books, to whom was referred House File No. 449, a bill for an act to change the school laws relating to public libraries, 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 be indefinitely postponed.

C. J. Fulton, Chairman.

Report adopted and House File No. 449 was indefinitely post-poned.

Also:

MR. SPEAKER—Your Committee on Schools and Text Books, to whom was referred House File No. 146, a bill for an act to amend Section (2763-a), (2763-b) and (2763-c) of the Supplement to the Code of 1907, 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 be indefinitely postponed.

C. J. FULTON, Chairman.

· Report adopted and House File No. 146 was indefinitely post-poned.

Perkins of Delaware, from the Committee on Labor, submitted the following report:

MR. SPEAKER—Your Committee on Labor, to whom was referred House File No. 313, a bill for an act requiring the owners or operators of coal mines and other employers of labor to erect and maintain wash houses at certain places where laborers are employed, for the protection of the health of the employees, and provide a penalty for its violation, 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 be amended as follows:

By striking out the words and figures "twenty (20)" in the fifth line of Section 1 and inserting in lieu thereof the words and figures "sixty (60) per cent."

By striking out all after the word "act" in the third line of Section 2 to the word "he" in the seventh line thereof.

By striking out the words and figures "Five Hundred (\$500.00)" in the eighth and ninth lines of Section 2 and inserting in lieu thereof the words and figures "Twenty-five (\$25.00)."

By adding to Section 2 the following: "for each days violation of this act," and when so amended the bill do pass.

ELI C. PERKINS, Chairman.

Report adopted

Dewey of Guthrie moved that 200 copies of the substitute amendments proposed by the Committee on Compensation of Public Officers in their reports on House Files Nos. 20, 139, 44, 19, 17 and 16, be printed.

Motion prevailed.

Moore of Linn moved that House Files Nos. 112, 241, 301 and 437 be withdrawn from their respective committees and the further consideration of the House.

Motion prevailed.

Goodykoontz of Boone moved that the committee report on House File No. 182 be adopted.

Motion prevailed and House File No. 182 was indefinitely post-poned.

INTRODUCTION OF BILLS.

By Miller of Dubuque, House File No. 495, a bill for an act to amend Sections Seven Hundred Twenty-five (725) and Nine Hundred Fifty-five (955) of the Code Supplement, 1907, and to authorize cities and towns and cities acting under special charter to regulate and fix the rates and charges of telephone companies.

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

By Edmunds of Taylor, House File No. 496, a bill for an act pertaining to communications in professional confidence.

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

By Bruce of Floyd, House File No. 497, a bill for an act to repeal Section Twenty-five Hundred Fifty-three (2553) of the Code and to enact a substitute therefor, relating to trapping, killing or ensnaring certain fur bearing animals.

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

By Shane of Wapello, House File No. 498, a bill for an act authorizing the supervision of all water power companies by the board of railroad commissioners.

Read first and second time and referred to Committee on Conservation of Resources.

By Boettger of Scott (by request), House File No. 499, a bill for an act repealing Section Three Thousand One Hundred Seventytwo (3172) of the Code relating to petitions in divorce actions, and enacting a substitute therefor.

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

By Boettger of Scott (by request), House File No. 500, a bill for an act providing for the appointment of an attorney to represent the minor children affected by divorce proceedings, his powers and duties, the time for hearing and his compensation.

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

By Lenocker of Pottawattamie (by request), House File No. 501, a bill for an act to amend Section Twenty-three Hundred Forty-eight-a (2348-a) of the Supplement to the Code, 1907, relating to bounties.

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

By Taylor of Union, House File No. 502, a bill for an act to amend Section Four Thousand Six Hundred Eight (4608) of the Code, relative to communications in professional confidence.

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

By Finlayson of Grundy (by request), House File No. 503, a bill for an act to amend the law as it appears in Section One (1) of Chapter One Hundred Fifty-six (156) of the session laws of the Thirty-third General Assembly, relating to the quarantine of communicable diseases.

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

MESSAGES FROM THE SENATE.

The following messages were received from the Senate:

ME. SPEAKER—I am directed to inform your honorable body that the Senate herewith returns as requested by the House, substitute for Senate File No. 14, a bill for an act relating to the division of the state into judicial districts.

GEO. A. WILSON, 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. 346, a bill for an act authorizing the executive council to pay court costs taxed to, or expense incurred by the state in any suit or proceeding instituted by any of the state departments as by law provided.

Geo. A. Wilson, 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. 243, a bill for an act to repeal Section 2348 of the Code and to enact a substitute therefor, providing for a bounty on wild animals.

Geo. A. Wilson, 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. 375, a bill for an act legalizing the acts of the stockholders and officers of the Boone County Agricultural Society of Boone County, Iowa.

Geo. A. Wilson, Secretary. elėAlso: to lietratorija opėr sež visi ielės. 👈

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. 53, a bill for an act relating to deposits in banks or trust companies.

Geo. A. Wilson, 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. 281, a bill for an act to amend Title 5 Chapter 14 of the Code and amendments thereto relating to Park Commissioners in special charter cities.

GEO. A. WILSON,

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 it necessary to publish notice before selling or exchanging bonds of any county, city, town or school.

Geo. A. Wilson, Secretary.

SENATE MESSAGES CONSIDERED.

Senate File No. 346, a bill for an act authorizing the executive council to pay court costs taxed to or expenses incurred by the state in any suit or proceeding instituted by any of the state departments as by law provided.

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

Senate File No. 243, a bill for an act to repeal Section Twenty-three Hundred Forty-eight (2348) of the Code and to enact a substitute therefor, providing for a bounty on wild animals, and the proof required to secure such bounty and prescribing punishment for the presentation of false or fraudulent claims for such bounty.

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

Senate File No. 193, a bill for an act making it necessary to publish notice before selling or exchanging bonds of any county, city

(including cities acting under special charter and those acting under Title 5, Chapter 14c, Supplement to the Code, 1907, and acts amendatory thereto) town or school.

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

Shankland of Polk called up Substitute for Senate File No. 14, and asked unanimous consent to move the reconsideration of the vote by which it passed the House and by which it passed to its third reading.

Consent was granted.

Mr. Shankland then moved the reconsideration of the vote by which Senate File No. 14 passed the House.

Seconded by Shane of Wapello.

Motion prevailed.

Mr. Shankland then moved the reconsideration of the vote by which Senate File No. 14 passed to its third reading.

Seconded by Shane of Wapello.

Motion prevailed and the House proceeded to reconsider.

Shankland of Polk moved that the words "Code 1897" in fitle and Section One be stricken out and the words "Supplement to the Code, 1907" inserted in lieu thereof.

Amendment adopted.

Mr. Shankland moved 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 ayes were:

Bascom, Bauman, Beans, Beebe, Black, Boettger, Brady, Brockway, Bruce, Bybee, Byerly, Campbell of Ida, Collin, Cousins, Crist, Cunningham, Dabney, Daniels, Dawson, Dewey, Dixon, Downey, Dunlap, Edmunds, Ellis, Felt, Fourt, Fraley, Fry, Greene, Grout, Halgrims, Hamilton, Harding, Harvey, Hayes, Hazen, Hickenlooper, Huff, Hunt, Huntley, Hutchins, Jacobs, Johnson, Klay, Koontz, Krebill, Kulp, Larrabee, Leach, Lenocker, Lounsberry, Lund, McCullough, Miller of Dubuque, Milton, Moore, Murtagh, Newell, O'Connor, Odendahl, Olson, Patterson, Penn, Perkins, Pickford, Ripley, Ritter, Robbins, Rowles, Russell, Shane, Shank-

land, Sherman, Skinner, Smith of Adams, Stipe, Stoddard, Townsend, White, Whitney, Zeller—82.

The nays were:

None.

Absent or not voting:

Bowman, Brown, Campbell of Webster, Enger, Escher, Finlayson, Fletcher, Fulton, George, Gilbert, Goodykoontz, Griggs, Hogan, Jacobson, Kull, Linnan, McCleery, Miller of Bremer, Sater, Schee, Smith of Decatur, Speer, Stephenson, Taylor, Van Camp, Mr. Speaker—26.

So the bill passed and the title as amended was agreed to.

Speaker Stillman in the Chair.

Grout of Black Hawk called up his motion to reconsider the vote by which House File No. 56 failed to pass the House.

Roll call was demanded by Dawson of Cherokee and Beebe of Franklin.

On the question "Shall the House reconsider?"

The ayes were:

Beans, Black, Boettger, Bowman, Brockway, Bruce, Bybee, Byerly, Collin, Daniels, Dewey, Dunlap, Ellis, Enger, Fraley, Fry, Fulton, Goodykoontz, Greene, Grout, Hamilton, Harding, Hazen, Hickenlooper, Klay, Koontz, Krebill, Lenocker, Lounsberry, McCullough, Miller of Dubuque, Moore, Murtagh, Newell, O'Connor, Odendahl, Olson, Pickford, Ritter, Russell, Sater, Shane, Shankland, Sherman, Skinner, Smith of Adams, Smith of Decatur, Stipe, Stoddard, Whitney, Zeller—51.

The nays were:

Bascom, Beebe, Brady, Campbell of Ida, Cousins, Dabney, Dawson, Downey, Edmunds, Felt, Finlayson, Gilbert, Harvey, Hayes, Huff, Hunt, Huntley, Jacobs, Larrabee, Milton, Patterson, Penn, Perkins, Robbins, Rowles, Stephenson, Townsend, Van Camp, White, Mr. Speaker—30.

Absent or not voting:

Bauman, Brown, Campbell of Webster, Crist, Cunningham, Dixon, Escher, Fletcher, Fourt, George, Griggs, Halgrims, Hogan,

Hutchins, Jacobson, Johnson, Kull, Kulp, Leach, Linnan, Lund, McCleery, Miller of Bremer, Ripley, Schee, Speer, Taylor—27.

So the motion to reconsider prevailed.

Mr. Grout then called up the motion by which House File No. 56, passed to its third reading.

Motion prevailed and the House proceeded to reconsider.

Hayes of Montgomery offered the following amendment: I move to amend House File No. 56 by striking out the word "seven" in the fifth line in Section One and inserting in lieu thereof the word "three".

Adopted.

Harding of Woodbury moved that the rules be suspended, 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 ayes were:

Beans, Black, Boettger, Bowman, Brockway, Brown, Bruce, Bybee, Byerly, Crist, Daniels, Dewey, Dixon, Dunlap, Ellis, Enger, Fourt, Fraley, Fulton, Gooykoontz, Greene, Griggs, Grout, Halgrims, Hamilton, Harding, Hayes, Hazen, Hickenlooper, Hogan, Hunt, Hutchins, Jacobson, Klay, Koontz, Krebill, Leach, Lenocker, Lounsberry, McCullough, Miller of Bremer, Miller of Dubuque, Moore, Murtagh, Newell, O'Connor, Odendahl, Olson, Pickford, Ritter, Russell, Sater, Shane, Shankland, Sherman, Skinner, Smith of Adams, Smith of Decatur, Stephenson, Stipe, Stoddard, Whitney, Zeller—63.

The nays were:

Bascom, Bauman, Beebe, Brady, Campbell of Ida, Collin, Cousins, Cunningham, Dabney, Dawson, Downey, Edmunds, Felt, Finlayson, Fletcher, Gilbert, Harvey, Huff, Huntely, Jacobs, Kulp, Larrabee, Linnan, Milton, Patterson, Penn, Perkins, Ripley, Robbins, Taylor, Townsend, Van Camp, White, Mr. Speaker—34.

Absent or not voting:

Campbell of Webster, Escher, Fry, George, Johnson, Kull, Lund, McCleery, Rowles, Schee, Speer—11.

So the bill passed and the title was agreed to.

Crist of Clarke presented the following Concurrent Resolution, asked unanimous consent to consider at this time, and moved its adoption:

CONCURRENT BESOLUTION.

Resolved by the House, the Senate concurring, that a Joint Committee consisting of three, two members from the House and one from the Senate, be appointed by the Speaker of the House and the President of the Senate, to call upon and extend to the Pioneer Law Makers Association now in session, an invitation to attend in a body the memorial services in honor of the late Senator Jonathan P. Dolliver, and advise said association of the former action of this General Assembly.

Motion prevailed.

Shane of Wapello offered the following substitute amendment for Senate File No. 2, and asked that it be printed in the Journal.

A RILL

For an Act to provide for the labeling of any of the products of petroleum known as gasoline, benzine or naphtha, sold or kept for sale within this state, to fix a punishment for the violation thereof and to provide when and the manner in which gasoline, benzine or naphtha may be inspected.

Be it Enacted by the General Assembly of the State of Iowa:

Section 1. That all products of petroleum, known as gasoline, benzine or naptha, sold or kept for sale within this state, shall be labeled or branded in plain, clear, legible letters in English and figures showing the Baume gravity test at a temperature of 60 degrees Fahrenheit. If such petroleum products are sold by the barrel, half barrel or cask, the label shall be placed in a conspicuous place on each barrel, half barrel or cask. If sold from a tank wagon, the person selling or delivering the same shall show on each sale ticket the gravity test as hereinbefore provided.

- Sec. 2. Any person, firm, company, association or corporation, or any employe or agent of any such person, firm, company, association or corporation, who shall sell or cause to be sold or keep for sale within this state, any products of petroleum known as gasoline, benzine, or naphtha, which has not been branded as above required or which shall be falsely or incorrectly branded, or which is labeled so as to mislead or deceive the purchased, or which is not equal to the gravity test as stated therein, shall be guilty of a misdemeanor.
- Sec. 3. It shall be the duty of the chief oil inspector, or such state inspector or deputy as may be directed by him, upon complaint, to inspect gasoline, benzine or naptha for the purpose of determining as to whether the same is up to the standard and quality as shown by the label thereon; or said chief oil inspector may at his own option inspect or cause to be inspected, such petroleum products.

Sec. 4. The chief oil inspector, or any state inspector or deputy, is hereby invested with authority and jurisdiction to enter upon the premises of any one selling or keeping for sale within this state any gasoline, benzine or naptha for the puropse of inspecting the same as herein provided.

CONSIDERATION OF BILLS.

On motion of Dawson of Cherokee, House File No. 346, a bill for an act to authorize the conveyance of land to the city of Cherokee for cemetery purposes, with report of committee recommending passage as amended, was taken up, considered, and the committee amendments were adopted.

Mr. Dawson moved that the rules be suspended, 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 ayes were:

Bascom, Bauman, Beans, Beebe, Black, Boettger, Bowman, Brockway, Brown, Bruce, Bybee, Byerly, Campbell of Ida, Collin, Cousins, Crist, Cunningham, Daniels, Dawson, Dewey, Dixon, Downey, Dunlap, Ellis, Enger, Felt, Finlayson, Fletcher, Fourt, Fraley, Fulton, Gilbert, Goodykoontz, Greene, Griggs, Grout, Halgrims, Harding, Harvey, Hayes, Hazen, Hickenlooper, Hogan, Huff, Hunt, Huntley, Hutchins, Jacobson, Johnson, Klay, Krebill, Kulp, Leach, Lenocker, Linnan, Miller of Bremer, Milton, Moore, Murtagh, Odendahl, Olson, Patterson, Penn, Perkins, Pickford, Ripley, Ritter, Robbins, Rowles, Russell, Sater, Schee, Shane, Sherman, Skinner, Smith of Adams, Stephenson, Stipe, Stoddard, Taylor, Townsend, Van Camp, White, Whitney, Zeller, Mr. Speaker—86.

The nays were:

None.

Absent or not voting:

Brady, Campbell of Webster, Dabney, Edmunds, Escher, Fry, George, Hamilton, Jacobs, Koontz, Kull, Larrábee, Lounsberry, Lund, McCleery, McCullough, Miller of Dubuque, Newell, O'Connor, Shankland, Smith of Decatur, Speer—22.

So the bill passed and the title was agreed to.

On motion of Ripley of Hancock, House File No. 355, a bill for an act to amend the law as it appears in Section Twenty-seven Hundred Twenty-seven-a-1 (2727-a-1) of the Supplement to the Code, 1907, relating to the term of office of the members of the Board of Control of State Institutions, with report of committee recommending passage, was taken up and considered.

Mr. Ripley moved that the rules be suspended, 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 ayes were:

Bascom, Bauman, Beebe, Boettger, Bowman, Brady, Brockway, Brown, Bruce, Bybee, Byerly, Campbell of Ida, Collin, Cousins, Dabney, Daniels, Dewey, Dixon, Edmunds, Ellis, Enger, Felt, Finlayson, Fletcher, Fourt, Fraley, Fulton, Gilbert, Goodykoontz, Greene, Griggs, Grout, Harding, Hayes, Hazen, Hickenlooper, Huff, Hunt, Huntley, Hutchins, Jacobs, Jacobson, Johnson, Larrabee, Leach, Linnan, McCullough, Milton, Moore, Murtagh, Patterson, Ripley, Ritter, Robbins, Rowles, Russell, Sater, Shane, Sherman, Skinner, Smith of Adams, Stephenson, Stipe, Stoddard, Taylor, Townsend, Van Camp, White, Whitney, Zeller, Mr. Speaker—71.

The nays were:

None.

Absent or not voting:

Beans, Black, Campbell of Webster, Crist, Cunningham, Dawson, Downey, Dunlap, Escher, Fry, George, Halgrims, Hamilton, Harvey, Hogan, Klay, Koontz, Krebill, Kull, Kulp, Lenocker, Lounsberry, Lund, McCleery, Miller of Bremer, Miller of Dubuque, Newell, O'Connor, Odendahl, Olson, Penn, Perkins, Pickford, Schee, Shankland, Smith of Decatur, Speer—37.

So the bill passed and the title was agreed to.

On motion of Ellis of Jackson, House File No. 197, a bill for an act to amend the law as it appears in Section Five Hundred Sixty-four (564) of the Code, relating to the appearance by the county attorney for township trustees, with report of committee recommending passage, was taken up and considered.

Mr. Ellis moved that the rules be suspended, 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 ayes were:

Bascom, Bauman, Beans, Beebe, Black, Boettger, Bowman, Brady, Brown, Bruce, Bybee, Byerly, Campbell of Ida, Collin, Cousins, Crist, Cunningham, Daniels, Dawson, Dewey, Dixon, Downey, Dunlap, Edmunds, Ellis, Enger, Felt, Finlayson, Fletcher, Fourt, Fry, Gilbert, Goodykoontz, Greene, Griggs, Grout, Hamilton, Harding, Harvey, Hayes, Hazen, Hickenlooper, Huff, Hunt, Huntley, Hutchins, Jacobs, Jacobson, Johnson, Klay, Koontz, Krebill, Kulp, Larrabee, Leach, Lenocker, Linnan, Lounsberry, McCullough, Miller of Dubuque, Milton, Moore, Newell, Odendahl, Olson, Patterson, Penn, Perkins, Pickford, Ritter, Robbins, Rowles, Russell, Sater, Schee, Shane, Sherman, Skinner, Smith of Adams, Smith of Decatur, Stephenson, Stipe, Stoddard, Taylor, Townsend, Van Camp, White, Whitney, Zeller, Mr. Speaker—90.

The nays were:

None.

Absent or not voting:

Brockway, Campbell of Webster, Dabney, Escher, Fraley, Fulton, George, Halgrims, Hogan, Kull, Lund, McCleery, Miller of Bremer, Murtagh, O'Connor, Ripley, Shankland, Speer—18.

So the bill passed and the title was agreed to.

Dabney of Davis, Chairman of the Committee appointed to prepare Resolutions respecting the life, character and public service of Hon. Henry Clay Travers, presented the Resolutions prepared by that Committee and moved their adoption.

Motion prevailed by rising vote and the Resolutions were adopted.

REPORT OF COMMITTEE.

George 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. 328, a bill for an act to repeal Section Two Thousand Four Hundred Forty-eight (2448) of the Supplement to the Code, 1907, Section Two Thousand Four Hundred Forty-nine (2449) of the code, 1897, and section Two Thousand Four Hundred Fifty (2450) of the Supplement to the Code, 1907, and Section Two Thousand Four Hundred Fifty-two (2452) of the Code, 1897, and Section Two Thousand Four Hundred Fifty-one (2451) of the Supplement to the Code, 1907, relating

to the sale of intoxicating liquors, and to enact substitutes for Section Two Thousand Four Hundred Forty-eight (2448) and Section Two Thousand Four Hundred Fifty-one (2451) of the Supplement to the Code, 1907, and Section Two Thousand Four Hundred Forty-nine (2449) of the Code, 1897, 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 be indefinitely postponed.

W. P. George, Chairman.

By E. R. Moore, Temporary Chairman.

Ordered passed on file.

MINORITY RECOMMENDATION.

MR. SPEAKER—We, the undersigned members of the committee on Suppression of Intemperance hereby dissent from the majority report and recommend that the same be amended by substituting the following substitute amendment therefor:

A BILL

For an Act to repeal Section Two Thousand Four Hundred Forty-eight (2448) of the Supplement to the Code, 1907, Section Two Thousand Four Hundred Forty-nine (2449) of the Code, 1897, and Section Two Thousand Four Hundred Fifty (2450) of the Supplement to the Code, 1907, and Section Two Thousand Four Hundred Fifty-two (2452) of the Code, 1897, and Section Two Thousand Four Hundred Fifty-one, of the Supplement to the Code, 1907, Relating to the sale of intoxicating liquors, and to enact substitutes for Section Two Thousand Four Hundred Forty-eight. (2448) and Section Two Thousand Four Hundred Fifty-one (2451) of the Supplement to the Code, 1907, and Section Two Thousand Four Hundred Forty-nine (2449) of the Code, 1907.

Be it Enacted by the General Assembly of the State of Iowa:

Section 1. That Section Two Thousand Four Hundred Forty-eight (2448) of the Supplement to the Code, 1907, be and the same is hereby repealed and the following enacted in lieu thereof:

In any city, including cities acting under special charters of five thousand or more inhabitants, no proceedings shall be maintained against any person who has paid the last preceding quarterly assessment of mulct tax, nor against any premises as a nuisance on account of the selling or keeping for sale therein or thereof, by such person, of such liquors, provided the following conditions are complied with:

1. Upon petition of electors equal in number to 2⁵ per centum of the votes cast for all the candidates for the office for which the largest number of votes was cast at the last preceding general election, the Mayor shall by proclamation submit the question of whether or not such city shall have saloons at a special election to be held at a time

specified therein, and not more than 60 days nor less than 30 days after said petition is filed." At such election the proposition to be submitted shall be "Shall the City of (name of city) permit the sale and keeping for sale of intoxicating liquors within its limits under the provisions of the laws of the State of Iowa," and an election thereupon shall be conducted, the votes canvassed, and the result declared in the manner as provided by law in respect to other city elections. Whenever such a proposition has been submitted to the voters of such city it shall not be submitted again within a period of two years thereafter. If the proposition carries by a majority vote, it shall be effectual for the purpose herein contemplated, until revoked, as hereinafter provided.

- In any city over twenty-five hundred and less than five thousand inhabitants, the mayor shall, upon petition of electors equal in number to 25 per centum of the votes cast for all the candidates for the office for which the largest number of votes was cast at the last preceding election, by proclamation, submit the question of whether or not such city shall have saloons at a special election to be held at a time specified therein and not more than 60 days nor less than 30 days after said petition is filed. At such election the proposition to be submitted shall be "Shall the City of (name of city) permit the sale and keeping for sale of intoxicating liquors within its limits under the provisions of the laws of the State of Iowa?", and an election shall thereupon be conducted, the votes canvassed, and the result declared in the same manner as provided by law in respect to other city elections. Whenever such a proposition has been submitted to the voters of such city, it shall not be submitted again within a period of two years thereafter. If eighty per cent of all the votes cast on the proposition shall be in favor of the same, it shall be effectual for the purpose herein contemplated until revoked as hereinafter provided, and said city shall come within the provisions of this section.
- 3. Resolution of Council—Consent of Property Owners—Officers Barred—Limits. The person appearing to pay the tax shall file with the County Auditor a certified copy of a resolution regularly adopted by the city council, consenting to such sales by him, and a written statement of consent from all the resident freeholders owning property within fifty feet of the building where said business is carried on. But in no case shall said business be conducted by any person holding any township, town, city or county office, or within three hundred feet of any church building or school house or cemetery, nor within one-half mile of the place where any agricultural fair is being held.
- 4. BOND. He shall file with the county auditor, to be approved by the clerk of the district court, a bond to the county, in the sum of three thousand dollars, conditioned upon the faithful observance of all the previsions of this chapter to the mulct tax and for the payment of all damages that may result from the sale of intoxicating liquors upon the premises occupied by the obligor. Said bond

shall be signed by himself as principal, and by two sureties who shall qualify each in double the amount of the bond, and neither of whom shall be surety on any other like bond provided that any surety company, authorized to do business in this state, under the laws thereof may become sole surety on any and all bonds required under this section.

- 5. PLACE OF SALE. Said selling or keeping for sale of intoxicating liquors shall be carried on in a single room having but one entrance or exit, and that opening upon a public business street. The bar where liquors are furnished shall be in plain view from the street, unobstructed by screens, blinds, painted windows or any other device. There shall be no chairs, benches, nor any other furniture in front of the bar, and only such behind the bar as is necessary for the attendants. A list of names of all employed about the place shall be filed with the county auditor, and no persons shall be permitted behind the bar except those whose names are so listed.
- 6. CONDUCT. The place shall be conducted in a quiet, orderly manner.
- 7. GAMING AND AMUSEMENT. There shall be no gambling or gaming with cards, dice, billiards or any other device, nor any music, dancing or other form of amusement or entertainment, either in the room where said business is carried on or in any adjoining room or building controlled by the person, partnership corporation carrying on said business.
- 8. OBSCENE PICTURES: There shall be no obscene or impure decorations, inscriptions, placards or any such things in the place.
 - 9. FEMALES. No females shall be employed in the place.
- 10. OPENING AND CLOSING. The place shall not be open nor any sales be made earlier than five a. m. nor later than ten p. m. on any day. It shall not be open at all, nor shall any sales be made, on the first day of the week, commonly called Sunday, nor on any election day or legal holiday, nor on the evening of such days.
- 11. MINORS, DRUNKARDS, INTOXICATED PERSONS. No minors, drunkards or intoxicated person shall be allowed in the room, and no sales of intoxicating liquors shall be made to any minor, drunkard or intoxicated person, or knowingly to any person who has taken any of the so-called "cures for drunkenness."
- 12. WRITTEN NOTICE NOT TO SELL. No sale of intoxicating liquors shall be made to any person whose wife, husband, parents, child, brother, sister, guardian, ward over fourteen years of age or employer, shall by written notice forbid such sales.
- 13. PAYMENT OF TAX. If the name of a person desiring to carry on the business of selling or keeping for sale intoxicating liquors, or maintaining a place where such liquors are sold or kept for sale, has not been entered by the auditor on the list of such persons as hereinbefore provided for, or if the property wherein or whereon such businesss is to be conducted has not likewise been entered by the

auditor on such list then the name of such person and a description of such property shall be entered upon such list by the treasurer and a quarterly installment of tax shall be paid as though the name of such person and the description of such property has been duly entered upon such list at the last preceding quarterly assessment for such purpose.

Section 2. That Section Two Thousand Four Hundred Forty-nine (2449) of the Code of 1897, be and the same is hereby repealed and the following enacted in lieu thereof:

In order that any city or town or city acting under special charter of less than five thousand inhabitants may come within the provisions of the preceding section, except as is otherwise provided, the following additional condition must be complied with: petition of electors equal in number to 25 per centum of the votes cast for all the candidates for the office for which the largest number of votes was cast at the last preceding election, in such county and outside of the corporate limits of cities having a population of five thousand or over, the Board of Supervisors of such county shall by proclamation submit the question of whether or not such cities or towns shall have saloons at a special election to be held at a time specified therein, and not more than 60 days nor less than 30 days after such petition is filed. At such election the proposition to be submitted shall be "Shall the sale and keeping for sale of intoxicating liquors be permitted within the limits of the incorporated cities and town located in (name of county) County under the provisions the law of the State of Iowa?", and an election thereupon shall be conducted, the votes canvassed and the result declared in the same manner as provided by law in respect to general elections. Whenever the proposition is submitted to the voters of such county the same proposition shall not be submitted again within a period of two years If the proposition carries in such county by a vote of sixty-five per cent of all the votes cast on said proposition, it shall be effectual for the purpose herein contemplated until revoked as hereinafter provided; but such election shall not be construed as a bar to proceedings against persons selling intoxicating liquors in the towns situated in townships of which less than a majority of the voters of the township, including the town, and voting at such election, shall have voted in favor of the proposition; nor shall it be construed as a bar in any town constituting a voting precinct or voting precincts separate from the remainder of the townships in which a majority of the voters voting at such election did not vote in favor of the proposition.

Section 3. That Section Two Thousand Four Hundred and Fifty (2450) and Section Two Thousand Four Hundred Fifty-one (2451) of the Supplement of the Code, 1907, Section Two Thusand Four Hundred and Fifty-two (2452) of the Code, 1897, be and the same are hereby repealed.

- Sec. 4. Whenever any of the conditions of the third preceding section shall be violated or whenever the council of the city or town or city acting under special charter shall by a majority vote direct it, or whenever there shall be filed with the county auditor, a verified petition, signed by a majority of the voters of said city, town or city acting under special charter, or county, as the same may be, as shown by the last general election, requesting it, then the bar to proceedings as provided in the third preceding section shall cease to operate, and the persons engaged in the sale of intoxicating liquors shall be liable to all of the penalties provided in this chapter.
- Sec. 5. Nothing in this act contained shall be construed so as to remove the bar now existing in any city or town where saloons are now conducted, and saloons may be conducted in such cities and towns under the laws of the state of Icwa until the permits under which the same are being conducted have been cancelled or revoked in any manner provided by the laws of the State of Iowa, or until the right to sell and keep for sale of intoxicating liquors has been determined in the manner provided by this act.
- Sec. 6. Any person offering to vote may be challenged as unqualified by any judge or elector; and it is the duty of each of the judges to challenge any person offering to vote whom he knows or suspects not to be duly qualified; and he shall not receive a ballot from a voter who is challenged until such voter has established his right to vote. When any person is so challenged the judges shall explain to him the qualifications of an elector, and may examine him under oath touching his qualifications as a voter. If the person challenged insists that he is qualified, and the challenge is not withdrawn, one of the judges shall tender to him the following oath: "You do solemnly swear that you are a citizen of the United States, that you are a resident in good faith of this precinct, that you are twenty-one years of age as you verily believe, that you have been a resident of this county sixty days, and of this state six months next preceding this election, and that you have not voted at this election," and if he takes such oath his vote shall be received.
- 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 Capital, and the Des Moines News, newspapers published in Des Moines, Iowa, and when so amended, that the bill do pass.

Ordered passed on file.

ERNEST R. MOORE, I. T. DABNEY.

Brady of Dallas moved that when the House adjourn it be to reconvene at 1:30 o'clock P. M.

Motion prevailed.

Newell of Plymouth moved that a committee of three be appointed to notify the Senate that the House was ready to receive it in Joint Convention.

Motion prevailed.

The Speaker named as such committee: Newell of Plymouth, Hayes of Montgomery, White of Benton.

The Sergeant-at-Arms announced the arrival of the members of the Senate, who took their seats on the west side of the House Chamber.

JOINT CONVENTION.

The Joint Convention was called to order by Lieutenant Governor Clarke, President of the Joint Convention, at 12:00 o'clock noon.

The roll was then called and the following members responded as present:

Adams, Allen of Pocahontas, Allen of Jefferson, Ames Balkema, Balluff, Bascom, Bauman, Beans, Beebe, Bennett, Black, Boettger, Bowman, Brady, Brockway, Brown of Decatur, Brown of Wright, Bruce, Bybee, Byerly, Campbell of Ida, Chapman, Chase, Clarkson, Collin, Cousins, Cowles, Crist, Crow, Cunningham, Dabney, Daniels, Dawson, Dewey, De Wolf, Dixon, Downey, Dunlap, Dunnegan, Edmunds, Ellis, Enger, Felt, Finlayson, Fitchpatrick, Fletcher, Fraley, Francis, Fry, Fulton Garrett, Gates, Gilbert, Gillilland, Goodykoontz, Greene, Griggs, Grout, Halgrims, Hamilton, Hammill, Harding, Harvey, Hayes, Hazen, Hickenlooper, Hogan, Huff, Hunt, Hunter, Huntley, Hutchins, Jacobs, Jacobson, Jewell, Johnson, Klay, Koontz, Krebill, Kull, Kulp, Larrabee of Webster, Larrabee of Fayette, Leach, Legel, Lenocker, Linnan, Lund, McColl, McCulloch of Wayne, McCullough of Dubuque, Mattes, Miller of Bremer, Miller of Milton, Moore, Murtagh, Neal, Newell, O'Connor, Odendahl, Olson, Parshall, Patterson, Penn, Perkins, Pickford, Proudfoot, Quigley, Ream, Ripley, Ritter, Robbins, Rowles, Russell, Sammis, Sater, Schrup, Schee, Shane, Shankland. Skinner, Smith of Adams, Smith of Decatur, Smith of Mitchell, Smith of Shelby, Spaulding, Stephenson, Stillman, Stipe, Stoddard, Stuckslager, Sullivan, Taylor of Union, Taylor of Appanoose, Townsend, Van Camp, Van Law, Webber, White of Benton, White of Iowa, Whitney, Wilson, Zeller-147.

Absent or paired:

Campbell of Webster, Escher, Fourt, George, Hoyt, Lounsberry, McCleery, McManus, Malmberg, Savage, Speer-11.

President Clarke announced the Joint Convention duly organized with a quorum of members present.

President Clarke then announced that the roll would be called for the purpose of electing a United States Senator in Congress, and appointed as teller on the part of the Senate, Senator Savage of Adair, and as assistant teller, Senator Hoyt of Buchanan.

Speaker Stillman appointed as teller on the part of the House, Representative Huff of Hardin, and as assistant teller, Representative Crist of Clarke.

Upon the roll being called those voting for Claude R. Porter were:

O'Connor-1.

Those voting for Horace E. Deemer were:

Adams, Allen of Jefferson, Balkema, Bascom, Beans, Bennett, Bowman, Brown of Decatur, Bybee, Chapman, Chase, Cowles, Crist, Daniels, Dewey, Dixon, Edmunds, Finlayson, Francis, Fulton, Gillilland, Harding, Harvey, Hickenlooper, Hogan, Hunt, Huntley, Jacobson, McColl, McCulloch of Wayne, Mattes, Moore, Neal, Pickford, Proudfoot, Robbins, Saunders, Shane, Smith of Adams, Smith of Decatur, Smith of Mitchell, Smith of Shelby, Stipe, Stuckslager, Sullivan, Van Camp, Van Law, Whitney, Zeller—49.

Those voting for W. S. Kenyon were:

Allen of Pocahontas, Adams, Beebe, Brady, Brockway, Brown of Wright, Bruce, Campbell of Ida, Collin, Cousins, Cunningham, Dawson, Enger, Felt, Fitchpatrick, Fraley, Fry, Gates, Goodykoontz, Grout, Halgrims, Hammill, Huff, Hunter, Hutchins, Jacobs, Jewell, Johnson, Klay, Kulp, Larrabee of Fayette, Larrabee of Webster, Lund, Newell, Patterson, Perkins, Ripley, Russell, Sammis, Schee, Shankland, Sherman, Skinner, Spaulding, Stillman, Stoddard—46.

Those voting for Frank A. O'Connor were:

Balluff, Bauman, Black, Boettger, Byerly, Clarkson, Crow, Dabney, De Wolf, Downey, Dunlap, Dunnegan, Ellis, Fletcher, Garrett, Gilbert, Greene, Griggs, Hamilton, Hayes, Hazen, Koontz, Krebill Kull, Legel, Leach, Lenocker, Linnan, McCullough of Dubuque, Miller of Bremer, Miller of Dubuque, Milton, Murtagh,

Odendahl, Olson, Parshall, Penn, Quigley, Ream, Riter, Rowles, Sater, Schrup, Stephenson, Taylor of Union, Taylor of Appanoose, Townsend, Webber, White of Benton, White of Iowa, Wilson—51.

Those paired were:

Fourt, Hoyt, Lounsberry, Savage 4.

Those absent were:

Campbell of Webster, Escher, George, McCleery, McManus, Malmberg, Speer—7.

President Clarke announced that no one had received a majority of the votes cast in the Joint Convention for United States Senator in Congress and that no election had occurred.

Journal of the Joint Convention was then read and approved.

On motion of Senator Clarkson of Monroe, the Joint Convention was dissolved.

House reconvened, Speaker Stillman in the Chair.

On motion of Sater of Des Moines, the House adjourned.

AFTERNOON SESSION.

House reconvened, Speaker Stillman in the Chair.

INTRODUCTION OF BILLS.

By Bauman of Van Buren, House File No. 504, a bill for an act to amend Section Two Thousand Seven Hundred Ninety-seven (2797) of the Code, relating to the organization of rural independent school districts.

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

By Johnson of Mitchell, House File No. 505, a bill for an act to legalize conveyances of real property by executors or trustees under foreign wills, where the provisions of Section Thirty-two Hundred and Ninety-five (3295) of the Code were not observed or complied with.

Be it Enacted by the General Assembly of the State of Iowa:

Section 1. That all conveyances of real property heretofore executed by executors or trustees under foreign wills and prior to the expiration of three months after the recording of a duly authenticated copy of the will, original record of appointment, qualification and bond, as required by the provisions of Section Thirty-two Hundred and Ninety-five (3295) of the Code, are hereby legalized and declared as valid and effective in law as though the provisions of said section had been strictly followed, provided the proper proof of authority was a matter of record in the office of the clerk of the district court in the county where the real property is situated, at the time the conveyance was executed, or was made a matter of record prior to the passage of this act; provided, that nothing in this act shall affect pending litigation.

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

CONSIDERATION OF BILLS.

On motion of White of Benton, House File No. 294, a bill for an act to make an appropriation for the Farmers' Institute of Benton county, Iowa, under the provisions of Section Sixteen Hundred Seventy-five (1675) of the Supplement to the Code, 1907, with report of committe recommending passage, was taken up, and considered.

Mr. White moved that the rules be suspended, 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 ayes were:

Bascom, Bauman, Beans, Beebe, Black, Boettger, Brockway, Brown, Bruce, Bybee, Byerly, Campbell of Ida, Collin, Crist, Cunningham, Dabney, Daniels, Dawson, Dixon, Downey, Dunlap, Ellis, Enger, Felt, Finlayson, Fletcher, Fourt, Fraley, Fry, Fulton, Gilbert, Goodykoontz, Griggs, Grout, Hamilton, Harding, Harvey, Hickenlooper, Hogan, Huff, Hunt, Hutchins, Jacobs, Jacobson, Johnson, Klay, Koontz, Krebill, Kulp, Leach, Lenocker, Linnan, Lounsberry, Lund, McCullough, Miller of Dubuque, Milton, Moore, Newell, O'Connor, Odendahl, Olson, Patterson, Penn, Perkins, Pickford, Ripley, Ritter, Robbins, Rowles, Sater, Schee, Shane, Sherman, Smith of Adams, Smith of Decatur, Stephenson, Stipe, Stoddard, Taylor, Townsend, Van Camp, White, Whitney, Zeller, Mr. Speaker—86.

The nays were:

None.

Absent or not voting:

Bowman, Brady, Campbell of Webster, Cousins, Dewey, Edmunds, Escher, George, Greene, Halgrims, Hayes, Hazen, Huntley, Kull, Larrabee, McCleery, Miller of Bremer, Murtagh, Russell, Shankland, Skinner, Speer—22.

So the bill passed and the title was agreed to.

Cousins of Butler moved to withdraw House File No. 205 from the Committee on Schools and Text Books and the further consideration of the House.

Motion prevailed.

On motion of Harding of Woodbury, House File No. 41, a bill for an act with report of committee recommending passage as amended, was taken up, considered, and the committee substitute amendment substituted for the original bill.

Schee of O'Brien offered the following amendment: I move to amend by adding after the word "showing" in line two of Section Six the following: "the name of the owners and name or names of occupants of the property at the time of the fire."

Adopted.

Dawson of Cherokee offered the following amendment:

I move to amend Substitute Amendment to House File No. 41 by striking out the first paragraph of Section 16 beginning with the word "then" and ending with the word "thereto" including the period (.), and substituting therefor the following:

"For the purpose of maintaining the Department of State Fire Marshal, and paying all the expenses incident thereto, every fire insurance company doing business in the State of Iowa, except county mutual assessment associations heretofore or hereafter organized under the provisions of Chapter (5) of Title (IX) of the Code, 1907, shall pay to the State Treasurer within thirty days after this act is in effect, and in the month of February annually thereafter in addition to the taxes now required by law to be paid by such company one-fourth of one per cent on the gross premium and assessment receipts of such companies on all business done in this state in the year next preceding. So much of the money so received into the treasury as may be necessary for the maintenance of such office of State Fire Marshal, and the expenses incident thereto, shall be set aside as a special fund for this purpose. The State shall not be liable in any manner for the salary of said Fire Marshal, his deputies, employes or the maintenance of the office of Fire Marshal or any expenses incident thereto, and the same shall be payable only from the special fund provided for in this section.

Kulp of Palo Alto moved to refer the bill and pending amendments to the Committee on Ways and Means, under Rule 48.

Motion lost.

Dawson of Cherokee offered the following amendment to the amendment:

I move to amend the amendment by inserting after the word "preceding" in line 12 the following: "To be collected as other taxes on insurance companies", and after the word "purpose" in the 16th line, the following: "to be known as the State Fire Marshall fund".

Boettger of Scott moved the previous question.

Perkins of Delaware moved that the House adjourn.

Harding of Woodbury moved as an amendment, that the House adjourn at 3:15 P. M.

Amendment adopted.

Motion as amended adopted.

Motion for the previous question prevailed and the previous question was ordered.

Amendment to the amendment lost.

Roll call was demanded on original amendment by Schee of O'Brien and Dawson of Cherokee.

On the question, "Shall the amendment be adopted?"

The ayes were:

Bybee, Dawson, Downey, Johnson, Lounsberry, Lund, Newell, Patterson, Perkins, Rowles, Schee, Sherman, Townsend, Zeller—14.

The nays were:

Bascom, Beans, Beebe, Black, Boettger, Bowman, Brady, Brockway, Brown, Byerly, Campbell of Ida, Collin, Cousins, Crist, Daniels, Dewey, Dixon, Dunlap, Edmunds, Ellis, Enger, Felt, Finlayson, Fletcher, Fourt, Fraley, Fry, Fulton, Gilbert, Goodykoontz, Greene, Griggs, Grout, Hamilton, Harding, Harvey, Hayes, Hazen, Hickenlooper, Hogan, Huff, Hunt, Huntley, Hutchins, Jacobs, Jacobson, Klay, Koontz, Krebill, Leach, Lenocker, Linnan, McCullough, Miller of Bremer, Miller of Dubuque, Milton, Moore, Murtagh, O'Connor, Olson, Pickford, Ripley, Ritter, Robbins, Rus-

sell, Shane, Shankland, Skinner, Smith of Adams, Smith of Decatur, Stephenson, Stipe, Stoddard, Taylor, Van Camp, White, Whitney, Mr. Speaker—78.

Absent or not voting:

Bauman, Bruce, Campbell of Webster, Cunningham, Dabney, Escher, George, Halgrims, Kull, Kulp, Larrabee, McCleery, Odendahl, Penn, Sater, Speer—16.

Amendment lost.

Harding of Woodbury moved that the rules be suspended, 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 ayes were:

Bascom, Bauman, Beans, Beebe, Black, Boettger, Bowman, Brady, Brockway, Brown, Bruce, Bybee, Byerly, Campbell of Ida, Collin, Cousins, Crist, Cunningham, Daniels, Dawson, Dewey, Dixon, Dunlap, Edmunds Ellis, Enger, Felt, Finlayson, Fletcher. Fraley. Fry. Fulton, Gilbert, Greene, Griggs. Grout, Halgrims. Hamilton, Harding, Harvey, Hayes, Hazen, looper, Hogan, Huff, Hunt, Huntley, Hutchins, Jacobs, Jacobson, Johnson, Klay, Koontz, Krebill, Kulp, Lenocker, Linnan, Lounsberry, McCullough, Miller of Bremer, Miller of Dubuque, Milton, Moore, Murtagh, O'Connor, Olson, Patterson, Perkins, Pickford, Ripley, Ritter, Robbins, Rowles, Russell, Shane, Shankland, Sherman, Smith of Adams, Smith of Decatur, Stephenson, Stipe, Stoddard, Townsend, Van Camp, White, Whitney, Mr. Speaker—88.

The nays were:

Downey, Goodykoontz, Newell, Skinner Taylor, Zeller-6.

Absent or not voting:

Campbell of Webster, Dabney, Escher, George, Kull, Larrabee, Leach, Lund, McCleery, Odendahl, Penn, Sater, Schee, Speer—14.

So the bill passed and the title was agreed to.

The Speaker appointed as committee on the part of the House to extend an invitation to the Pioneer Law Makers of Iowa to attend the Dolliver memorial services, Crist of Clarke and Koontz of Johnson.

The hour of 3:15 having arrived, the House adjourned.

JOURNAL OF THE HOUSE

MODEL FROM TRANSPORT

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, MARCH 16, 1911.

d M.B. readoff the risk for the

House met pursuant to adjournment, Speaker Pro-tem Perkins in the Chair.

Prayer was offered by Rev. Benjamin K. Hay of Des Moines, Iowa.

Journal of March 15th corrected and approved.

On request of O'Connor of Chickasaw, leave of absence was granted Kull of Howard indefinitely on account of illness.

PETITIONS, MEMORIALS AND REMONSTRANCES.

Skinner of Jasper, presented petition of Gen. Sheridan Post No. 452, G. A. R., relative to House File No. 370.

Referred to Committee on Appropriations.

Hutchins of Kossuth presented petition of citizens of Iowa relative to House File No. 444.

Referred to Committee on Pharmacy.

Lund of Hamilton presented petition of the teachers of Ellsworth relative to House File No. 69.

Referred to Committee on Schools and Text Books.

Stipe of Page presented petition of the First National Bank of Essex, Iowa, relative to Senate File No. 387.

Referred to Committee on Ways and Means.

REPORTS OF COMMITTEES.

Klay of Sioux, from the Committee on Judiciary, submitted the following report:

ME. SPEAKER—Your Committee on Judiciary, to whom was referred House File No. 445, 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, 1907, relating to Official Newspapers and how selected, 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.

GERRIT KLAY, Chairman.

Report adopted.

Also:

Mr. Speaker—Your Committee on Judiciary, to whom was referred House File No. 409, a bill for an act to provide for an act amendatory to Chapter Six (6), Title Three (3) of the Code, extending the jurisdiction of superior courts in cities which have now, or may hereafter have a population of twenty-five thousand (25,000) or more; 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 be amended by substituting the following Substitute Amendment therefor:

A BILL

For an Act Amendatory to Chapter Six (6), Title Three (3), of the Code, Providing for Trial by Jury in Superior Courts in Cities Which Are Not County Seats, and Which Have Now or May Hereafter Have a Population of Twenty-five Thousand (25,000) or More; Providing for the Number of Jurors in Such Courts in Such Cities, and the Manner of Their Selection; 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; Providing That This Act Shall Apply to Cities Under the Commission Form of Government.

Be it Enacted by the General Assembly of the State of Iowa:

Section 1. In all cities which are not county seats, and which have now or may hereafter have a population of twenty-five thousand (25,000) or more, and in which Superior Courts are now or may hereafter be established, it shall be unnecessary in such Superior Court to make demand for trial by jury, and causes triable to a jury shall be tried to twelve (12) jurors without the additional expense to any of the parties, required by Section Two Hundred Seventy (270) of the Code.

Sec. 2. In providing jurors for Superior Courts in all such cities the names of thirty persons shall be drawn by the officers at the times and in the manner provided by Section Two Hundred Sixty-nine (269) of the Code, and such persons whose names are drawn shall be subject to jury duty, and shall constitute the regular panel of jurors in said Superior Courts, for the two calendar months commencing with the first day of the month succeeding the drawing. The judges of the Superior Courts may order such additional drawings to be made as may be necessary to provide jurors for such courts.

- Sec. 3. In all such cities the salary of the judge of the Superior Court shall be three thousand dollars per annum, and paid quarterly; the first two quarters from the city treasury and the last two from the county treasury of the county wherein such court is located.
- Sec. 4. In all such cities the compensation of the shorthand reporter in such Superior Court shall be eight dollars (\$8.00) a day for the time actually employed.
- Sec. 5. In all such cities there may be appointed by the city council, a deputy clerk of the court, who shall receive such compensation as the city council may allow.
- Sec. 6. This act shall apply to cities acting under the commission form of government, which are not county seats, and which may have, or may hereafter have, a population of twenty-five thousand (25,000) or more; and when so amended the bill do pass.

GERRIT KLAY, Chairman.

Report adopted.

Also:

Mr. Speaker—Your Committee on Judiciary, to whom was referred House File No. 493, a bill for an act requiring railroad corporations doing business in the State of Iowa to have two regular pay days in each month, 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 be indefinitely post-poned.

GERRIT KLAY, . Chairman.

Report adopted and House File No. 493 was indefinitely post-poned.

Also:

MB. SPEAKER—Your Committee on Judiciary, to whom was referred Senate File No. 22, a bull for an act to amend Section 377 of the Code, relating to the powers of Notaries Public, 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.

GERRIT KLAY, Chairman.

Report adopted.

Also:

ME. SPEAKER—Your Committee on Judiciary, to whom was referred House File No. 425, a bill for an act to amend Section 2606 of the Supplement to the Code, 1907, relating to the admission of soldiers' wives to the Iowa Soldiers' Home at Marshalltown, beg leave to re-

port they have had the same under consideration and have instructed me to report the same back to the House with the recommedation that the same be referred to the Committee on Military.

GERRIT KLAY,

Chairman.

Report adopted, and House File No. 425 was so referred.

Also:

MB. SPEAKER—Your Committee on Judiciary, to whom was referred House File No. 317, a bill for an act to prevent the procreation of habitual criminals, idiots, feeble-minded and imbeciles, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House without recommenation.

GERRIT KLAY,

Chairman.

Passed on file.

Also:

Mr. Speaker—Your Committee on Judiciary, to whom was referred House File No. 415, a bill for an act for the purpose of having a patent issued in the name of O. D. McGeorge for a certain tract of land, 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.

GERRIT KLAY, Chairman.

Report adopted.

Also:

MR. SPEAKER—Your Committee on Judiciary, to whom was referred House File No. 387, a bill for an act amending the law as it appears in paragraph nine (9) of Section Four Hundred and Twenty-two (422) Supplement to the Code, 1907, relating to the powers of Boards of Supervisors, 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 be amended as follows:

By striking out the period (.) and the quotation marks (") at the end of Section 1, and by adding the following "of such proposed change"; and when so amended the bill do pass.

GERRIT KLAY,

Chairman.

Report adopted.

Also:

Mr. Speaker—Your Committee on Judiciary, to whom was referred House File No. 492, a bill for an act to legalize and validate the acts

of the city council of the city of Osceola, Iowa, etc., 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.

> GERRIT KLAY, Chairman.

Report adopted.

Also:

MR. SPEAKER—Your Committee on Judiciary, to whom was referred Senate File No. 255, a bill for an act making the estates of non-resident insane patients and persons legally bound for their support liable for the care and treatment of such patients in the State Hospitals, 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.

GERRIT KLAY, Chairman.

Report adopted.

Also:

MB. SPEAKER—Your Committee on Judiciary, to whom was referred Senate File No. 257, a bill for an act to legalize an election of Scott County, Iowa, held November 8, 1910, etc., 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 be amended as follows:

By adding "1907" after the comma (,) following the word "Code" in the Fourteenth line of the second page of the preamble to the bill and by adding "1907" after the comma (,) following the word "Code" in the fourth line of Section 1; and when so amended the bill do pass.

GERRIT KLAY,

Report adopted.

Chairman.

Also:

MR. SPEAKER—Your Committee on Judiciary, to whom was referred Senate File No. 151, a bill for an act to repeal Chapter 192 of the Acts of the Thirty-third General Assembly and to enact a substitute therefor, relating to the conveyance of real estate by executor, administrator, trustee, guardian, referee or commissioner, 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 be amended as follows:

By adding immediately after the word and figure "Section 1" the following: "That Chapter 192 of the Acts of the Thirty-third General Assembly be repealed and the following enacted in lieu thereof"; and when so amended the bill do pass.

GERRIT KLAY, Chairman.

Report adopted.

 Λ lso:

MR. SPEAKER—Your Committee on Judiciary, to whom was referred Senate File No. 212, a bill for an act to legalize the incorporation of the town of Kiron, Crawford County, Iowa, etc., 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.

GERRIT KLAY, Chairman.

Report adopted.

Also:

MB. SPEAKER—Your Committee on Judiciary, to whom was referred House File No. 352, a bill for an act to amend Section Five Thousand Two Hundred Fifty-six (5256) of the Supplement to the Code, 1907, relating to the appointment and compensation of the clerks of the Grand Jury, 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 be amended as follows:

By striking out all after the enacting clause thereof and inserting the following:

"Section 1. That Section Five Thousand Two Hundred Fifty-six (5256) of the Supplement to the Code, 1907, be amended by adding to said section the following, to-wit: and provided farther that in counties having a population of seventy-five thousand (75,000) or more inhabitants, the court may, if it deems it necessary, appoint as clerk of the Grand Jury a competent shorthand reporter, who shall receive as compensation therefor, a monthly salary of One Hundred Twenty-five Dollars (\$125.00), which appointment may, at any time, be revoked by the Court for any reason"; and when so amended the bill dopass.

GERRIT KLAY,
Chairman.

Report adopted.

Also:

Mr. Speaker—Your Committee on Judiciary, to whom was referred Senate File No. 333, a bill for an act to amend the law as it appears in Section 2881-L of the Supplement to the Code, 1907, relating to public archives, etc., etc., 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.

GERRIT KLAY,

Chairman.

Report adopted.

Also:

Mr. Speaker—Your Committee on Judiciary, to whom was referred House File No. 401, a bill for an act to amend Section 4600-a of the Supplement to the Code of 1907, relative to justices of the peace, in certain townships, 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 be indefinitely postponed.

GERRIT KLAY, Chairman.

Report adopted and House File No. 401 was indefinitely postponed.

Finlayson of Grundy, from the Committee on Public Health, submitted the following report:

MR. SPEAKER—Your Committee on Public Health, to whom was referred House File No. 390, a bill for an act to declare certain diseases contagious and infectious, and to provide rules and regulations for the control of the same, and to fix the punishment for violation thereof, 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.

R. M. FINLAYSON,

Chairman.

Report adopted.

Klay of Sioux, from the Committee on Judiciary, submitted the following report:

Mr. Speaker—Your Committee on Judiciary, to whom was referred Senate File No. 27, a bill for an act providing for an award to a woman or her estate arising from an injury caused by the negligence or wrongful act of any person, firm or corporation, including a municipal corporation, 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 be amended as follows:

By striking out the word "now" in the fifth line of Section 1; by inserting the word "common" after the word "by" in the sixth line of Section 1; by inserting the words "or both" after the word "mother" in the eighth line of Section 1; by striking out the word "now" in the tenth line of Section 1, and by inserting the word "common" after the word "by" in said tenth line of said Section 1; and when so amended the bill do pass.

Chairman. GERRIT KLAY.

Report adopted.

Finlayson of Grundy, from the Committee on Public Health, submitted the following report:

Mr. Speaker—Your Committee on Public Health, to whom was referred House File No. 351, a bill for an act empowering boards of county supervisors to appropriate money for educational purposes in relation to tuberculosis in man and animals, 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.

R. M. FINLAYSON.

Chairman.

Report adopted.

Shankland of Polk, from the Committee on Insurance, submitted the following report.

Mr. Speaker—Your Committee on Insurance, to whom was referred House File No. 423, a bill for an act to amend Section Eighteen Hundred Twenty-two (1822) of the Code relating to beneficiary associations composed of the members of any one religious denomination and permitting any corporation heretofore organized, whose membership and plan of business permits, to bring its business under Chapter Nine, Title Nine, of the Code, 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.

FRANK S. SHANKLAND,

Chairman.

Report adopted.

Shankland of Polk called up Senate Concurrent Resolution laid over under Rule 34, and moved that the House concur therein.

CONCURRENT RESOLUTION.

A resolution authorizing the Governor to appoint an honorary commission of five citizens of this state to investigate the nature and scope of the Panama Exposition, to be held at San Francisco, California, in the year Nineteen Hundred and Fifteen, and report to the Thirty-fifth General Assembly as to the desirability of the State of Iowa making an exhibition therein and the expense of the same.

Whereas, the congress of the United States has designated the city of San Francisco, California, as the place for holding a great International Exposition in the year Nineteen Hundred and Fifteen, to commemorate the opening and completion of the Panama Canal, and said congress has called upon the president of the United States to invite the nations of the world to participate in such exposition, and,

Whereas, it may be that the State of Iowa will desire to exhibit her resources and advantages at such exposition; therefore be it

Resolved by the Senate, the House concurring, that the governor is hereby authorized to appoint an honorary commission composed of five citizens of this state, of whom not more than three shall be of the same political party, with power to investigate the nature and scope of the said exposition and to report to the Thirty-fifth General Assembly the desirability of the State of Iowa making proper exhibit of the resources and advantages of this state at such exposition, together with the nature and character of such proposed exhibit, and the reasonable expenses to be connected therewith.

Motion prevailed and Resolution was concurred in.

INTRODUCTION OF BILLS.

By Committee on Insurance, House File No. 506, a bill for an act to amend the law as it appears in Sections Three Hundred Sixty (360), Seventeen Hundred Eleven (1711), Seventeen Hundred Twenty-one (1721), Seventeen Hundred Twenty-eight (1728), Seventeen Hundred Forty-five (1745), Seventeen Hundred Eightyseven (1787), Seventeen Hundred Ninety-eight (1798) of the Code, and to amend the law as it appears in Sections Thirteen Hundred Thirty-three (1333), Seventeen Hundred Nine (1709), (Division 1), Seventeen Hundred Fifty-eight-b (1758-b), Seventeen Hundred Eighty-two (1782), Seventeen Hundred Fifty-nine-b Seventeen Hundred Fifty-nine-f (1759-f),enteen Hundred Ninety-eight-a (1798-a), Seventeen Hundred Ninety-eight-b (1798-b), Eighteen Hundred Thirty-nine-j (1839-j) of the Supplement to the Code 1907, and to amend the law as it appears in Section Seven (7), Chapter One Hundred Five (105), and Section One (1) of Chapter One Hundred Eleven (111) of the acts of the Thirty-third General Assembly; and to enact a Section as Section Eighteen Hundred Twenty-d (1820-d) to Chapter Eight (8), Title Nine (9) of the Code, all relating to insurance.

Read first and second time and passed on file.

By Bowman of Linn, House File No. 507, a bill for an act to repeal Chapter One Hundred Fifteen (115), laws of the Thirty-third General Assembly, and enact a substitute therefor, relating to banks and banking.

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

By Bowman of Linn, House File No. 508, a bill for an act to amend Section Two Hundred Fifty-four-a18 (254-a18) Supplement to the Code, 1907, relative to the appointment of probation officers.

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

By Fourt of Allamakee, House File No. 509, a bill for an act to repeal Section Five Hundred and Fifty-four (554) of the Code and to enact a substitute therefor relating to the division of townships where a city or town is included.

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

By Miller of Dubuque, House File No. 510, a bill for an act to amend Section Nine Hundred Sixty-one (961) of the Code relating to the condemnation of private property for the construction of sewers and artificial channels.

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

By Patterson of Keokuk, House File No. 511, a bill for an act to amend the law as it appears in Section One (1) of Chapter One Hundred Seventeen (117), of the acts of the Thirty-third (33d) General Assembly, relating to drainage.

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

By Boettger of Scott, House File No. 512, a bill for an act to amend Section 1056-a Nineteen (1056-a-19) of Chapter Fourteen-c (14-c) of the Supplement to the Code, 1907, relating to the government of certain cities and acts amendatory thereof.

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

Jacobs of Calhoun presented the following Resolution:

Resolved that the Speaker of the House shall, at his discretion as to time appoint a sifting committee, to consist of seven members, to which shall be referred all bills, except appropriation bills, and that thereafter no bills, except appropriation bills, shall be considered unless reported by said committee.

Laid over under Rule 34.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS.

Whitney of Woodbury, from the Joint Committee on Enrolled Bills, submitted the following report:

MB. SPEAKER—Your Joint Committee on Enrolled Bills respectfully report that they have examined, and find correctly enrolled, Senate file No. 25, a bill for an act to amend the law as it appears in Section Two Thousand Seven Hundred Ninety-three (2793) of the Supplement to the Code, 1907, relating to the change of boundaries of school corporations.

Also:

Senate File No. 250, a bill for an act to legalize a certain deed executed by Fremont County, and its Board of Supervisors on the 11th day of November, 1895, conveying to Mary E. McDonald, the west half of the northeast quarter and the northwest quarter of section two, township 70 north, range 43, west of the Fifth P. M., in Fremont County, Iowa

Also:

Senate Fire No. 24, a bill for an act to repeal Subdivision Seven (7) of Section Thirteen Hundred and Four (1304) of the Supplement to the Code, 1907, and to enact a substitute therefor pertaining to the exemption from taxation of property of an honorably discharged union soldier or sailor of the Mexican War or the War or the Rebellion or of the widow of such soldier or sailor.

U. G. WHITNEY,
Chairman House Committee.
Ed. P. Malmberg,
Chairman Senate Committee.

Adopted.

REPORT OF COMMITTEE ON ENROLLED BILLS.

Whitney of Woodbury, from the Committee on Enrolled Bills, submitted the following report:

MB. SPEAKER—Your Committee on Enrolled Bills respectfully report that they have examined and find correctly enrolled House File No. 53, a bill for an act relating to deposits in banks or trust companies.

Algo

House File No. 375, a bill for an act legalizing the acts of the stock-holders and officers of the Boone County Agricultural Society, of Boone County, Iowa, relating to the transaction of business under its former articles of incorporation and amendments thereto and its re-incorporation.

Also:

House File No. 281, a bill for an act to amend Title Five (V), Chapter Fourteen (14) of the Code and amendments thereto relating to park commissioners in special charter cities (repealing sections Nine Hundred Ninety-one (991) to Nine Hundred Ninety-six (996) inclusive of the Code and amendments thereto, and enacting substitutes therefor.)

Also:

House File No. 38, a bill for an act to amend section Three Thousand Four Hundred Thirty-nine (3439) of the Supplement to the Code, 1907, relating to the time when actions may be brought on judgments in courts of record.

U. G. WHITNEY,
Chairman.

Adopted.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS.

Whitney of Woodbury, 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. 290, a bill for an act to legalize the ordinances and rules of health of the incorporated town of Lenox, Taylor County, Iowa.

Also:

Senate File No. 271, a bill for an act to legalize the incorporation of the town of Grandview, Louisa County, Iowa, the election of its officers, the passage of its ordinances, and resolutions, and acts done by the town council in the adoption and enforcement of its ordinances and resolutions since its organization in the year Nineteen Hundred (1900).

U. G. WHITNEY,
Chairman House Committee.
Ed. P. Malmberg,
Chairman Senate Committee

Adopted.

MESSAGES FROM THE SENATE.

The following messages were received from the Senate:

ME. 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. 132, a bill for an act to amend the law as it appears in Section 652, Supplement to the Code, 1907, relating to the appointment of a health physician by the mayors of cities and towns.

Geo. A. Wilson,

Secretary.

Also:

Mr. Speaker—I am directed to inform your 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. 11, a bill for an act to amend Sections One and Two of Chapter 184, laws of the Thirty-third General Assembly, relative to the limit of indebtedness of independent school districts.

GEO. A. WILSON,

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. 29, a bill for an act to repeal Section 5119 of the Code, relating to yagrants, and enacting a substitute therefor.

GEO. A. WILSON,

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. 155, a bill for an act to amend Section 4999-a-1 of the Supplement to the Code, relative to water closets or privies.

GEO. A. WILSON,

Secretary.

Also:

MB. 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. 5, approving estimate of cost, plans and specifications for an addition to the wing to the hospital at the State University.

GEO. A. WILSON,

Secretary.

Also:

Mr. Speaker—I am directed to inform your honorable body that the Senate has concurred in House amendments to:

Senate File No. 24, a bill for an act to repeal Sub-Division 7 of Section 1304 of Supplement to the Code of Iowa, and to enact a subsubstitute therefor pertaining to the exemption from taxation of property of an honorably discharged union soldier or sailor of the Mexican war or the War of the Rebellion or of the widow of such soldier or sailor.

Geo. A. Wilson,

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. 90, a bill for an act to amend the law as the same appears in Section 1304, of the Supplement to the Code, 1907, relating to the exemption of property from taxation.

GEO. A. WILSON,

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. 157, a bill for an act providing for the sanitation of bakeries, canneries, packing houses, slaughter houses, dairies, creameries, cheese factories, confectioneries, restaurants, hotels, groceries, meat markets, and all other food producing establishments, manufactories or other places where food is prepared, manufactured, packed, stored, sold or distributed.

GEO. A. WILSON,

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. 345, a bill for an act amending Section 2538-B of the Supplement to the Code, 1907, relating to the practice of veterinary medicine, surgery and dentistry.

Geo. A. WILSON, 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. 175, a bill for an act to provide for regulating the amount and cost of printing and binding to be done for the State of Iowa, when the same is to be paid for from special appropriations.

GEO. A. WILSON,

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. 229, a bill for an act to amend Sections 1643 and 1645 of the Code, and amendatory of Chapter 2 of Title IX of the Code, and to provide for the control and disposition of property of extinct religious societies in the state.

Geo. A. Wilson, 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 the appointment of a Joint Committee to extend to the Pioneer Lawmakers' Association an invitation to attend the memorial exercises in honor of the late Senator Jonathan P. Dolliver and the President named as such committee on part of the Senate, Senator Proudfoot.

GEO. A. WILSON,

Secretary.

Speaker Stillman in the Chair.

SENATE MESSAGES CONSIDERED.

Joint Resolution approving estimate of cost, plans and specifications for an addition to the wing to the hospital, and authorizing the erection of said addition.

Whereas, the State Board of Education has submitted to the Thirty-fourth General Assembly of the State of Iowa, estimate of cost, plans and specifications for the erection of an addition to the wing to the hospital, to be completed and erected under the provisions of Chapter One Hundred and Eighty-three (183) of the Acts of the Thirty-third General Assembly, and

Whereas, said estimate of cost, plans and specifications are in every way proper and suitable, therefore

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

Section 1. That the plans and specifications for the erection of an addition to the wing of the hospital, at a cost not to exceed Twenty-five Thousand Dollars (\$25,000.00) submitted to the General Assembly of Iowa for approval, are hereby approved, and the Board of Education is hereby authorized to erect said addition to the wing to the hospital at Iowa City, Iowa, as provided in this resolution.

Sec. 2. 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 Capital, newspapers published in the city of Des Moines, Iowa.

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

Substitute for Senate File No. 90, a bill for an act to amend the law as same appears in Section Thirteen Hundred and Four (1304), of the Supplement to the Code, 1907, relating to the exemption of property from taxation.

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

Senate File No. 157, a bill for an act providing for the sanitation of bakeries, canneries, packing houses, slaughter houses, dairies, creameries, cheese factories, confectioneries, restaurants, hotels, groceries, meat markets, and all other food-producing establishments, manufactories or other places where food is prepared, manufactured, packed, stored, sold or distributed, and vehicles in which food is placed for transportation; regulating the health of operatives employes, clerks, drivers and all other persons working on the premises who handle the material from which food is prepared or the finished product; defining food, regulating the wholesomeness of food manufactured, prepared, packed, stored, sold, distributed or transported; defining the duties of the State Food and Dairy Commissioner in relation thereto; providing penalties for the violation thereof, and repealing acts in conflict therewith.

Read first and second time and referred to Committee on Food and Dairy.

Senate File No. 345, a bill for an act amending Section Twenty-five Hundred Thirty-eight-b (2538-b) of the Supplement to the Code, 1907, relating to the practice of veterinary medicine, surgery and dentistry.

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

Senate File No. 175, a bill for an act to provide for regulating the amount and cost of printing and binding to be done for the State of Iowa, when the same is to be paid for from special appropriations.

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

Senate File No. 229, a bill for an act to amend Sections Sixteen Hundred Forty-three (1643) and Sixteen Hundred Forty-five (1645) of the Code, and amendatory of Chapter Two (2) of Title Nine (9) of the Code, and to provide for the control and disposition of property of extinct religious societies in this state.

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

CONSIDERATION OF BILLS.

On request of Newell of Plymouth, unanimous consent having been given, House File No. 11, a bill for an act to amend Sections One (1) and Two (2) of Chapter One Hundred and Eighty-four (184) laws of the Thirty-third General Assembly relative to the limit of indebtedness of independent school districts, with Senate substitute amendment was taken up and the amendment read and considered.

A BILL

For an Act to amend Sections One (1), and Two (2), of Chapter One Hundred and Eighty-four (184) Acts of the Thirty-third General Assembly, relative to the limit of indebtedness of independent school districts.

Be it Enacted by the General Assembly of the State of Iowa:

Section 1. Section One (1), of Chapter One Hundred and Eighty-four (184) of the Acts of the Thirty-third General Assembly is hereby so amended as to read as follows, to-wit:

"Any independent district containing, or contained in, any city, town or village, or any consolidated independent district shall be allowed to become indebted, for the purpose of building and furnishing a school house or houses and procuring a site therefor, to an amount not to exceed in the aggregate, including all other indebtedness, four per centum of the actual value of the taxable property within such independent school district, such value to be ascertained by the last county tax list previous to the incurring of such indebtedness, anything contained in Section One Thousand Three Hundred and Six-b (1306-b) of the Supplement to the Code, 1907, to the contrary notwithstanding."

Sec. 2. Section Two (2) of Chapter One Hundred and Eighty-four (184) of the Acts of the Thirty-third General Assembly is hereby so amended as to read as follows, to-wit:

"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 provided in this act, a petition signed by a number equal to twenty-five (25 per cent) per cent of those voting at the last school election shall be filed with the president of the board of directors asking that an election shall be called, stating the purpose for which the money is to be used, and that the necessary school house or houses cannot be built and furnished within the limit of one and one-quarter per centum of the valuation."

Sec. 3. This act being deemed of immediate importance shall be in full force and effect on and after its publication in the Des Moines Capital and the Register & Leader, newspapers published at Des Moines, Iowa."

Mr. Newell moved that the House concur in the Senate amendments.

On the question, "Shall the House concur?"

The ayes were:

Bascom, Bauman, Beans, Beebe, Black, Boettger, Brockway, Brown, Bruce, Bybee, Byerly, Campbell of Ida, Campbell of Webster, Collin, Cousins, Crist, Cunningham, Daniels, Dawson, Dewey, Dixon, Downey, Dunlap, Edmunds, Ellis, Enger, Felt, Finlayson, Fourt, Fry, Gilbert, Goodykoontz, Greene, Griggs, Halgrims, Harding, Harvey, Hayes, Hazen, Hickenlooper, Huff, Hunt, Huntley, Hutchins, Jacobson, Koontz, Krebill, Kulp, Larrabee, Lenocker, Linnan, Lounsberry, Lund, McCullough, Milton, Murtagh, Newell, O'Connor, Olson, Patterson, Penn, Perkins, Ripley, Robbins, Rowles, Russell, Sater, Schee, Shane, Shankland, Sherman, Skinner, Smith of Adams, Smith of Decatur, Speer, Stephenson, Stipe, Stoddard, Taylor, Townsend, White, Whitney, Zeller—83.

The nays were:

Klay, Odendahl—2.

Absent or not voting:

Bowman, Brady, Dabney, Escher, Fletcher, Fraley, Fulton, George, Grout, Hamilton, Hogan, Jacobs, Johnson, Kull, Leach, McCleery, Miller of Bremer, Miller of Dubuque, Moore, Pickford, Ritter, Van Camp, Mr. Speaker—23.

So the House concurred in Senate amendment.

The following communication was received from the Press Club of Des Moines:

Des Moines, Iowa, March 14, 1911.

My Dear Mr. Speaker:

At the regular monthly meeting of the Press Club of Des Moines last night I was directed to extend to the members of the House of Representatives of Iowa an invitation to attend the second annual Gridiron Dinner to be given at the Savery Hotel, Des Moines, Iowa, the evening of April 5 at 7 o'clock.

A year ago the club gave its first dinner of this character at the Savery and Senator Albert B. Cummins and Congressman John A. T. Hull were the guests of honor and their official acts and speeches were looked upon with newspaper eyes and burlesqued with kindly satire.

The newspaper men of this club, which is composed of nearly 200 newspaper men of Des Moines and other Iowa cities have been watching the proceedings of the legislature with not only professional interest but

with personal observation regarding the official actions of the members and we expect upon the occasion of this dinner to hold a session of the third house and show you how we think things should be done—all in a kindly friendly spirit of course.

There will be an excellent dinner followed by the novel function and I carry out my orders extending to the members of the House, through you this invitation and trust that action will be taken which will lead to the attendance of every member.

Very respectfully, FRANK E. LYMAN, JR, Chairman Executive Board, Press Club of Des Moines.

HON. PAUL STILLMAN,

SPEAKER OF THE IOWA HOUSE OF REPRESENTATIVES, STATE CAPITOL.

On motion of Zeller of Madison, invitation was accepted.

CONSIDERATION OF BILLS.

On motion of Moore of Linn, House File No. 302, a bill for an act placing the geological survey under the direction of the State Board of Education and making an appropriation for the support of said survey and the expenses of the state geologist and his assistants, with report of committee recommending passage, was taken up, and considered.

Dixon of Sac offered the following amendment: I move to amend House File No. 302 by adding the following after the words "State Board of Education" in the fourth line of Section One of the bill, "and its office shall be maintained at the State House in the city of Des Moines, Iowa."

Adopted.

Mr. Moore moved that the rules be suspended, 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 ayes were:

Bascom, Brockway, Dixon, Finlayson, Fraley, Harding, Hutchins, Larrabee, Miller of Bremer, Moore, Perkins, Ripley, Shane, Smith of Adams, Speer, Stoddard, Mr. Speaker—17.

The nays were:

Bauman, Beebe, Black, Brady, Bruce, Bybee, Byerly, Collin, Cousins, Daniels, Dawson, Downey, Dunlap, Edmunds, Ellis, En-

ger, Fletcher, Fourt, Fry, Fulton, George, Gilbert, Greene, Griggs, Grout, Halgrims, Hamilton, Harvey, Hayes, Hazen, Hickenlooper, Huff, Hunt, Huntley, Jacobson, Klay, Koontz, Krebill, Kulp, Leach, Lenocker, Linnan, Lounsberry, Lund, McCullough, Miller of Dubuque, Milton, Murtagh, Newell, O'Connor, Odendahl, Olson, Patterson, Penn, Robbins, Rowles, Russell, Sater, Schee, Shankland, Skinner, Stephenson, Stipe, Taylor, Townsend, Van Camp, White, Whitney, Zeller—69.

Absent or not voting:

Beans, Boettger, Bowman, Brown, Campbell of Ida, Campbell of Webster, Crist, Cunningham, Dabney, Dewey, Escher, Felt, Goodykoontz, Hogan, Jacobs, Johnson, Kull, McCleery, Pickford, Ritter, Sherman, Smith of Dectaur—22.

So the bill having failed to receive a constitutional majority was declared to have been lost.

A committee from the Pioneer Lawmakers of Iowa delivered the following message:

To the General Assembly of the State of Iowa:

We are instructed by the Pioneer Law Makers' Asociations of Iowa to acknowledge the receipt of your very kind invitation to be your guests on the 16th. inst., at the time of the holding of memorial services in honor of the late Senator Dolliver, and to notify you that the invitation is accepted with pleasure.'

G.S. ROBINSON,
C. C. COLE,
JAMES G. BERRYHILL,
Committee.

March 15, 1911.

On motion of Cunningham of Buena Vista, House File No. 221, a bill for an act making appropriation for additional improvements and land at the Iowa State Fair and Exposition grounds, with report of committee recommending passage as amended, was taken up, considered and the committee substitute amendment substituted for the original bill.

Mr. Cunningham moved that the rules be suspended, 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 ayes were:

Bascom, Beans, Beebe, Black, Boettger, Brockway, Brown, Bruce, Campbell of Ida, Campbell of Webster, Collin, Crist, Cunningham, Dabney, Daniels, Dawson, Dewey, Edmunds, Felt, Finlayson, Fraley, Fry, Fulton, George, Goodykoontz, Griggs, Grout, Hamilton, Harding, Harvey, Hayes, Hazen, Hickenlooper, Hogan, Huff, Hunt, Huntley, Hutchins, Jacobs, Jacobson, Johnson, Klay, Koontz, Krebill, Larrabee, Lenocker, Lounsberry, Miller of Bremer, Milton, Moore, Murtagh, Newell, Olson, Patterson, Penn, Pickford, Ripley, Ritter, Robbins, Rowles, Russell, Shane, Shankland, Sherman, Skinner, Smith of Decatur, Speer, Stephenson, Stoddard, Taylor, Townsend, Van Camp, White, Zeller, Mr. Speaker—75.

The nays were:

Downey, Dunlap, Ellis, Gilbert, Greene, Halgrims, Leach, Linnan, Miller of Dubuque, O'Connor, Odendahl, Sater—12.

Absent or not voting:

Bauman, Bowman, Brady, Bybee, Byerly, Cousins, Dixon, Enger, Escher, Fletcher, Fourt, Kull, Kulp, Lund, McCleery, McCullough, Perkins, Schee, Smith of Adams, Stipe, Whitney—21.

So the bill passed and the title was agreed to.

SPECIAL ORDER NO. 9.

Time having arrived for Special Order, House File No. 136, a bill for an act prohibiting the sale as a beverage or keeping for sale as a beverage any intoxicating liquor within five miles of any city having a population of over two thousand (2,000) and under twenty-five thousand (25,000) when such city has located therein any state educational institution under the control of the State Board of Education, and providing a penalty therefor, was taken up and considered.

Smith of Adams moved that the rules be suspended, 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 ayes were:

Bascom, Bauman, Beans, Beebe, Bowman, Brockway, Bruce, Bybee, Campbell of Ida, Campbell of Webster, Collin, Cousins, Crist,

Cunningham, Daniels, Dawson, Dewey, Edmunds, Ellis, Enger, Finlayson, Fry, Fulton, George, Grout, Halgrims, Hayes, Hickenlooper, Hogan, Huff, Hunt, Huntley, Hutchins, Jacobson, Klay, Kulp, Larrabee, Leach, Linnan, Lounsberry, Lund, McCullough, Miller of Bremer, Newell, Patterson, Perkins, Ripley, Robbins, Rowles, Russell, Schee, Shane, Shankland, Sherman, Skinner, Smith of Adams, Smith of Decatur, Speer, Stephenson, Stipe, Stoddard, Townsend, Van Camp, Whitney, Zeller, Mr. Speaker—66.

The nays were:

Black, Boettger, Downey, Dunlap, Fletcher, Fraley, Gilbert, Goodykoontz, Greene, Griggs, Hamilton, Harding, Harvey, Hazen, Koontz, Krebill, Miller of Dubuque, O'Connor, Odendahl, Ritter, Sater, Taylor, White—23.

Absent or not voting:

Brady, Brown, Byerly, Dabney, Dixon, Escher, Felt, Fourt, Jacobs, Johnson, Kull, Lenocker, McCleery, Milton, Moore, Murtagh Olson, Penn, Pickford—19.

So the bill passed and the title was agreed to.

The following motion to reconsider was offered:

Mr. Speaker—I move to reconsider the vote by which House File No. 136 passed the House.

M. F. McCullough,

I second the motion.

C. W. MILLER.

Schee of O'Brien offered the following motion: I move that further consideration of the motion for reconsideration of House File No. 136 be postponed until March 22, 1911, at 10:30 o'clock, A. M., and to then be a Special Order.

Cunningham of Buena Vista moved the previous question.

Seconded by Bruce of Floyd.

Motion prevailed and the previous question was ordered.

Klay of Sioux demanded a roll call on the motion to postpone. Seconded by Crist of Clarke.

On the question, "Shall the motion to reconsider be postponed?" The ayes were:

Black, Boettger, Byerly, Downey, Dunlap, Fletcher, Fraley, Gilbert, Greene, Griggs, Hamilton, Hazen, Koontz, Krebill, Leach,

Lounsberry, McCullough, Miller of Bremer, Miller of Dubuque, Milton, Murtagh, Odendahl, Olson, Perkins, Sater, Schee, Townsend, White, Mr. Speaker—29.

The nays were:

Bascom, Beans, Beebe, Bowman, Brady, Brockway, Bruce, Bybee, Campbell of Ida, Campbell of Webster, Collin, Cousins, Crist, Cunningham, Daniels, Dawson, Dewey, Dixon, Edmunds, Ellis, Enger, Felt, Finlayson, Fry, Fulton, George, Goodykoontz, Grout, Halgrims, Harvey, Hayes, Hickenlooper, Huff, Hunt, Huntley, Hutchins, Jacobs, Jacobson, Klay, Kulp, Lenocker, Linnan, Lund, O'Connor, Patterson, Pickford, Ripley, Ritter, Robbins, Rowles, Russell, Shane, Sherman, Skinner, Smith of Adams, Smith of Decatur, Speer, Stephenson, Stipe, Stoddard, Taylor, Van Camp, Whitney, Zeller—64.

Absent or not voting:

Bauman, Brown, Dabney, Escher, Fourt, Harding, Hogan, Johnson, Kull, Larrabee, McCleery, Moore, Newell, Penn, Shankland—15.

So the motion was lost.

Motion to reconsider the vote by which House File No. 136 passed the House, prevailed, and the House proceeded to reconsider.

Klay of Sioux moved that further consideration of House File No. 136 be postponed and made a Special Order for 10:30, A. M., Friday.

Klay of Sioux demanded a roll call.

On the question, "Shall House File No. 136 be made a special order for 10:30, A. M., Friday.

The ayes were:

Beebe, Bowman, Brady, Brockway, Campbell of Ida, Collin, Cousins, Cunningham, Daniels, Dawson, Dewey, Dixon, Ellis, Enger, Felt, Finlayson, Fry, Fulton, George, Goodykoontz, Grout, Halgrims, Hayes, Hickenlooper, Hogan, Huff, Huntley, Hutchins, Jacobs Jacobson, Klay, Kulp, Larrabee, Linnan, Lounsberry, Moore, O'Connor, Patterson, Perkins, Pickford, Schee, Shane, Smith of Adams, Smith of Decatur, Speer, Stephenson, Stipe, Stoddard, Taylor, Van Camp, Whitney, Zeller, Mr. Speaker—53.

The nays were:

Bascom, Black, Boettger, Bruce, Byerly, Downey, Dunlap, Edmunds, Fletcher, Fraley, Greene, Griggs, Hamilton, Harding, Harvey, Hazen, Hunt, Koontz, Krebill, Leach, Lenocker, Lund, McCullough, Miller of Bremer, Miller of Dubuque, Milton, Murtagh, Odendahl, Olson, Penn, Ripley, Ritter, Robbins, Rowles, Russell, Sater, Skinner, Townsend, White—39.

Absent or not voting:

Bauman, Beans, Brown, Bybee, Campbell of Webster, Crist, Dabney, Escher, Fourt, Gilbert, Johnson, Kull, McCleery, Newell, Shankland, Sherman—16.

So the motion prevailed.

MOTION TO RECONSIDER.

Mr. Speaker—I move to reconsider the vote by which House File No. 136 passed its third reading.

І. А. Ѕмітн.

I second the motion.

L. E. CRIST.

Ritter of Des Moines offered the following Resolution, asked unanimous consent for immediate consideration and moved its adoption:

Whereas, each member of this House has been the recipient of a copy of the Song "Iowa" (new state song)

Whereas, said song is a loving and pariotic tribute to our fair state

Therefore, Be it Resolved, That this House compliment Mr. Daniel Kilpatrick of Morning Sun, Iowa, its author, on the high quality of his song, and tender to him our thanks and appreciation for his kindness and generosity in presenting the membership copies of his beautiful production.

Motion prevailed and Resolution was adopted.

The Speaker announced that as Speaker of the House he had signed in the presence of the House, House Files Nos. 53, 281, 375 and 38.

Koontz of Johnson offered the following report and moved its adoption:

Mr. Speaker—Your Special Committee to whom was assigned the duty of extending an invitation to the Pioneer Law Makers of Iowa to visit with the General Assembly and participate in the Memorial services in memory of the late Senator Jonathan P. Dolliver, would respectfully

report that they have performed the duty assigned them and now ask to be released from further duty therein.

G. W. KOONTZ, L. E. CRIST.

Motion prevailed.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS.

Whitney of Woodbury, 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 relating to deposits in banks or trust companies.

Also:

House File No. 375, a bill for an act legalizing the acts of the stock-holders and officers of the Boone County Agricultural Society, of Boone County, Iowa, relating to the transaction of business under its former articles of incorporation and amendments thereto and its reincorporation.

Also:

House File No. 281, a bill for an act to amend Title Five (V) Chapter Fourteen (14) of the Code and amendments thereto relating to park commissioners in special charter cities (repealing Sections Nine Hundred Ninety-one (991) to Nine Hundred Ninety-six (996) inclusive of the Code and amendments thereto, and enacting substitutes therefor.)

Also:

House File No. 38, a bill for an act to amend Section Three Thousand Four Hundred Thirty-nine (3439) of the Supplement to the Code, 1907, relating to the time when actions may be brought on judgments in courts of record.

U. G. WHITNEY,
Chairman House Committee.
Ed. P. Malmberg,
Chairman Senate Committee.

Adopted.

Smith of Decatur moved that when the House adjourn it be to reconvene at 1:50 o'clock, P. M.

Motion prevailed.

Robbins of Mills moved that a committee of three be appointed to notify the Senate that the House was ready to receive it in Joint Convention.

Motion prevailed.

The Speaker named as such committee: Robbins of Mills, Stephenson of Ringgold, Sherman of Poweshiek.

The Sergeant-at-Arms announced the arrival of the members of the Senate, who took their seats on the west side of the House Chamber.

JOINT CONVENTION.

The Joint Convention was called to order by Lieutenant Governor Clarke, President of the Joint Convention, at 12:00 o'clock noon.

The roll was then called and the following members responded as present:

Adams, Allen of Pocahontas, Allen of Jefferson, Ames, Balkema, Balluff, Bascom, Bauman, Beans, Beebe, Bennett, Black, Boettger, Bowman, Brady, Brockway, Brown of Decatur, Brown of Wright, Bruce, Bybee, Byerly, Campbell of Ida, Campbell of Webster, Chapman, Chase, Clarkson, Collin, Cousins, Cowles, Crist, Crow, Cunningham, Dabney, Daniels, Dawson, Dewey, De Wolf, Dixon, Downey Dunlap, Dunnegan, Edmunds, Ellis, Enger, Felt, Finlayson, Fitchpatrick, Fletcher, Fourt, Fraley, Francis, Ery, Fulton, Garrett, Gates, George, Gilbert, Gillilland, Goodykoontz, Greene, Griggs Grout, Halgrims, Hamilton, Hammill, Harding, Harvey, Hayes, Hazen, Hickenlooper, Hogan, Hoyt, Huff, Hunt, Hunter, Huntley, Hutchins, Jacobs, Jacobson, Jewell, Johnson, Koontz, Krebill, Kulp, Larrabee of Webster, Larrabee of Fayette, Leach, Legel, Lenocker, Linnan, Lounsberry, Lund, McColl, Mc-Culloch of Wayne, McCullough of Dubuque, McManus, Malmberg, Mattes, Miller of Bremer, Miller of Dubuque, Milton, Moore, Murtagh, Neal, Newell, O'Connor, Odendahl, Olson, Parshall, Patterson, Penn, Perkins, Pickford, Proudfoot, Quigley, Ream, Ripley, Ritter, Robbins, Rowles, Russell, Sammis, Sater, Saunders, Savage, Schee, Schrup, Shane, Shankland, Sherman, Skinner, Smith of Adams, Smith of Decatur, Smith of Mitchell, Spaulding, Speer, Stephenson, Stillman, Stipe, Stoddard, Stuckslager, Sullivan, Taylor of Union, Taylor of Appanoose, Townsend, Van Camp, Van Law, Webber, White of Benton, White of Iowa, Whitney, Wilson, Zeller—154.

Absent:

Escher, Kull, McCleery, Smith of Shelby-4.

President Clarke announced the Joint Convention duly organized, with a quorum of members present.

President Clarke then announced that the roll would be called for the purpose of electing a United States Senator in Congress, and appointed as teller on the part of the Senate, Senator Savage of Cedar, and as assistant teller, Senator Hoyt of Buchanan.

Speaker Stillman appointed as teller on the part of the House, Representative Huff of Hardin, and as assistant teller, Representative Crist of Clarke.

Upon the roll being called those voting for Claude R. Porter were:

O'Connor—1.

Those voting for Horace E. Deemer were:

Adams, Allen of Jefferson, Bascom, Beans, Bennett, Bowman, Brown of Decatur, Chapman, Chase, Cowles, Crist, Daniels, Dewey, Edmunds, Fulton, Gillilland, Hickenlooper, Hogan, Hunt, Jacobson, Lounsberry, McCulloch of Wayne, Malmberg, Neal, Pickford, Proudfoot, Robbins, Saunders, Savage, Smith of Adams, Smith of Decatur, Speer, Stipe, Stuckslager, Sullivan, Van Camp, Van Law—87.

Those voting for W. S. Kenyon were:

Allen of Pocahontas, Ames, Balkema, Beebe, Brady, Brockway, Brown of Wright, Bruce, Bybee, Campbell of Ida, Campbell of Webster, Collin, Cousins, Cunningham, Dawson, Dixon, Enger, Felt, Finlayson, Fitchpatrick, Fourt, Fraley, Francis, Fry, Gates, George, Goodykoontz, Grout, Halgrim, Hammill, Harding, Harvey, Hoyt, Huff, Hunter, Huntley, Hutchins, Jacobs, Jewell, Johnson, Klay, Kulp, Larrabee of Webster, Larrabee of Fayette, Lund, McColl, Mattes, Moore, Newell, Patterson, Perkins, Ripley, Russell, Sammis, Schee, Shane, Shankland, Sherman, Skinner, Smith of Mitchell, Spaulding, Stillman, Stoddard, Whitney, Zeller—65.

Those voting for Frank A. O'Connor were:

Balluff, Bauman, Black, Boettger, Byerly, Clarkson, Crow, Dabney, De Wolf, Downey, Dunlap, Dunnegan, Ellis, Fletcher, Garrett, Gilbert, Greene, Griggs, Hamilton, Hayes, Hazen, Koontz, Krebill, Legel, Leach, Lenocker, Linnan, McManus, McCullough of Dubuque, Miller of Bremer, Miller of Dubuque, Milton, Murtagh, Odendahl, Olson, Parshall, Penn, Quigley, Ream, Ritter,

Rowles, Sater, Schrup, Stephenson, Taylor of Union, Taylor of Appanoose, Townsend, Webber, White of Benton, White of Iowa, Wilson—51.

Absent:

Escher, Kull, McCleery, Smith of Shelby-4.

President Clarke announced that no one had received a majority of the votes cast in the Joint Convention for United States Senator in Congress, and that no election had occurred.

Senator Hammill of Hancock moved that a second ballot be taken.

Senator DeWolf of Grundy moved as a substitute that after the reading and correction of the Journal, the Joint Convention be dissolved.

On the question "Shall the Joint Convention be dissolved?" the ayes were:

Adams, Allen of Jefferson, Balluff, Bascom, Bauman, Beans, Bennett, Black, Boettger, Bowman, Brady, Brown of Decatur, Byerly, Chapman, Chase, Clarkson, Cowles, Crist, Crow, Dabney, Daniels, Dewey, De Wolf, Downey, Dunlap, Dunnegan, Edmunds, Ellis, Fletcher, Fulton, Garrett, Gilbert, Gillilland, Greene, Griggs, Hamilton, Harvey, Hayes, Hazen, Hickenlooper, Hogan, Hoyt, Hunt, Koontz, Krebill, Legel, Lenocker, Linnan, Lounsberry, McCulloch of Wayne, McCullough of Dubuque, McManus, Malmberg, Miller of Dubuque, Milton, Murtagh, O'Connor, Odendahl, Olson, Parshall, Penn, Proudfoot, Ream, Ritter, Robbins, Rowles, Sater, Saunders, Savage, Schrup, Skinner, Smith of Adams, Smith of Decatur, Speer, Stephenson, Stipe, Stuckslager, Taylor of Union, Taylor of Appanoose, Townsend, Van Camp, Van Law, Webber, White of Benton, White of Iowa, Wilson—86.

Nays:

Allen of Pocahontas, Ames, Balkema, Beebe, Brockway, Brown of Wright, Bruce, Bybee, Campbell of Ida, Campbell of Webster, Collin, Cousins, Cunningham, Dawson, Dixon, Enger, Escher, Felt, Finlayson, Fitchpatrick, Fourt, Fraley, Francis, Fry, Gates, George, Goodykoontz, Grout, Halgrims, Hammill, Harding, Huff, Huntley, Hutchins, Jacobs, Jacobson, Jewell, Johnson, Klay, Kulp, Larrabee of Webster, Larrabee of Fayette, Leach, Lund, McColl, Mattes, Miller of Bremer, Moore, Neal, Newell, Patterson, Perkins,

Pickford, Ripley, Russell, Sammis, Schee, Shane, Shankland, Sherman, Smith of Mitchell, Spaulding, Stillman, Stoddard, Sullivan, Whitney, Zeller—67.

Absent or not voting:

Hunter, Kull, McCleery, Quigley, Smith of Shelby-5.

So the motion prevailed.

House reconvened, Speaker Stillman in the chair.

Journal of the Joint Convention read and approved.

On motion of Milton of Cedar, the House adjourned.

AFTERNOON SESSION.

House reconvened, Speaker Stillman in the Chair.

Lounsberry of Marshall moved that a committee of three be appointed to notify the Senate that the House was ready to receive it in joint convention.

Motion prevailed.

The Speaker named as such committee:

Lounsbery of Marshall, Patterson of Keokuk, Ritter of Des Moines.

Hickenlooper of Monroe moved that a committee of three be appointed to notify the Pioneer Law Makers' Association that the House was ready to receive them.

Motion prevailed.

The Speaker named as such committee:

Hickenlooper of Monroe, Schee of O'Brien, Gilbert of Clayton.

The Sergeant-at-Arms announced the arrival of the Senate, who took their seats on the west side of the House Chamber.

JOINT CONVENTION.

The Joint Convention was called to order by Lieutenant Governor Clarke, President of the Joint Convention, at 2 o'clock p. m.

The Sergeant-at-Arms announced the arrival of the members of the Pioneer Law Makers' Association, who took the seats reserved for them.

President Clarke introduced Senator Lester E. Francis of Dickinson as the President of the Joint Convention during the Dolliver memorial program.

The following program was then rendered:

Music, "Shades of Evening," by First Methodist Episcopal Church Male Quartette.

Invocation by the Rev. Dr. G. A. Scott of First Methodist Episcopal Church of Des Moines.

The following telegram was received from Mrs. J. P. Dolliver:
Yonkers, N. Y., March 14, 1911.

Hon. Paul Stillman, Speaker, House of Representatives:

Kindly express at the memorial services my deep regret that I am unable to be present. If I could express in one sentence Mr. Dolliver's purpose in his struggle for the right, it would be that the children of tomorrow might have their equal opportunity. I believe that Iowa will not soon forget this sacrifice.

LOUISE P. DOLLIVER.

Music, "Lead Kindly Light," by First Methodist Episcopal Church Male Quartette.

Introducing Hon. Robert G. Cousins, Senator Francis made the following remarks:

We are assembled here this afternoon to honor the memory of one of the greatest of Iowa's sons. From that day more than a quarter of a century ago when Jonathan P. Dolliver spoke as temporary presiding officer of a great state convention of his political party, his fame as an orator has steadily grown until almost every school boy in the land is familiar with his eloquence and power.

I have heard him many times and upon many topics, and always and everywhere, whether in the political forum, on the chautauqua platform or in the halls of Congress his manner has inspired, his thoughts have burned deep, and his wonderful power as an orator has led and captivated those who listened to the magic of his words.

In late years I had come to look upon him as the greatest orator using the English language—a fit companion for the mighty Burke in his defense of the American colonies, or Webster in his masterful reply to Hayne.

I had often thought that some day I would write to him how much I admired his great power and genius, but, alas, before that letter was written the call to a higher life was answered and the great advocate of the people was no more.

I cannot speak words of praise to him now—they fall upon ears cold and deaf to us, but tuned to music of a higher sphere, but I can say them to those who live and love his memory, and mourn with us his loss.

Jonathan P. Dolliver was of the common people, his greatest delight was in their service, and his memory will be forever cherished by those for whom he labored.

But I will not trespass upon the time of the speaker of the day who knew Senator Dolliver through long years of service together, and who will now address you with words rivaling in eloquence those of the lamented dead in whose memory we today gather.

I take pleasure in presenting to you Hon. Robert G. Cousins.

Who addressed the Joint Convention and spoke as follows:

Members of the General Assembly of Iowa:

Your greatly esteemed invitation which I could regard but virtually as a complimentary command to appear before you on this memorial occasion, could not fail to bring to my mind another occasion many years ago, when occupying seat numbered 69, on yonder aisle, another General Assembly—the twenty-first Assembly of our State—elected me for a far different duty to perform in a matter then pending before the Senate. And little, indeed, could it have been imagined at that time, that a quarter of a century later, I should be bidden by this Assembly to say in such way as I am able a few words in memory of one who has been the friend of all of us and who was then my earliest companion in the campaigns of his adopted commonwealth and of this my own native state.

But the destinies of men can seldom be foreseen and fate forever loves to mystify the future and the plans of men.

Nevertheless, it seemed certain to many of us then that Jonathan P. Dolliver was made and marked for eminent success.

No words of mine are needed now to fasten up the fame which by his great abilities he wrote across the nation's sky. No praises or encomiums are required to carry his illustrious name into the devoted households and the hamlets and the cities of the state of Iowa.

Human life, in fact all life, is the strangest and most wonderful of the mysteries. So, too, is death—save for the teachings of some philosophers—likewise mysterious. But the natural phenomena of autumn time with gently fading colors, with swift receding vigor, seem almost easily accounted for—an inexorable, known, expected fact. The setting sun and all its twilight hues are sure, decided, known, and fixed as is the picture painted by the artist's brush.

But who feels certain of the dawn and of a single day much less of the course of a human life. Will the sign of Aries or Leo, or Sagittarius or Aquarius or any sign or star under which a human life starts out, determine a spirit's course, its rising or its downfall? Not so. The teachers of the zodiacal science tell us that the possibilities of one born in the sign of Aquarius are greatest of all and also may be the poorest and the worst. How then is a human life to be separated from the infinite mysteries that attend it. Who can know what bloom of sunny clime or frigid zone or anxioms of our childhood faith, or mystic teachings of some far-off land shall lift, or thwart, or turn aside, or guide straight onward to its fairest goal a human soul. How is it that in one case environment, associations, or conditions shall inspire a human mind so that it leads on to the splendid glory of uncommon and incalculable achievement, may be by winning the souls of men with magic eloquence

or thrilling them with melodies so great and sweet that they seem almost to have been dying through all the centuries of time with the pain of silence; and in another case of the very same conditions and environment, some other human being seems ignominiously to lose itself along the way of life without achievement or distinguishment and without the exultaion of success.

I have sometimes thought that the secret of it all is like the secret of a perfect love, which in our mortal world can never be without complete, unstinted sacrifice of self.

However all this may be, the man whose brilliant and unusual career and character we memoralize today, achieved and felt in fullest measure the exultation of singular success. He put his life upon the altar of his hope and art and there it was consecrated to the end.

To be born of frugal, healthy parents in an environment that is stimulating is a great advantage.

The green fields of Virginia far away, and the hills and vales and mountains of that statesman-holding commonwealth, first heard the voice of Jonathan P. Dolliver. They had heard the unctuous and exhorting voice of his dear old father before him and had heard the voices of seven of our presidents in their youthful days. But Virginia was the cradle also of thousands whose reputations never crossed its borders. Dolliver was also born in a most favorable sign, on the 6th day of February, 1858, but millions, of whose names the world you and I have never heard, first saw the light in that same sign and under that same lucky star.

Educated well at home and finished with a college touch, our seventeen-year-old Virginian looked above the mountains of his birthland, took the sun for his pilot and Horace Greeley for his advisor and started on foot for the empire of the pioneers. We were all here waiting to help him and to shout for him. Both of my grandfathers had been here for more than thirty years welcoming such bone and flesh and blood. He tarried in Illinois and dug potatoes while a local school board were deciding to elect him school teacher. Little did the people of Sandwich, Illinois, know what they were missing when they let the young Virginian leave them and come and locate at a central point in Iowa between the two great rivers. But of course they and nobody else ever knows what may come out of a hickory shirt and a celluloid collar. Thousands had come away from there, thousands from New England and Ohio and Indiana and other states, but nonobdy knew which ones were geniuses until the ffint of their intellects came in contact with the steel of circumstances and experence.

When Dolliver came to Ft. Dodge in the spring of 1878, nobody knew about it except his brother who accompanied him, and the landlord of whom they rented a small office. When the struggle became so hard that they had to sleep in the office his brother went back to Virginia into the ministry and Jonathan, as he tells us himself, worked on the streets for a dollar and a half per day.

The soul of every individual must always have an awakening if it is to expand. If that awakening does not come, we shall never know much of the individual. Perhaps many lives have been wasted for want of an awakening.

Nothing tends so much to bring out true worth as trouble. Nobody ever amounted to very much in this world unless he had to. The best flowers of genius have blossomed from "bleeding hearts."

Bulwer Lytton tells us of his young physician who studied and who suffered long and patiently in the community and that finally "Abbey Hill let him feel its pulse." Robert Burns suffered and sang so sweetly in the provincial region of Ayr that finally he was invited to Edinburgh.

When Ft. Dodge had discovered Dolliver, they must share him with the whole state. He was invited to Des Moines. He spoke to a state convention and the nation took up his name. Of course he had plagued the opposition and he had fun with the mugwumps. He had said they treated their consciences as if thy were the stock in trade of a baking powder factory—they solemnly protest that everybody's conscience has alum in it except theirs. But no matter, he was awakened and from that moment his real life began. He was a permanent factor in American politics and in all political campaigns. He campaigned with Blaine and with all of the best of them from that time on.

With the enviable reputation which his first convention speech had given him throughout the country, and with his local prestige which had been gradually building and with the earnest aid of such strong characters as the late Governor Carpenter, it is not strange that he was soon chosen for Congress in the Tenth District.

There is always in every community a natural fraternity of intellectuality. There is a certain magnetism of intelligence that is always and everywhere irrestible. Thomas B. Reed once said: "There is no refinement quite equal to the graceful, mighty intellectuality. That of itself is always a commanding charm. It rules wherever it appears Wealth bows to it and seeks its patronage while even ignorance revers it."

Men are chosen for important offices, such as Congress, on account of being singularly known in the communities for something, either for unusual ability or for some signal success. Of course, by dint of dollars, men sometimes break into important offices creating wonderment as to how they got there. But as a general rule a man's name on the roll of the American Congress can be accounted for.

The House of Representatives, under certain circumstances, is probably the greatest arena in the world. Few men have been able to hold and control it for any great length of time. You can count on the fingers of your hands the occasions during the last two decades when different speakers have commanded it in such quietude that the speaker could be distinctly heard for a continuous hour. Under such circumstances it is a rare and wonderful arena. The English House of Commons is a play house compared with it. I have heard Balfour and Bannerman on the same day in the House on a government issue and have witnessed a dozen occasions in the American House of Representatives that far sur-

passed such a noted session of Parliament. Usually in the House there is constant conversation while the ordinary member is speaking. That is the general rule. But sometimes while full to overflowing the House becomes intensely quiet and remains so if the speaker has the ability to hold it. Dolliver was one of the few who at times commanded absolute quietude.

Remembering his own hard struggle for a start and for success in life, his voice was always lifted in his later years for the good of his generation and for his fellow men. He had that temperament which taught him that the most evil seed that can be sown in a community is the seed of suspicion and of doubt and that the best spirit that can be nurtured is that of faith and confidence and charity and integrity. Therefore he inculcated the hopeful spirit in his fellow men. He was the sunlight in every social circle of his friends. He was like a "rainbow in the gloom." The language of his ordinary conversation turned the corners of thought so abruptly and so swiftly that there was constant epigrammatic and inimitable illumination. He was the prince of good cheer and one of the happiest integers of human individuality in our serious, struggling world.

After all the years of toil and exciting contest for a full decade in the House of Representatives, and with tremendously exhausting work in the Chautauqua service, in which he earned substantial and in fact unusual profits, and with all the toil and burdens of his senatorial career, his great heart began to wane. The strongest machinery must finally Even steel and iron and hardest granite are not impervious or imperturbable. Whoever touches and commands the hearts of others, must always give up something of his own. So many hearts had been touched, so many souls had been stirred in all those great campaigns, that finally his own was worked to the mortal limit. Many the time I met him late at night and early in the morning in those great, fatiguing campaigns when we were out on the road, sometimes sixty to seventy days and nome, maybe three or four nights in all that time, sleeping perhaps four or five hours the night, and having a splendid time, we thought, at that. And they were splendid and historic days when Iowa had the greatest corps of campaigners in the republic; when she had two members in the Cabinet and the Speaker of the House of Representatives: when aforetime Tom Reed had said, "You have so much talent in your state, it is impossible to do justice to it and to the other states in Committee appointments."

It was a great honor and a sweet exultation to head the list of such a delegation, and the inspiration of it moved the heart of our friend to faster beating until 'twas overworked'.

But think of the many souls of history that have reached their greatest power and sometimes have worn out their physical machinery before their suns had passed the periods of their brilliant and powerful meridians, yes, even before the shadow fell towards the east.

Many have been the soldiers who have won their laurels early. The hero of Ravenna was only twenty-two. Italy was conquered twice by military heroes only five and twenty. Innocent III has been celled the despot of Christendom at thirty-seven and at that same age Lord Byron died. Victor Hugo wrote "Bug Jargal" at fifteen, and Pascal was a great author at sixteen and died at thirty-seven. Edmund Burke was the author of "The Sublime and Beautiful" at twenty-six, and Grattan entered the Irish Parliamnet and fame at twenty-nine. Richelieu was bishop at twenty-three and Secretary of War and State at the early age of thirty-one. Raphael had become illustrious and died at thirty-seven. William Pitt, the contemporary of our own illustrious Hamilton, and two years his junior, inherited the prestige that gave him a seat in Parliament at twenty-one, through the influence of the Duke of Rutland. He was Chancellor of the Exchequer at twenty-three, and First Lord of the Treasury and Chancellor, and practically the controlling power of England at twenty-five and he held that position for seventeen continuous years.

Dolliver inherited no political prestige. He had no Duke of Rutland for a sponsor. The clifted hills and lofty mountains of Virginia were his great godfathers and the honeyed valleys of that romantic birthland whispered their soft dreams into his eager, boyhood ears. The rivers and the hills of loyal Illinois gave welcome to his trudging weary feet and encouraged his exalted hope. The rolling plains and honeysuckled woodlands of our river-bordered Iowa sang thrice welcome to the bright-eyed continental wayfarer and won his wondrous heart and scintillating brain for its historic heritage and gave him all the rich and precious gifts within its political and lavish power. He went out for us and won the successive battles of his brilliant life by constant strife and never-ending zeal.

His great heart impelled the blood to his fertile brain in many years of constant and unceasing toil, sometimes his judgment differing with yours and sometimes with mine. But it matters not, he had fought the battles of our cause on many a brilliant day, and our tears of exultation for the fame of our great state were mingled on many glorious occasions. Every Hawkeye was proud of his chieftain, proud to have such a splendid champion in the great arenas of public life and on the popular stage. No matter if his clarion voice sounded sentiments, maybe discordant with our own, he had bared his breast for the Grand Old Man in that final hour of both their great careers.

And then at last he came home to rest. He had thought always in his recent years of the delightful and peaceful prospect of enjoying the habitude which he had selected and paid for with his honorable and strenuous earnings, consisting of some broad acres over there in the magnificent middle of our state, "touched by two rivers," as he described it himself, and situated there beside the city of his early friends. His plans for its improvement and perfection had not yet been completed, but they were in the apple of his eye and fleart, and he sat himself down on the porch of his town-house home in the midst of his charming family of wife and children where he could see the undulating landscape of his future rural habitude, in contemplation, and mused over it all in those dearest days of our best October season, when the vines were running over the sun-lit hedges in all the golden glory of that rich autumnal time; and with all apparent faith in the restitution of his health, with

his bright soul shining in his eyes and in his usual laughing mood, he counted his pulse beats up to seven, refusing to count himself out—like the fighter that he was—but the physician counted more and feebler pulse beats. It seemed as though Infinite Mercy spared our friend the usual suffering and pain that attends the exit of great souls. There is no evidence that he suffered even for a moment a glomy or troubled apprehension. His jovial hand seemed lifted from the grasp of his latest visitor by the hand of The Infinite One.

Music, "Some Blessed Day," and "Iowa," by First Methodist Episcopal Church Male Quartette.

Short addresses were made by Senators, A. B. Cummins and Lafayette Young.

Joint Convention dissolved.

House reconvened, Speaker Stillman in the chair.

On motion of Bauman of Van Buren the House adjourned.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, MARCH 17, 1911.

House met pursuant to adjournment, Speaker Stillman in the Chair.

Prayer was offered by Rev. D. F. Boomershine of Maquoketa, Iowa.

Journal of March 16th corrected and approved.

REPORT OF COMMITTEE ON ENROLLED BILLS.

Whitney of Woodbury, from the Committee on Enrolled Bills, submitted the following report:

Mr. Speaker—Your Committee on Enrolled Bills respectfully report they have examined, and find correctly enrolled House File No. 29, a bill for an act to repeal Section Five Thousand One Hundred Nineteen (5119) of the Code, relating to vagrants, and enacting a substitute therefor.

Also:

House File No. 11, a bill for an act to amend Sections One (1), and Two (2), of Chapter One Hundred and Eighty-four (184), Acts of the Thirty-third General Assembly, relative to the limit of indebtedness of independent school districts.

Also:

House File No. 155, a bill for an act to amend Section Forty-nine Hundred and Ninety-nine-a-1 (4999-a-1), of the Supplement to the Code, relative to water closets or privies.

Also:

House File No. 53, a bill for an act relating to deposits in banks or trust companies.

Also:

House File No. 375, a bill for an act legalizing the acts of the stock-holders and officers of the Boone County Agricultural Society, of Boone County, Iowa, relating to the transaction of business under its former articles of incorporation and amendments thereto and its reincorporation.

Also:

House File No. 281, a bill for an act to amend Title Five (V), Chapter Fourteen (14) of the Code and amendments thereto relating to park commissioners in special charter cities (repealing Sections Nine Hundred Ninety-one (991) to Nine Hundred Ninety-six (996) inclusive of the Code and amendments thereto, and enacting substitutes therefor.)

Also:

House File No. 38, a bill for an act to amend Section Three Thousand Four Hundred Thirty-nine (3439) of the Supplement to the Code, 1907, relating to the time when actions may be brought on judgments in courts of record.

U. G. WHITNEY,
Chairman.

Adopted.

PETITIONS, MEMORIALS AND REMONSTRANCES.

Bowman of Linn presented petition from teachers of Central City, Iowa, endorsing House File No. 69 and Senate File No. 77.

Referred to Committee on Schools and Text Books.

Halgrims of Humboldt presented petition from citizens of Huxley, Iowa, endorsing House File No. 149.

Referred to Committee on Railroads and Transportation.

REPORTS OF COMMITTEES.

Moore of Linn, from the Committee on Appropriations, submitted the following report:

Mr. Speaker—Your Committee on Appropriations, to whom was referred House File No. 376, a bill for an act to provide for repairing, improving, modernizing and restoring without changing the architecture thereof the Old Capitol Building located at Iowa City, Iowa, etc., 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 be re-referred to the State Educational Institutions Committee.

ERNEST R. MOORE, Chairman.

Report adopted, and House File No. 376 was so referred.

INTRODUCTION OF BILLS.

By Harding of Woodbury, House File No. 513, a bill for an act to amend Section Two (2) of Chapter One Hundred Fifty-five (155) of the acts of the Thirty-third General Assembly, striking out the words "Big Sioux".

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

By Huff of Hardin, House File No. 514, a bill for an act to amend Section Six Hundred Sixteen (616) of the Code, relative to taxation of unplatted lands within the limits of cities and towns.

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

By Klay of Sioux, House File No. 515, a bill for an act to amend the law as it appears in Section Four Hundred (400) of the Supplement to the Code, 1907, relating to the removal of county seats and the county records.

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

By Finlayson of Grundy, House File No. 516, a bill for an act creating a commission to draft, examine and supervise bills for the General Assembly of Iowa.

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

Fulton of Jefferson offered the following Concurrent Resolution:

Whereas, The patriotic song of Iowa by S. H. M. Byers, has, for years, been sung in all the schools of the state, and on thousands of public occasions, political and social, and wherever Iowa people come together in other states, therefore, be it

Resolved by the House, the Senate concurring, that it be hereby declared to be recognized as the State Song.

Laid over under Rule 34.

CONSIDERATION OF BILLS.

On motion of Shane of Wapello, Senate File No. 2, a bill for an act to amend the law as it appears in Chapter 11, Title 12, of the Supplement to the Code, 1907, relating to the inspection of petroleum products, with report of committee recommending passage, was taken up and considered.

The following amendment offered by Shane of Wapello was adopted:

A BILL

For an Act to provide for the labeling of any of the products of petroleum known as gasoline, benzine or naptha, sold or kept for sale within this state, to fix a punishment for the violation thereof and to provide when and the manner in which gasoline, benzine or naphtha may be inspected.

Be it Enacted by the General Assembly of the State of Iowa:

Section 1. That all products of petroleum, known as gasoline, benzine or naphtha, sold or kept for sale within this state, shall be labeled or branded in plain, clear, legible letters in English and figures showing the Baume gravity test at a temperature of 60 degrees Fahrenheit. If such petroleum products are sold by the barrel, half barrel or cask, the label shall be placed in a conspicuous place on each barrel, half barrel or cask. If sold from a tank wagon, the person selling or delivering the same shall show on each sale ticket the gravity test as hereinbefore provided.

Sec. 2 Any person, firm, company, association or corporation, or any employe or agent of any such person, firm, company, association or corporation, who shall sell or cause to be soild or keep for sale within the state, any products of petroleum known as gasoline, benzine or naphtha, which has not been branded as above required or which shall be falsely or incorrectly branded, or which is labeled so as to mislead or deceive the purchaser, or which is not equal to the gravity test as stated therein, shall be guilty of a misdemeanor.

- Sec. 3. It shall be the duty of the chief oil inspector, or such state inspector or deputy as may be directed by him, upon complaint, to inspect gasoline, benzine or naphtha for the purpose of determining as to whether the same is up to the standard and quality as shown by the label thereon; or said chief oil inspector may at his own option inspect or cause to be inspected, such petroleum products.
- Sec. 4. The chief oil inspector, or any state inspector or deputy, is hereby invested with authority and jurisdiction to enter upon the premises of any one selling or keeping for sale within this state any gasoline, benzine or naphtha for the purpose of inspecting the same as herein provided.

Mr. Shane moved 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 ayes were:

Bascom, Bauman, Beebe, Black, Boettger, Bowman, Brady, Brockway, Brown, Bruce, Bybee, Byerly, Campbell of Ida, Campbell of Webster, Collin, Cousins, Crist, Cunningham, Daniels, Dawson, Dixon, Downey, Dunlap, Edmunds, Ellis, Enger, Felt, Finlayson, Fourt, Fry, Fulton, George, Gilbert, Goodykoontz, Greene, Griggs, Grout, Halgrims, Hamilton, Harding, Harvey, Hayes, Hazen, Hickenlooper, Huff, Hunt, Huntley, Hutchins, Koontz, Krebill, Kulp, Larrabee, Leach, Lenocker, Lounsberry, Lund, McCullough,

Miller of Dubuque, Milton, Moore, O'Connor, Odendahl, Olson, Patterson, Penn, Perkins, Pickford, Ripley, Ritter, Robbins, Rowles, Russell, Sater, Shane, Sherman, Skinner, Smith of Adams, Smith of Decatur, Stephenson, Stipe, Stoddard, Townsend, Van Camp, White, Whitney, Zeller, Mr. Speaker—87.

The nays were:

None.

Absent or not voting:

Beans, Dabney, Dewey, Escher, Fletcher, Fraley, Hogan, Jacobs, Jacobson, Johnson, Klay, Kull, Linnan, McCleery, Miller of Bremer, Murtagh, Newell, Schee, Shankland, Speer, Taylor—21.

So the bill passed and the title was agreed to.

O'Connor of Chickasaw moved to recall from the Governor House File No. 281, for the purpose of making a correction.

Motion prevailed.

On motion of Stoddard of Buchanan, Senate File No. 130, a bill for an act making appropriation to defray the expenses of the inaugural ceremonies, with report of committee recommending passage, was taken up and considered.

Mr. Stoddard moved 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 ayes were:

Bascom, Bauman, Beans, Beebe, Black, Boettger, Brockway, Brown, Bruce, Bybee, Byerly, Campbell of Ida, Campbell of Webster, Collin, Crist, Daniels, Dawson, Dewey, Dixon, Downey, Edmunds, Ellis, Felt, Fourt, Fry, George, Goodykoontz, Greene, Griggs, Hamilton, Harding, Harvey, Hayes, Hazen, Hickenlooper, Huff, Hunt, Huntley, Hutchins, Johnson, Koontz, Krebill, Kulp, Larrabee, Leach, Lounsberry, Lund, Miller of Dubuque, Milton, Newell, O'Connor, Odendahl, Olson, Patterson, Penn, Perkins, Pickford, Ritter, Robbins, Rowles, Russell, Schee, Shane, Shankland, Sherman, Skinner, Smith of Adams, Smith of Decatur, Speer, Stephenson, Stipe, Stoddard, Taylor, Townsend, Van Camp, White, Whitney, Zeller, Mr. Speaker—79.

The nays were:

None.

Absent or not voting:

Bowman, Brady, Cousins, Cunningham, Dabney, Dunlap, Enger, Escher, Finlayson, Fletcher, Fraley, Fulton, Gilbert, Grout, Halgrims, Hogan, Jacobs, Jacobson, Klay, Kull, Lenocker, Linnan, McCleery, McCullough, Miller of Bremer, Moore, Murtagh, Ripley, Sater—29.

So the bill passed and the title was agreed to.

The following message was sent to the Governor:

To His Excellency, the Governor of Iowa:

I am directed to inform you that the House herewith respectfully requests the return of House File No. 281 for the purpose of making a correction.

C. R. BENEDICT, Chief Clerk.

On motion of Hayes of Montgomery, House File No. 235, a bill for an act to repeal Section Two (2) of Chapter One Hundred Two, laws of the Thirty-third General Assembly, and to enact a substitute in lieu thereof, relating to traction engines on the public roads, with report of committee recommending passage as amended, was taken up, considered, and the committee amendments were adopted.

Mr. Hayes offered the following amendment: I move to amend House File No. 235 by striking out the words "crossing or" in the fourth line and the word "culvert" in the fifth line.

Adopted.

Mr. Hayes moved that the rules be suspended, 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 ayes were:

Bascom, Bauman, Beebe, Black, Boettger, Bowman, Brady, Brockway, Brown, Bruce, Byerly, Campbell of Ida, Campbell of Webster, Collin, Cousins, Crist, Daniels, Dawson, Dixon, Dunlap, Edmunds, Ellis, Enger, Felt, Fourt, Fraley, Fry, Fulton, George, Gilbert, Goodykoontz, Greene, Grout, Halgrims, Harding, Harvey, Hayes, Hazen, Hickenlooper, Hogan, Huff, Hunt, Huntley, Hutchins, Johnson, Klay, Krebill, Kulp, Leach, Lenocker, Linnan, Lund, McCullough, Miller of Bremer, Miller of Dubuque, Milton, Murtagh, O'Connor, Odendahl, Olson, Patterson, Penn, Perkins,

Pickford, Robbins, Rowles, Russell, Shane, Sherman, Skinner, Smith of Decatur, Stephenson, Stipe, Stoddard, Taylor, Townsend, Van Camp, White, Whitney, Zeller—80.

The nays were:

Bybee, Dewey, Jacobson, Mr. Speaker-4.

Absent or not voting:

Beans, Cunningham, Dabney, Downey, Escher, Finlayson, Fletcher, Griggs, Hamilton, Jacobs, Koontz, Kull, Larrabee, Lounsberry, McCleery, Moore, Newell, Ripley, Ritter, Sater, Schee, Shankland, Smith of Adams, Speer—24.

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. 250, 25, 24, 290 and 271.

On motion of Boettger of Scott, House File No. 402, a bill for an act to amend Section One Thousand Five (1005), of the Supplement to the Code, 1907, with additional provisions in regard to the fire fund, with report of committee recommending passage, was taken up and considered.

Mr. Boettger moved that the rules be suspended, 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 ayes were:

Bascom, Bauman, Beebe, Black, Boettger, Bowman, Brady, Brockway, Brown, Bruce, Bybee, Byerly, Campbell of Ida, Campbell of Webster, Collin, Cousins, Daniels, Dawson, Dewey, Downey, Dunlap, Edmunds, Ellis, Enger, Fourt, Fraley, Fry, Fulton, George, Gilbert, Goodykoontz, Greene, Griggs, Grout, Hamilton, Harding, Harvey, Hayes, Hazen, Hickenlooper, Hogan, Huff, Hunt, Huntley, Hutchins, Jacobs, Jacobson, Klay, Koontz, Krebill, Kulp, Leach, Lenocker, Linnan, Lounsberry, McCullough, Miller of Bremer, Miller of Dubuque, Milton, Murtagh, Odendahl, Olson, Patterson, Penn, Pickford, Ripley, Ritter, Robbins, Rowles, Russell, Sater, Schee, Shane, Sherman, Skinner, Smith of Adams, Stephenson, Stipe, Stoddard, Taylor, Townsend, Van Camp, White, Whitney, Zeller, Mr. Speaker—86.

The nays were:

None.

Absent or not voting:

Beans, Crist, Cunningham, Dabney, Dixon, Escher, Felt, Finlayson, Fletcher, Halgrims, Johnson, Kull, Larrabee, Lund, McCleery, Moore, Newell, O'Connor, Perkins, Shankland, Smith of Decatur, Speer—22.

So the bill passed and the title was agreed to.

MESSAGE FROM THE GOVERNOR.

The following message was received from the Governor:

Mr. Speaker—In pursuance of the request of the House, I herewith return House File No. 281.

B. F. CARROLL, Governor.

On motion of Sater of Des Moines, House File No. 140, a bill for an act to amend Section Two Thousand Seven Hundred and Seventy-eight (2778) of the Code, relating to election of teachers, school-day-month and year, with report of committee recommending passage as amended, was taken up, considered, and the committee substitute amendment substituted for the original bill.

Mr. Sater moved that the rules be suspended, 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 ayes were:

Bascom, Black, Bowman, Brown, Bruce, Bybee, Byerly, Campbell of Ida, Campbell of Webster, Collin, Cousins, Cunningham, Dabney, Daniels, Dawson, Dewey, Dixon, Edmunds, Ellis, Enger, Felt, Finlayson, Fourt, Fraley, Fry, Fulton, George, Gilbert, Goodykoontz, Greene, Halgrims, Hayes, Hazen, Hickenlooper, Huff, Huntley, Hutchins, Jacobs, Johnson, Klay, Krebill, Kulp, Leach, Linnan, Lounsberry, Lund, McCullough, Miller of Dubuque, Milton, Newell, O'Connor, Patterson, Pickford, Ripley, Ritter, Robbins, Russell, Sater, Shane, Sherman, Skinner, Smith of Adams, Smith of Decatur, Stephenson, Taylor, Townsend, Van Camp, White, Zeller, Mr. Speaker—70.

The nays were:

Downey, Grout, Hamilton, Harding, Hunt, Jacobson, Murtagh, Odendahl, Olson, Stipe, Stoddard—11.

Absent or not voting:

Bauman, Beans, Beebe, Boettger, Brady, Brockway, Crist, Dunlap, Escher, Fletcher, Griggs, Harvey, Hogan, Koontz, Kull, Larrabee, Lenocker, McCleery, Miller of Bremer, Moore, Penn, Perkins, Rowles, Schee, Shankland, Speer, Whitney—27.

So the bill passed and the title as amended was agreed to.

SPECIAL ORDER NO. 10.

Time having arrived for Special Order, House File No. 136, a bill for an act prohibiting the sale as a beverage or keeping for sale as a beverage any intoxicating liquor within five miles of any city having a population of over two thousand (2,000) and under twenty-five thousand (25,000) when such city has located therein any state educational institution under the control of the State Board of Education, and providing a penalty therefor, was taken up and considered.

Smith of Decatur called up his motion to reconsider the vote by which House File No. 136 passed to its third reading.

Roll call was demanded by Klay of Sioux, seconded by Dawson of Cherokee.

On the question, "Shall the House reconsider?"

The ayes were:

Bascom, Beans, Beebe, Bowman, Brady, Brockway, Brown, Bruce, Bybee, Campbell of Ida, Collin, Cousins, Crist, Cunningham, Daniels, Dawson, Dewey, Dixon, Edmunds, Enger, Felt, Finlayson, Fourt, Fry, Fulton, George, Goodykoontz, Grout, Halgrims, Hayes, Hickenlooper, Hogan, Huff, Hunt, Huntley, Hutchins, Jacobs, Jacobson, Klay, Krebill, Kulp, Larrabee, Lenocker, Linnan, Lounsberry, Lund, Murtagh, Newell, Odendahl, Patterson, Perkins, Pickford, Russell, Schee, Shane, Shankland, Sherman, Skinner, Smith of Adams, Smith of Dectaur, Stephenson, Stipe, Stoddard, Van Camp, Zeller, Mr. Speaker—66.

The nays were:

Bauman, Black, Boettger, Byerly, Downey, Dunlap, Ellis, Fletcher, Fraley, Gilbert, Greene, Griggs, Hamilton, Harvey, Ha-

zen, Koontz, McCullough, Miller of Bremer, Miller of Dubuque, Milton, O'Connor, Olson, Penn, Ritter, Robbins, Rowles, Sater, Taylor, Townsend, Whitney—30.

Absent or not voting:

Campbell of Webster, Dabney, Escher, Harding, Johnson, Kull, Leach, McCleery, Moore, Ripley, Speer, White—12.

Motion prevailed and the House reconsidered.

Smith of Adams offered the following substitute amendment:

I move to amend House File 136 as follows:

By striking out the title and inserting in lieu thereof the following: "A bill for an act to amend Subdivision Two (2) of Section Twenty-four Hundred Forty-eight (2448), of the Supplement to the Code, 1907, relating to the limits within which intoxicating liquors may be sold." Further by striking out all of said bill after the enacting clause and inserting in lieu thereof the following:

"Section 1. That Subdivision Two (2) of Section Twenty-four Hundred Forty-eight (2448) of the Supplement to the Code, 1907, be and the same is hereby amended by striking out the period after the word "held" in the last line of said Subdivision and inserting in lieu thereof the following: "nor within a distance of Five (5) miles from any college or university under the control of the State Board of Education."

Ripley of Hancock moved that House File No. 136, with pending amendments be referred to the Judiciary committee.

Roll call demanded by Klay of Sioux and Dawson of Cherokee.

On the question, "Shall the bill be referred?"

The ayes were:

Bascom, Beans, Black, Boettger, Brown, Byerly, Campbell of Ida, Campbell of Webster, Collin, Dabney, Downey, Dunlap, Ellis, Fletcher, Fraley, Gilbert, Goodykoontz, Greene, Griggs, Hamilton, Harding, Harvey, Hazen, Jacobs, Koontz, Krebill, Leach, Lenocker, Lund, McCullough, Miller of Bremer, Miller of Dubuque, Milton, Moore, Newell, O'Connor, Odendahl, Olson, Penn, Ripley, Ritter, Rowles, Sater, Shane, Shankland, Stipe, Taylor, Townsend, Van Camp, White, Whitney—51.

The nays were:

Beebe, Bowman, Brady, Brockway, Bybee, Cousins, Crist, Cunningham, Daniels, Dawson, Dewey, Dixon, Edmunds, Enger, Felt, Finlayson, Fry, Fulton, George, Grout, Halgrims, Hayes, Hickenlooper, Hogan, Huff, Hunt, Huntley, Hutchins, Jacobson, Klay,

Kulp, Patterson, Pickford, Robbins, Russell, Schee, Sherman, Skinner, Smith of Adams, Smith of Decatur, Speer, Stephenson, Stoddard, Zeller, Mr. Speaker—45.

Absent or not voting:

Bauman, Bruce, Escher, Fourt, Johnson, Kull, Larrabee, Linnan, Lounsberry, McCleery, Murtagh, Perkins—12.

Motion prevailed and bill was so referred.

On motion of Hickenlooper of Monroe, House File No. 189, a bill for an act to amend Section Two Thousand Seven Hundred Ninety-three-a (2793-a) of the Supplement to the Code, 1907, relative to the boundary lines between a school township and an independent city or town district, with report of committee recommending passage as amended, was taken up, considered, and the committee amendments were adopted.

Mr. Hickenlooper moved that the rules be suspended, 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 ayes were:

Bascom, Beans, Beebe, Bowman, Brady, Brockway, Brown, Bruce, Bybee, Byerly, Campbell of Ida, Campbell of Webster, Collin, Crist, Cunningham, Dabney, Daniels, Dawson, Dewey, Dixon, Downey, Edmunds, Ellis, Enger, Felt, Fletcher, Fourt, Fry, Fulton, George, Gilbert, Greene, Grout, Halgrims, Hamilton, Harding, Harvey, Hazen, Hickenlooper, Hogan, Huff, Hunt, Huntley, Hutchins, Jacobs, Jacobson, Johnson, Klay, Krebill, Larrabee, Leach, Lenocker, Lounsberry, Lund, Miller of Bremer, Miller of Dubuque, Milton, Murtagh, Newell, O'Connor, Odendahl, Olson, Patterson, Penn, Perkins, Pickford, Ripley, Robbins, Rowles, Russell, Sater, Shane, Sherman, Skinner, Smith of Adams, Smith of Decatur, Speer, Stephenson, Stoddard, Taylor, Townsend, Van Camp, White, Whitney, Zeller, Mr. Speaker—86.

The nays were:

None.

Absent or not voting:

Bauman, Black, Boettger, Cousins, Dunlap, Escher, Finlayson, Fraley, Goodykoontz, Griggs, Hayes, Koontz, Kull, Kulp, Linnan, McCleery, McCullough, Moore, Ritter, Schee, Shankland, Stipe—22.

So the bill passed and the title was agreed to.

On motion of Jacobs of Calhoun, House File No. 383, a bill for an act to legalize a special election of the Independent school district of Paton, in the county of Greene, and state of Iowa, and all proceedings precedent thereto and to authorize the issue of bonds, with report of committee recommending passage as amended, was taken up, considered, and the committee amendments were adopted.

Mr. Jacobs moved that the rules be suspended, 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 ayes were:

Bascom, Bauman, Beans, Beebe, Brockway, Brown, Bruce, Bybee, Campbell of Ida, Campbell of Webster, Collin, Cousins, Crist, Cunningham, Daniels, Dawson, Dewey, Dixon, Downey, Ellis, Enger, Felt, Fletcher, Fourt, Fry, Fulton, Gilbert, Goodykoontz, Greene, Griggs, Halgrims, Hamilton, Harding, Hazen, Hickenlooper, Hogan, Huff, Hunt, Huntley, Hutchins, Jacobs, Johnson, Klay, Koontz, Krebill, Kulp, Larrabee, Leach, Lenocker, Linnan, Lounsberry, Lund, McCullough, Miller of Dubuque, Milton, Murtagh, Newell, Olson, Patterson, Penn, Perkins, Pickford, Ripley, Ritter, Robbins, Rowles, Russell, Schee, Shane, Sherman, Skinner, Smith of Adams, Speer, Stephenson, Stoddard, Taylor, Townsend, Van Camp, White, Whitney, Zeller, Mr. Speaker—82.

The nays were:

None.

Absent or not voting:

Black, Boettger, Bowman, Brady, Byerly, Dabney, Dunlap, Edmunds, Escher, Finlayson, Fraley, George, Grout, Harvey, Hayes, Jacobson, Kull, McCleery, Miller of Bremer, Moore, O'Connor, Odendahl, Sater, Shankland, Smith of Decatur, Stipe—26.

So the bill passed and the title was agreed to.

On motion of Whitney of Woodbury, House File No. 318, a bill for an act to repeal paragraph sixteen (16) of Section Five Hundred Eleven (511) of the Supplement to the Code, 1907, as amended by Chapter Thirty-six (36) of the acts of the Thirty-third General Assembly, relating to the boarding and lodging of prisoners, with report of committee recommending passage, was taken up and considered.

Boettger of Scott moved to request the recall from the Governor of House File No. 220 for the purpose of correction of an error.

Motion prevailed.

Van Camp of Cedar moved that when the House adjourn it be to reconvene at 1:30 o'clock, P. M.

Motion prevailed.

Odendahl of Carroll moved that a committee of three be appointed to notify the Senate that the House was ready to receive it in Joint Convention.

Motion prevailed.

The Speaker named as such committee: Odendahl of Carroll, Kulp of Palo Alto, Daniels of Appanoose.

The Sergeant-at-Arms announced the arrival of the members of the Senate, who took their seats on the west side of the House Chamber.

JOINT CONVENTION.

The Joint Convention was called to order by Lieutenant Governor Clarke, President of the Joint Convention, at 12:00 o'clock noon.

The roll was then called and the following members responded as present:

Adams, Allen of Pocahontas, Allen of Jefferson, Ames, Balkema, Balluff, Bascom, Bauman, Beans, Beebe, Bennett, Black, Boettger, Bowman, Brady, Brockway, Brown of Decatur, Brown of Wright, Bruce, Bybee, Byerly, Campbell of Ida, Campbell of Webster, Chapman, Chase, Clarkson, Collin, Cousins, Cowles, Crist, Crow, Cunningham, Dabney, Daniels, Dawson, Dewey, De Wolf, Dixon, Downey, Dunlap, Dunnegan, Edmunds, Ellis, Enger, Felt, Finlayson, Fitchpatrick, Fletcher, Fourt, Fraley, Francis, Fry, Fulton, Garrett, Gates, George, Gilbert, Gillilland, Goodykoontz, Greene, Griggs, Grout, Halgrims, Hamilton, Hammill, Harding, Harvey, Hayes, Hazen, Hickenlooper, Hogan, Hoyt, Huff, Hunt, Huntley, Hutchins, Jacobs, Jacobson, Jewell, Johnson, Klay, Koontz, Krebill, Kull, Kulp, Larrabee of Webster, Larrabee of Fayette, Leach, Legel, Lenocker, Linnan, Lounsberry, Lund, McColl, McCulloch of Wayne, McCullough of Dubuque, Malmberg, Mattes. Miller of Bremer, Miller of Dubuque, Milton, Moore, Murtagh, Neal, Newell, O'Connor, Odendahl, Olson, Parshall, Patterson, Penn, Perkins, Pickford, Quigley, Ream, Ripley, Ritter, Robbins, Rowles, Russell, Sammis, Sater, Saunders, Savage, Schee, Schrup, Shane, Shankland, Sherman, Skinner, Smith of Adams, Smith of Decatur, Smith of Mitchell, Smith of Shelby, Spaulding, Speer, Stephenson, Stillman, Stipe, Stoddard, Stuckslager, Sullivan, Taylor of Union, Taylor of Appanoose, Townsend, Van Camp, Van Law, Webber, White of Benton, White of Iowa, Whitney, Wilson, Zeller—153.

Absent or paired:

Escher, Hunter, McCleery, McManus, Proudfoot-5.

President Clarke announced the Joint Convention duly organized, with a quorum of members present.

President Clarke then announced that the roll would be called for the purpose of electing a United States Senator in Congress, and appointed as teller on the part of the Senate, Senator Savage of Adair, and as assistant teller, Senator Hoyt of Buchanan.

Speaker Stillman appointed as teller on the part of the House, Representative Huff of Hardin, and as assistant teller, Representative Crist of Clarke.

Upon the roll being called those voting for Claude R. Porter were:

O'Connor-1.

Those voting for Horace E. Deemer were:

Adams, Allen of Jefferson, Beans, Bennett, Bowman, Brown of Decatur, Chapman, Chase, Cowles, Crist, Daniels, Dewey, Edmunds, Fulton, Gillilland, Hickenlooper, Hogan, Hunt, Jacobson, Lounsberry, McCulloch of Wayne, Malmberg, Robbins, Saunders, Savage, Smith of Adams, Smith of Decatur, Smith of Shelby, Speer, Stipe, Stuckslager, Van Camp, Van Law—33.

Those voting for W. S. Kenyon were:

Allen of Pocahontas, Ames, Balkema, Bascom, Beebe, Brady, Brockway, Brown of Wright, Bruce, Bybee, Campbell of Ida, Campbell of Webster, Collin, Cousins, Cunningham, Dawson, Dixon, Enger, Felt, Finlayson, Fitchpatrick, Fourt, Fraley, Francis, Fry, Gates, George, Goodykoontz, Grout, Halgrims, Hammill, Harding, Harvey, Hoyt, Huff, Huntley, Hutchins, Jacobs, Jewell, Johnson, Klay, Kulp, Larrabee of Webster, Larrabee of Fayette, Lund, McColl, Mattes, Moore, Neal, Newell, Patterson, Perkins,

Pickford, Ripley, Russell, Sammis, Schee, Shane, Shankland, Sherman, Skinner, Smith of Mitchell, Spaulding, Stillman, Stoddard, Sullivan, Whitney, Zeller—68.

Those voting for Frank A. O'Connor were:

Balluff, Bauman, Black, Boettger, Byerly, Clarkson, Crow, Dabney, De Wolf, Downey, Dunlap, Dunnegan, Ellis, Fletcher, Garrett, Gilbert, Greene, Griggs, Hamilton, Hayes, Hazen, Koontz, Krebill, Kull, Legel, Leach, Lenocker Linnan, McCullough of Dubuque, Miller of Bremer, Miller of Dubuque, Milton, Murtagh, Odendahl, Olson, Parshall, Penn, Quigley, Ream, Ritter, Rowles, Sater, Schrup, Stephenson, Taylor of Union, Taylor of Appanoose, Townsend, Webber, White of Benton, White of Iowa, Wilson—51.

Paired:

Hunter-1.

Absent:

Escher, McCleery, McManus, Proudfoot-4.

President Clarke announced that no one had received a majority of the votes cast in the Joint Convention for United States Senator in Congress, and that no election had occurred.

Journal of the Joint Convention was then read and approved.

On motion of Senator Bennett of Taylor the Joint Convention was dissolved.

House reconvened, Speaker Stillman in the Chair.

On motion of Odendahl of Carroll the House adjourned.

AFTERNOON SESSION.

House reconvened, Speaker Stillman in the Chair.

The following message was sent to the Governor:

To His Excellency, the Governor of Iowa:

I am directed to inform you that the House herewith respectfully requests the return of House File No. 220, for the purpose of making a correction.

C. R. BENEDICT,

Chief Clerk.

House resumed consideration of House File No. 318.

Stipe of Page offered the following amendment:

I move to amend by striking out all of Section One of House File No. 318 beginning with the word "or" in the fifth line of the printed bill and that a period (.) be substituted for the comma (,) after the word "above" in the same line.

Schee of O'Brien moved the previous question.

Motion prevailed.

Amendment adopted.

Whitney of Woodbury moved that the rules be suspended, 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 ayes were:

Bascom, Collin, Cousins, Crist, Dawson, Dewey, Downey, Ellis, Fletcher, Fourt, Fry, George, Goodykoontz, Harvey, Huff, Hunt, Huntley, Hutchins, Jacobson, Johnson, Klay, Leach, Linnan, Lounsberry, Milton, Newell, Odendahl, Patterson, Perkins, Pickford, Robbins, Schee, Sherman, Skinner, Speer, Stipe, Taylor, Whitney, Zeller—39.

The nays were:

Bauman, Beans, Black, Boettger, Bowman, Brown, Bybee, Campbell of Webster, Daniels, Dunlap, Edmunds, Finlayson, Fraley, Fulton, Gilbert, Greene, Griggs, Halgrims, Hamilton, Harding, Hayes, Hazen, Jacobs, Krebill, Lenocker, Lund, McCullough, Miller of Bremer, Miller of Dubuque, Murtagh, O'Connor, Olson, Penn, Ripley, Ritter, Rowles, Sater, Shankland, Townsend, Van Camp, White—42.

Absent or not voting:

Beebe, Brady, Brockway, Bruce, Byerly, Campbell of Ida, Cunningham, Dabney, Dixon, Enger, Escher, Felt, Grout, Hickenlooper, Hogan, Koontz, Kull, Kulp, Larrabee, McCleery, Moore, Russell, Shane, Smith of Adams, Smith of Decatur, Stephenson, Stoddard—27.

So the bill having failed to receive a constitutional majority was declared to have been lost.

MESSAGE FROM THE GOVERNOR.

The following message was received from the Governor:

MR. SPEAKER—I am directed to inform your honorable body that the Governor herewith returns, as requested by the House, House File No. 220, a bill for an act to amend the law as it appears in Chapter Sixty (60) of the laws of the Thirty-third General Assembly, relating to the improvement of water fronts in special charter cities and conferring additional powers upon such cities. (Additional to Chapter Fourteen (14) of Title Five (V) of the Code, relating to cities under special charter.)

C. C. Nye,

Secretary to the Governor.

Miller of Bremer moved that the House adjourn at 3:00 o'clock, P. M.

On motion of O'Connor of Chickasaw, House File No. 129, a bill for an act to amend Chapter Thirteen (13), Title Twelve (12) of the Supplement to the Code, 1907, and providing for the appointment of Dairy Commissioner, Deputy Dairy Commissioner and State Dairy Inspector, and fixing the salary of said officers and regulating the sale of milk and cream, and providing penalties for violation thereof, and repealing all acts or parts of acts in conflict herewith, with report of committee recommending passage as amended was taken up, and considered.

Odendahl of Carroll moved to re-refer the bill with pending amendments to the Committee on Appropriations.

Motion lost.

O'Connor of Chickasaw moved to reject the amendments proposed by the Committee on Appropriations.

Motion prevailed and the amendments were rejected.

O'Connor of Chickasaw offered the following amendment:

I move to amend Substitute amendment for House File Number One Hundred Twenty-nine (129) as printed in the Journal, by striking out the words "three thousand" in line twenty-three (23) of Section Two (2) and inserting in lieu thereof "twenty-seven hundred" and by striking out the words "twenty-five" in line four (4) of the same section, and inserting in lieu thereof the words "twenty-four" and by striking out of lines 18 and 19 of Section 3 of the bill as printed in the Journal, the following words: "keeping not more than two cows."

Mr. O'Connor moved that further consideration of the bill be postponed until 10:30 o'clock, A. M. Saturday.

Motion prevailed.

MOTIONS TO RECONSIDER.

Mr. SPEAKER—I move to reconsider the vote by which House File No. 318 failed to pass the House.

JOHN W. JACOBS.

I second the motion.

COL. HALGRIMS.

Mr. SPEAKER—I move to reconsider the vote by which House File No. 318 passed to its third reading.

JOHN W. JACOBS.

I second the motion.

COL. HALGRIMS.

REPORTS OF COMMITTEES.

Harding of Woodbury, from the Committee on Municipal Corporations, submitted the following report.

MR. SPEAKER—Your Committee on Municipal Corporations, to whom was referred House File No. 338, a bill for an act to amend Section Six Hundred Seventy-nine a and One Thousand Fifty-six, Subdivision F of the Supplement to the Code, etc. etc., 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 be amended as follows: by substituting the following substitute amendment therefor:

A BILL

For an Act to amend Section Eight (8) Chapter Sixty-four (64) of the acts of the Thirty-third General Assembly, and to repeal Subdivision B, Subdivision C, and Subdivision D of Section One Thousand Fifty-six-a-32 (1056-a-32) Supplement to the Code, 1907, and enact a substitute therefor relating to the civil service commissioners, their duties and power under commission form of government.

Be it Enacted by the General Assembly of the State of Iowa:

- Section 1. That Section Eight (8) Chapter Sixty-four (64) of the Acts of the Thirty-third General Assembly be amended by striking out in line Sixteen (16) thereof, the words, "chief of the fire department."
- Sec. 2. That Subdivision B, Subdivision C and Subdivision D of Section One Thousand Fifty-six-a-Thirty-two (1056-a-32) Supplement to the Code, 1907, be repealed and the following enacted in lieu thereof:
- Sec. 3. Said Board shall, on the first Monday of April and October of each year, or oftener if they shall deem it necessary, under such rules and regulations as it may prescribe, hold examinations for the purpose

of determining the qualifications of applicants for positions on the police and fire force of said city, which examinations shall be practical in their character and shall relate to those matters which will fairly test the fitness of the persons examined to discharge the duties of the position to which they seek to be appointed; such examination shall cover the physical, as well as other qualifications of the applicants. Said board shall, as soon as possible after such examination, certify to the chief of police and the chief of the fire department the names of ten persons, who, according to its records, have the highest standing as a result of said examination. All vacancies which occur in the police and fire force prior to the date of the next regular examination shall be filled from the names so certified; provided, however, that should said list for any cause become reduced to less than three, then the chief of police or the chief of the fire department, as the case may be, may temporarily fill a vacancy until the next examination of the board.

In all examinations and appointments under the provisions of this act, honorably discharged soldiers, sailors or marines of the regular or volunteer army or navy of the United States, shall be given a preference, if otherwise qualified.

- Sec. 4 The officers of the police force in said city shall be a marshal, who shall be ex-officio chief of police, and shall be elected by the City Council by a majority vote, and such other officers as the council may designate; and the officers of the fire department shall be the chief of the fire department, who shall be appointed by the board of civil service commissioners, and such other officers as the city council may designate. The city council of said city shall fix the salary of the marshal and of the chief of the fire department, and the number of policemen and firemen for the police and fire force, and the salaries to be paid to each. It shall also provide a suitable room in which the board of civil service commissioners may hold its meetings. The board may appoint a clerk, whose salary shall be fixed by the city council. Said board shall keep a record of all its meetings and proceedings.
- Sec. 5. The chief of police shall appoint the police force for said city and the chief of the fire department shall appoint the fire force for said city.
- Sec. 6. All police officers, policemen and firemen, including the chief of the fire department, shall be subject to removal by the board of civil service commissioners for misconduct or failure to perform their duty, under such rules and regulations as may be adopted by the council. The chief of police or the chief of the fire department may peremptorily suspend or discharge any member of his force for misconduct or neglect of duty, or disobedience of orders; provided that any person so suspended or discharged thereafter may appear before said board and said board shall investigate the cause of said removal or discharge, and if the same is found insufficient he shall be reinstated. The board shall fix the date for the trial of such discharged or suspended officer or man of either the police or fire department, within fifteen days after demand for hearing

by the accused and shall give ten days' written notice to the accused of the date set for trial, specifying in writing the charges upon which the accused is to be tried and the name of the person making the The meetings and procedure of the board when trying such cases shall be open to the public. The accused person shall have the right to be represented by counsel to present evidence in his behalf and examine witnesses for or against him. The board shall cause the witnesses for the accused to be properly subpoenaed. Meetings shall be called by the chairman upon the application of two members of the board, and written notices must be sent to all members of the board stating the time and the place, and the purpose of calling a meeting. The board shall have the power to enforce the attendance of witnesses and the production of books and papers, and to administer oaths in the same manner and with like effect under the same penalties as in the case of magistrates exercising civil or criminal jurisdiction under the statutes of Iowa

- Sec. 7. No person shall be appointed or employed on the police or fire force of said city who is not a citizen of the United States, and who has not been a resident of said city for more than one year next preceding said appointment, and who is not able to read and write the English language, or who is of bad moral character, or is addicted to the use of intoxicating liquors as a beverage. No member of said police or fire force shall directly or indirectly contribute any money to any person for nomination or election purposes, and no person shall be appointed to or removed from said police or fire forces on account of his political beliefs.
- Sec. 8. Any person violating the provisions of this act shall be guilty of a misdemeanor, and upon conviction shall pay a fine not to exceed One Hundred Dollars (\$100), or be imprisoned in the county jail not to exceed thirty days.
- Sec. 9. All acts or part of acts in conflict with this act are hereby repealed. Nothing in this act shall be so construed as to prevent the city council from prescribing rules and regulations for the government of firemen and policemen, and when so amended the bill do pass.

W. L. HARDING,

Chairman.

Report adopted.

Also:

Mr. Speaker—Your Committee on Municipal Corporations, to whom was referred House File No. 512, a bill for an act to amend Section 1056-a-Nineteen (1056-a-19) of Chapter Fourteen-c (14-c) of the Supplement to the Code, 1907, relating to the government of certain cities and acts amendatory thereof, 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.

W. L. HARDING,

Chairman.

Report adopted.

Also:

ME. SPEAKER—Your Committee on Municipal Corporations, to whom was referred House File No. 435, a bill for an act to amend Section Seven Hundred Eleven (711), Title Five (V), Chapter Four (4) of the Code of Iowa, 1897, relating to fire limits, 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 recommendatoin that the same be amended as follows: By striking out the comma in ine 2 of the title after the word "Code" and the figures "1897" and the comma following said figures, and that Section One be amended by striking out of line Two the comma following the word "Code" and by striking out the figures "1897" and the comma following said figures, and when so amended that the bill do pass.

W. L. HARDING,

Chairman.

Report adopted.

The hour of 3:00 o'clock, P. M., having arrived, the House adjourned.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES.
DES MOINES, IOWA, MARCH 18, 1911.

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

Prayer was offered by Rev. J. Alber of Story City, Iowa.

Journal of March 17th, corrected and approved.

On request of Huff of Hardin, leave of absence was granted Finlayson of Grundy until Monday.

On request of Ellis of Jackson, leave of absence was granted Dunlap of Clinton until Monday.

Mr. Speaker granted leave of absence to Pickford of Cerro Gordo until Monday.

Mr. Speaker granted leave of absence to Robbins of Mills until Tuesday.

On request of Penn of Fremont, leave of absence was granted Linnan of Pocahontas until Monday.

On request of Ritter of Des Moines, leave of absence was granted Milton of Cedar until Monday.

On request of Larrabee of Fayette leave of absence was granted Moore of Linn until Monday.

On request of Hogan of Cass, leave of absence was granted Van Camp of Adair until Monday.

PETITIONS, MEMORIALS AND REMONSTRANCES.

Daniels of Appanoose presented petition from citizens of Centerville endorsing House File No. 307.

Referred to Committee on Commerce and Trade.

Dewey of Guthrie presented four petitions from township trus tees of Guthrie county relative to the road dragging law.

Referred to Committee on Roads and Highways.

Enger of Winneshiek presented petition from citizens of Winneshiek county relative to House File No. 225.

Referred to Committee on Commerce and Trade.

Hogan of Cass presented a remonstrance from citizens and voters of Cass County against House File 444.

Referred to Committee on Pharmacy.

Dewey of Guthrie presented petition from teachers of Bayard, Iowa, endorsing House File 69.

Referred to Committee on Schools and Text Books.

Brady of Dallas presented petition from citizens of Dallas county relative to Five Mile Limit bill.

Referred to Committee on Suppression of Intemperance.

Patterson of Keokuk presented resolution from the Keokuk Farmers' Institute favoring the extension of the short course.

Referred to Committee on Agriculture.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS.

Whitney of Woodbury, 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. 29, a bill for an act to repeal Section Five Thousand One Hundred Nineteen (5119) of the Code, relating to vagrants and enacting a substitute therefor.

Also:

House File No. 11, a bill for an act to amend Sections One (1) and Two (2), of Chapter One Hundred and Eighty-four (184), Acts of the Thirty-third General Assembly, relative to the limit of indebtedness of independent school districts.

Also:

House File No. 155, a bill for on act to amend Section Forty-nine Hundred and Ninety-nine-al (4999-al), of the Supplement to the Code, relative to water closets or privies.

U. G. WHITNEY,
Chairman House Committee.
Ed. P. Malmberg,
Chairman Senate Committee.

Adopted.

REPORTS OF COMMITTEE.

Koontz of Johnson 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. 275, a bill for an act to amend Sections Two (2) and Four (4) of Chapter One Hundred Fifty-five (155) of the Acts of the Thirty-third General Assembly, in relation to the care and propagation of fish, 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 be indefinitely postponed.

G. W. KOONTZ, Chairman.

Report adopted, and House File No. 275 was indefinitely postponed.

Also:

MR. SPEAKER: Your Committee on Fish and Game to whom was referred House File No. 513, a bill for an act to amend Section Two (2) of Chapter One Hundred Fifty-five (155) of the Acts of the Thirty-third General Assembly, striking out the words "Big Sioux," 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.

G. W. KOONTZ, Chairman.

Report adopted.

Also:

Mr. Speaker: Your Committee on Fish and Game to whom was referred House File No. 77, a bill for an act to amend Section Five of Chapter One Hundred Fifty-four (154) of the Acts of the Thirty-third General Assembly, relating to hunters' license fees, 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 be indefinitely postponed.

G. W. KOONTZ, Chairman.

Report adopted and House File No. 77 was indefinitely postponed.

Also:

MR. SPEAKER: Your Committee on Fish and Game to whom was referred House File No. 94, a bill for an act to amend Section 5, Chapter 154, laws of the 33d General Assembly relating to the expenditure of the Fish and Game Protection Fund, 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 be indefinitely postponed.

G. W. Koontz, Chairman.

Report adopted, and House File No. 94 was indefinitely postponed.

Also:

MR. SPEAKER: Your Committee on Fish and Game to whom was referred House File No. 179, a bill for an act to provide for the payment of damages caused by deer or elk out of the state fish and game protection fund and providing for the assessment of such damages by the township trustees, 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 be indefinitely postponed.

G. W. Koontz, Chairman.

Report adopted, and House File No. 179 was indefinitely post-poned.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS.

Whitney of Woodbury from the Joint Committee on Enrolled Bills submitted the following report:

MB. SPEAKER—Your Joint Committee on Enrolled Bills respectfully report that they have examined and find correctly enrolled, Senate File No. 86, a bill for an act amending the law as it appears in Chapter Forty-five (45) of the Acts of the Thirty-third (33d) General Assembly, entitled: "An act providing for acquiring by condemnation proceedings by cities and towns, of heating plants, water works, gas works, electric light or electric power plants, and a mode of procedure therefor, and amending Section Seven Hundred Twenty-two (722) of the Supplement to the Code, 1907," and relating to the same subject.

Also:

Senate File No. 124, a bill for an act to amend Chapter Sixty-four (64) Acts of the Thirty-third (33d) General Assembly relating to the government of certain cities.

Also:

Senate File No. 14, a bill for an act to amend Section Two Hunderd Twenty-seven (227) of the Supplement to the Code, 1907, relating to the division of the state into judicial districts, and increasing the number of District Judges in the Ninth district.

U. G. WHITNEY,
Chairman House Committee.
Ed. P. Malmberg,
Chairman Senate Committee.

Adoted.

REPORT OF COMMITTEE.

Klay of Sioux, from the Committee on Judiciary, submitted the following report:

ME. SPEAKEE: Your Committee on Judiciary, to whom was referred House File No. 37, a bill for an act to prohibit the possession of roulette wheels, Klondike tables, poker chips, fare and kene layouts, and to provide for the seizure and destruction thereof, 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 be amended as follows:

By striking from the second line of the title of said bill the two words "poker chips" and the comma following the word "chips". Also by striking from line four of Section 1 of said bill the words "poker chips or"; and when so amended the bill do pass.

GERRIT KLAY, Chairman.

Report adopted.

Also:

MR. SPEAKER: Your Committee on Judiciary, to whom was referred Senate File No. 287, a bill for an act empowering the Governor and Secretary of the State to execute quit claim deed, conveying to the grantees of Christian Flitch all of the right, title and interest of the state of Iowa in lot 5, of Section 1, Township 73, North of Range 2, west of the 5th P. M., 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.

GERRIT KLAY, Chairman.

Report adopted.

Also:

MR. SPEAKER: Your Committee on Judiciary, to whom was referred Senate File No. 311, a bill for an act amending Section 254-a18 of the Supplement to the Code, 1907, relating to Probation Officers, 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 be amended as follows:

By inserting a comma after the word "Code" in the second (2) line of Section One, and by inserting the figures "1907" immediately after said comma (,); and when so amended the bill do pass.

GERRIT KLAY, Chairman.

Report adopted.

Also:

MR. SPEAKER: Your Committee on Judiciary, to whom was referred House File No. 309, a bill for an act to amend Section 3326 of the Code, 1897, relating to the sale of personal property of decedents, 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 be indefinitely postponed.

GERRIT KLAY, Chairman.

Report, adopted, and House File No. 309 was indefinitely postponed.

Also:

MR. SPEAKER: Your Committee on Judiciary, to whom was referred House File No. 337, a bill for an act empowering the Governor and Secretary of State to execute quit-claim deed conveying to the grantees of Christian Flitch, etc., 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.

GERRIT KLAY, Chairman.

Report adopted.

Moore of Linn, from the Committee on Appropriations, submitted the following report:

MR. SPEAKER: Your Committee on Appropriations to whom was referred Senate File No. 45, a bill for an act providing for the completion and distribution of the Roster of Iowa Soldiers, Sailors and Marines as provided for by Chapter Two Hundred Twenty-three (223), Acts of the Thirty-second General Assembly, and by Chapter Two Hundred Forty-eight (248) Acts of the Thirty-third General Assembly, and making an additional appropriation 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.

E. R. MOORE,

Chairman.

by WM. LARRABEE, JR., Chairman Pro tem.

Report adopted.

Also:

MR. SPEAKER: Your Committee on Appropriations to whom was referred House File No. 384, a bill for an act to make appropriation for the purpose of improving and protecting the reservation known as the "Whitestone Hills Battlefield" in North Dakota, 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 be amended as follows:

Whereas, The people of the state of North Dakota, wishing to show their honor and respect for the brave and gallant soldiers who were killed in the battle of Whitestone Hills on the third day of September, 1863, and

Whereas, There were numbered among the slain in that battle many members of the 6th and 7th Iowa Cavalry; and

Whereas, the government of the United States has granted to the state of North Dakota a tract of land embracing the site of said battlefield; and

Whereas, The Governor of the State of North Dakota has appointed a board of trustees to take charge of and care for said grounds, and there has been erected thereon a monument and headstones in memory of said slain soldiers; and

Whereas, The Legislature of the State of North Dakota has requested that the State of Iowa make a suitable appropriation to assist in further improving and beautifying the grounds, therefore

Be it Enacted by the General Assembly of the State of Iowa:

Section 1. That there is hereby appropriated out of any funds not otherwise appropriated the sum of one thousand dollars (\$1,000.00) for the purpose of protecting and improving and beautifying the Battlefield of Whitestone Hills in the State of North Dakota.

Sec. 2. That the money hereby appropriated shall be placed at the disposal of the Governor of the State of Iowa and shall be paid out upon his order to be used exclusively for the improvement and protection of said battlefield and monument situated thereon, and when so amended the bill do pass.

E. R. MOORE.

Chairman.

by WM. LARRABEE, JR., Chairman Pro tem.

Report adopted.

Klay of Sioux, from the Committee on Judiciary, submitted the following report:

MR. SPEAKER: Your Committee on Judiciary, to whom was referred House File No. 336, a bill for an act to amend Chapter Seventy-five (75) of the Acts of the Thirty-third General Assembly, relating to officers bonds, 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 he same be amended as follows, by substituting the following substitute amendment therefor:

A BILL

For an Act to Repeal Section One (1) of Chapter Seventy-five (75) of the Acts of the Thirty-third General Assembly and to Enact a Substitute therefor, relating to the bonds of public officers.

Be it Enacted by the General Assembly of the State of Iowa:

Section 1. That Section One (1) of Chapter Seventy-five (75) of the Acts of the Thirty-third (33d) General Assembly be and the same are hereby repealed, and the following enacted in lieu thereof, to-wit:

"The bonds of the following county officers, viz: treasurers, clerks of the district court, county attorneys, recorders, coroners, surveyors, auditors, superintendent of schools, sheriffs, justices of the peace, and constables, and city, town and township assessors, shall each be in a penal sum to be fixed by the board of supervisors; but those of treasurers, clerks of the district court, county auditors, sheriffs and county attorneys shall not be in a . less sum than Five Thousand Dollars (\$5,000.00) each, and those of justices of the peace and constables, not less than Five Hundred Dollars (\$500.00) each. The bonds of all municipal officers who are required to give bonds shall each be in such penal sum as may be provided by law, or as the council shall from time to time prescribed by ordinance, provided that the bonds of mayors shall not be in less sum than Five Hundred Dollars (\$500.00) each. If any county treasurer, clerk of the district court, county attorney, recorder, coroner, surveyor, auditor, superintendent of schools or sheriff shall elect to furnish a bond with any authorized surety company or association as surety, the cost of such bond to the extent of fifteen cents per each one hundred dollars thereof, per annum, shall be paid by the county where the bond is filed, and the board of supervisors may pay such cost to the extent of twenty-five cents for each one hundred dollars of such bond, per annum.

Sec. 2. This act shall not be in force and effect until from and after the first day of January, 1913; and when so amended the bill do pass.

GERRIT KIAY, Chairman.

Report 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 herewith requests the return of House File No. 220, a bill for an act to amend the law as it appears in Chapter 60 of the laws of the 33d General Assembly relating to the improvement of water fronts in special charter cities.

GEO. A. WILSON, Secretary.

Also:

MR. SPEAKER: I am directed to inform your honorable body that the Senate requests the return of House File No. 281, a bill for an act relating to park commissioners in special charter cities.

GEO. A. WILSON, Secretary.

Also:

MR. SPEAKER: I am directed to inform your honorable body that the Senate requests the return, for further consideration, House File No. 248, a bill for an act to amend the law as it appears in Chapter 16-d, Supplement to the Code, 1907, relative to graduate and registered nurses.

GEO. A. WILSON, Secretary. The Speaker announced that as Speaker of the House, he had signed in the presence of the House, House Files Nos. 155, 11, and 29.

Fulton of Jefferson called up Concurrent Resolution relative to State Song and moved its adoption.

Whereas, The patriotic song of Iowa by S. H. M. Byers, has, for years, been sung in all the schools of the state, and on thousands of public occasions, political and social, and wherever Iowa people come together in other states, therefore, be it

Resolved, By the House, the Senate concurring that it be hereby declared to be recognized as the State Song.

Motion prevailed and resolution was adopted.

Boettger of Scott moved that in compliance with the request of the Senate, House File No. 281 and No. 220 be returned to the Senate.

Motion prevailed.

Goodykoontz of Boone moved that House File No. 518, No. 519 be made a special order for 10:00 o'clock A. M., Thursday, March 23d.

Motion prevailed.

Miller of Dubuque moved that in compliance with request of Senate, House File No. 248 be returned to the Senate.

Motion prevailed.

INTRODUCTION OF BILLS.

By Dabney of Davis, House File No. 517, a bill for an act relating to the payment of bounty for the killing of hawks.

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

By Committee on Ways and Means, House File No. 518, a bill for an act amending Section Thirteen Hundred Ten (1310) of the Code, relating to the taxation of moneys and credits.

Read first and second time and passed on file.

By Committee on Ways and Means, House File No. 519, a bill for an act to amend Section Thirteen Hundred Eleven (1311) of the Code and Section Thirteen Hundred twenty-one of the Supplement to the Code, 1907, relating to the deduction of debts in the assessment of moneys and credits and bank stock.

Read first and second time and passed on file.

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 to concurrence of the House is asked. Senate File No. 313, a bill for an act amending Chapter 258 of the Acts' of the 33d General Assembly relating to an appropriation of \$1,000.00 to aid in the construction of a dam in Dickinson County, Iowa.

GEO. A. WILSON, 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. 76, a bill for an act to amend Section 1400-f of the Supplement to the Code, 1907, providing for additional forest trees.

GEO. A. WILSON, 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. 160 a bill for an act to repeal Section 3541 of the Code and to enact a substitute therefor, relating to appearance in court.

Geo. A. Wilson, 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. 292, a bill for an act to appropriate the sum of \$164.22 for the use and benefit of Mrs. Ellen Clark Moore, on account of compensation due her husband, for military service performed by him.

GEO. A. WILSON, 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. 279, a bill for an act to amend the law as it appears in Section 4999-a35 of Chapter 10-b of the Supplement to the Code, 1907, relating to pure drugs and the misbranding thereof.

GEO. A. WILSON, 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. 279, a bill for an act to amend the law

as it appears in Section 1661-a of the Supplement to the Code, 1907, as amended by Chapter 108, acts of the Thirty-third (33rd) General Assembly, relating to state aid to county and district fairs, and enacting a substitute therefor.

Geo. A. Wilson, 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 amending Section 227 of the Supplement to the Code, 1907, and providing for an additional judge of the district court in the First Judicial district and for his appointment and election and regulating terms in said district.

GEO. A. WILSON, 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. 89, a bill for an act to amend Section 297 of the Code fixing the salaries of clerks of the district courts in certain counties.

Geo. A. Wilson, Secretary.

Also:

MR. SPEAKER: I am directed to inform your honorable body that the Senate has concurred in House amendments to substitute for Senate File No. 14, a bill for an act to amend Section 227 of the Code, relating to the division of the state into judicial districts, and increasing the number of district judges in the 9th district.

Geo. A. Wilson, Secretary.

Also:

MR. SPEAKER: I am directed to inform your honorable body that the Senate has concurred in House Amendments to Senate File No. 124, a bill for an act to amend Chapter 64, acts of the Thirty-third (33rd) General Assembly relating to the government of certain cities.

GEO. A. WILSON, Secretary.

Also:

MR. SPEAKER: I am directed to inform your honorable body that the Senate has concurred in House Substitute amendment to Senate File No. 86, a bill for an act amending the law as it appears in Chapter 45 of the acts of the Thirty-third (33rd) General Assembly.

GEO. A. WILSON, 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. 101, a bill for an act to repeal Section 2634-b, 2634-c, and 2634-d Supplement to the Code, 1907, and to enact substitutes therefor, relating to the training of teachers for rural schools and making appropriation therefor.

Geo. A. Wilson, 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. 344, a bill for an act relative to the adjustment of the assets and liabilities between school corporations.

GEO. A. WILSON, 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. 125, a bill for an act to create an employers liability commission and make an appropriation therefor.

GEO. A. WILSON, 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 the appointment of committee to visit the several state institutions.

GEO. A. WILSON, 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. 262, a bill for an act concerning the Commission Plan of government in certain cities, additional to Chapter 14-c Title 5 of the Supplement to the Code, 1907, and Chapter 64 of the laws of the Thirty-third General Assembly.

GEO. A. WILSON, Secretary.

SENATE MESSAGES CONSIDERED.

Senate File No. 313; a bill for an act amending Chapter Two Hundred and Fifty-eight (258) of the Acts of the Thirty-third. General Assembly, relating to an appropriation of one thousand dollars (\$1,000.00), to aid in the construction of a dam in Dickinson County, Iowa.

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

Senate File No. 160, a bill for an act to repeal Section Three Thousand Five Hundred and Forty-one (3541) of the Code and to enact a substitute therefor, relating to appearance in court.

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

Senate File No. 292, a bill for an act to appropriate the sum of one hundred Sixty-four and 22-100 dollars for the use and benefit of Mrs. Ellen Clarke Moore, on account of compensation due her husband, Captain Samuel A. Moore, late of Davis County, Iowa, deceased, for military service performed by him as Captain of Company D, Forty-fifth regiment, Iowa Volunteers Infantry, in the month of May A. D. Eightetn Hundred and Sixty-four.

Read first and second time and referred to Committee on Claims

Senate File No. 279, a bill for an act to amend the law as it appears in Section Four Thousand Nine Hundred Ninety-nine-a-thirty-five (4999-a35) of Chapter Ten-b (10-b) of the Supplement to the Code, 1907, relating to pure drugs and the misbranding thereof.

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

Senate File No. 213, a bill for an act to repeal the law as it appears in Section 1661-a of the Supplement to the Code, 1907, as amended by Chapter 108, Acts of the Thirty-third General Assembly, relative to State aid to county and district fairs, and enacting a substitute therefor.

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

Senate File No. 274, a bill for an act amending Section Two Hundred Twenty-seven (227) of the Supplement to the Code, 1907, and providing for an additional judge of the district court in the first judicial district and for his appointment and election and regulating terms in said district.

Read first and second time and referred to Committee on Judicial Districts.

Senate File No. 89, a bill for an act to amend Section Two Hundred Ninety-seven (297) of the Code, fixing the salaries of clerks of the district courts in certain counties.

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

Senate File No. 101, a bill for an act to repeal Sections Twenty-six Hundred and Thirty-four-b (2634-b), Twenty-six Hundred and Thirty-four-c (2634-c) and Twenty-six Hundred Thirty-four-d (2634-d), Supplement to the Code, 1907, and to enact substitutes therefor, relating to the training of teachers for rural schools and making appropriations therefor.

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

Senate File No. 344, a bill for an act to repeal Section Twenty-eight Hundred Two (2802), Supplement to the Code, 1907, and to enact a substitute therefor relative to the adjustment of the assets and liabilities between school corporations.

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

Substitute for Senate File No. 125, a bill for an act to create an employer's liability commission and make an appropriation therefor.

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

CONSIDERATION OF BILLS.

On motion of Bruce of Floyd, House File No. 408, a bill for an act to legalize all the elections of the town of Floyd, in the county of Floyd, State of Iowa, and all acts performed and proceedings held or undertaken, and all ordinances and resolutions, or amendments thereto passed by the town council of said town, and all the official acts of the town officials of said town, since the passage of the act relating to the organization of cities and towns and known as Chapter Twenty-six of the Acts of the Thirty-second General Assembly, and defining the terms of office of the councilmen and officers of said town, and providing for future elections therein, with report of committee recommending passage as amended was taken up, considered, and the committee amendments were adopted.

Mr. Bruce moved that the rules be suspended, 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 ayes were:

Bascom, Bauman, Beans, Beebe, Black, Boettger, Brockway, Bruce, Bybee, Byerly, Campbell of Webster, Collin, Cousins, Crist, Cunningham, Dabney, Daniels, Dawson, Dewey, Dixon, Downey, Ellis, Enger, Escher, Felt, Fourt, Fry, Fulton, George, Gilbert, Goodykoontz, Grout, Halgrims, Harvey, Hayes Hazen, Hickenlooper, Huff, Hunt, Huntley, Hutchins, Jacobs, Johnson, Koontz, Krebill, Kulp, Larrabee, Leach, Lenocker, Linnan, Lounsberry, Lund, Miller of Dubuque, Murtagh, Newell, O'Connor, Odendahl, Olson, Patterson, Penn, Perkins, Ripley, Ritter, Russell, Sater, Shane, Shankland, Sherman, Skinner, Smith of Adams, Smith of Decatur, Speer, Stephenson, Stipe, Taylor, Townsend, White, Zeller, Mr. Speaker—79.

The nays were:

None.

Absent or not voting:

Bowman, Brady, Brown, Campbell of Ida, Dunlap, Edmunds, Finlayson, Fletcher, Fraley, Green, Griggs, Hamilton, Harding, Hogan, Jacobson, Klay, Kull, McCleery, McCullough, Miller of Bremer, Milton, Moore, Pickford, Robbins, Rowles, Schee, Stoddard, Van Camp, Whitney—29.

So the bill passed and the title was agreed to.

Cunningham of Buena Vista in the chair.

On motion of Boettger of Scott, House File No. 153, a bill for an act to amend the law as it appears in Section Six Hundred and Seventy-four (674) of the Supplement to the Code, 1907, relating to the compensation of assessors and deputies, with report of committee recommending passage, was taken up and considered.

Mr. Boettger moved that the rules be suspended, 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 ayes were:

Bascom, Bauman, Beans, Beebe, Black, Boettger, Brady, Brown, Bruce, Byerly, Campbell of Ida, Campbell of Webster, Collin, Cousins, Crist, Cunningham, Dabney, Daniels Dewcy, Downey,

Ellis, Escher, Fourt, Fraley, Goodykoontz, Greene, Grout, Harding, Harvey, Hayes, Hazen, Hickenlooper, Huff, Hunt, Huntley, Hutchins, Jacobs, Jacobson, Johnson, Koontz, Krebill, Larrabee, Lenocker, Lounsberry, Lund, Miller of Dubuque, Murtagh, O'Connor, Olson, Patterson, Penn, Perkins, Ritter, Rowles, Russell, Sater, Shane, Shankland, Sherman, Skinner, Smith of Adams, Stephenson, Taylor, White, Zeller—65.

The nays were:

Brockway, Fry, George, Gilbert, Kulp-5.

Absent or not voting:

Bowman, Bybee, Dawson, Dixon, Dunlap, Edmunds, Enger, Felt, Finlayson, Fletcher, Gilbert, Griggs, Halgrims, Hamilton, Hogan, Klay, Kull, Leach, Linnan, McCleery, McCullough, Miller of Bremer, Milton, Moore, Newell, Odendahl, Pickford, Ripley, Robbins, Schee, Smith of Decatur, Speer, Stipe, Stoddard, Townsend, Van Camp, Whitney, Mr. Speaker—38.

So the bill passed and the title was agreed to.

On motion of Beebe of Franklin, House File No. 436, a bill for an act authorizing and directing county attorneys to secure from the federal internal revenue collectors for Iowa certified copies of the names of all persons holding receipts or stamps showing payment to the federal government of the special tax imposed upon the business of selling intoxicating liquors within their respective counties other than registered pharmacists holding valid permits to keep and sell intoxicating liquors for medicinal and pharmaceutical purposes and persons engaged in selling intoxicating liquors under the mulct law, and making such certified copies competent evidence and to provide for the publication thereof and the payment therefor, with report of committee recommending passage, was taken up and considered.

Mr. Beebe offered the following amendment:

I move to amend House File No. 436 by striking from the 2d and 3d lines of Section 1 thereof the words "the first Monday in January, April, June and September of each year," and inserting in lieu thereof the following: "the 15th day of January, April, July and October of each year."

And to amend Section 2 of House File No. 436 by striking from line 6 thereof the word "with" and inserting in lieu thereof the words "in the same manner as".

Adopted.

Shane of Wapello offered the following amendment: I move to amend House File No. 436 by striking out the words "who hold permits to keep and sell intoxicating liquors for medicinal purposes", as they occur in lines 7 and 8 of Section One.

Beebe of Franklin moved that further consideration of House File No. 436 be deferred and be made a special order for Tuesday, March 21st, at 10:30 o'clock, A. M.

Motion prevailed.

REPORT OF COMMITTEE ON ENROLLED BILLS.

MR. SPEAKER—Your Committee on Enrolled Bills respectfully report that they have this day sent to the governor for his approval, House File No. 29, a bill for an act to repeal Section Five Thousand One Hundred Nineteen (5119) of the Code, relating to vagrants, and enacting a substitute therefor.

Also:

House File No. 11, a bill for an act to amend Sections One (1), and Two (2), of Chapter One Hundred and Eighty-four (184), Acts of the Thirty-third General Assembly, relative to the limit of indebtedness of independent school districts.

Also:

House File No. 155, a bill for an act to amend Section Forty-nine Hundred and Ninety-nine-a-1, (4999-a-1), of the Supplement to the Code, relative to water closets or privies.

U. G. WHITNEY,
Chairman.

Adopted.

Speaker Stillman in the Chair.

SPECIAL ORDER NO. 10.

Time having arrived for Special Order No. 10, on motion of O'Connor of Chickasaw, House File No. 129, a bill for an act to amend Chapter Thirteen (13), Title Twelve (12) of the Supplement to the Code, 1907, and providing for the appointment of Dairy Commissioner, Deputy Dairy Commissioner and State Dairy Inspector, and fixing the salary of said officers and regulating the sale of milk and cream, and providing penalties for violation thereof, and repealing all acts or parts of acts in conflict herewith, with report of committee recommending passage as amended was taken up and considered.

Mr. O'Connor moved to amend his amendment by striking out the following: "keeping not more than two cows".

Adopted.

Schee of O'Brien moved to amend the amendment by striking out the words "twenty-seven hundred" and inserting in lieu thereof "twenty-five hundred".

Lost.

Also by striking out the words "twenty-four hundred" and inserting "twenty-two hundred".

By unanimous consent amendment was withdrawn.

Amendment as amended adopted.

Mr. O'Connor moved that the committee substitute amendment as amended be substituted for the original bill.

Motion prevailed.

Mr. O'Connor moved that the rules be suspended, 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 ayes were:

Bascom, Bauman, Beans, Beebe, Black, Boettger, Bowman, Brady, Brockway, Brown, Bruce, Bybée, Byerly, Collin, Cousins, Crist, Cunningham, Dabney, Daniels, Dawson, Dewey, Dixon, Downey, Edmunds, Ellis, Enger, Escher, Felt, Fourt, Fraley, Fry, Fulton, George, Gilbert, Goodykoontz, Greene, Griggs, Grout, Halgrims, Hamilton, Harding, Harvey, Hayes, Hazen, Hickenlooper, Hogan, Huff, Hunt, Huntley, Hutchins, Jacobs, Jacobson, Johnson, Klay, Koontz, Krebill, Kulp, Larrabee, Lenocker, Lounsberry, Lund, McCullough, Miller of Dubuque, Murtagh, Newell, O'Connor, Olson, Patterson, Ripley, Ritter, Rowles, Russell, Schee, Shane, Shankland, Sherman, Skinner, Smith of Adams, Smith of Decatur, Speer, Stephenson, Stipe, Stoddard, Taylor, Townsend, White, Whitney, Mr. Speaker—88.

The nays were:

Leach, Sater, Zeller-3.

Absent or not voting:

Campbell of Ida, Campbell of Webster, Dunlap, Finlayson, Fletcher, Kull, Linnan, McCleery, Miller of Bremer, Milton, Moore, Odendahl, Penn, Perkins, Pickford, Robbins, Van Camp—17.

So the bill passed and the title as amended 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 President of the Senate has appointed as committee on part of the Senate to visit the several state institutions as per concurrent resolution: Senators Legel, Larrabee, Chase, Savage, Adams, Jewell, DeWolf, Allen of Jefferson.

GEO. A. WILSON,
Secretary.

REPORT OF COMMITTEE.

Perkins of Delaware, from the Committee on Labor, submitted the following report:

Mr. Speaker—Your Committee on Labor to whom was referred House File No. 108, a bill for an act to define employment agencies, to place such agencies under the jurisdiction and control of the Commissioner of the Bureau of Labor Statistics, to require a license before engaging in such business, to regulate and control such business, to prescribe the duty of the said commissioner with reference to such business and to repeal lines Fourteen (14), Fifteen (15), Sixteen (16), and Seventeen (17) of Section Seven Hundred (700) of the Supplement to the Code, 1907, and to repeal Sections Two Thousand Four Hundred Seventy-seven-h (2477-h) to Two Thousand Four Hundred Seventy-seven-l (2447-l), inclusive, of the Supplement to the Code, 1907, and to enact substitute 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 be amended as follows:

By substituting the following substitute amendment therefor:

A BILL

For an Act to define employment agencies, to place such agencies under the jurisdiction and control of the Commissioner of the Bureau of Labor Statistics, to require a license before engaging in such business, to regulate and control such business, to prescribe the duty of the said commissioner with reference to such business and to repeal Lines Fourteen (14), Fifteen (15), Sixteen (16), and Seventeen (17) of Section Seven Hundred (700) of the Supplement to the Code, 1907, and to repeal Sections Two Thousand Four Hundred Seventyseven-h (2477-h) to Two Thousand Four Hundred Seventy-seven-l (2477-l), inclusive, of the Supplement to the Cotde, 1907, and to enact substitute therefor.

Be it Enacted by the General Assembly of the State of Iowa:

- Section 1. Any person who shall open or keep an office of place, or who shall solicit without such office or place within the State of Iowa, for the purpose of obtaining employment for others, or procuring or furnishing employees for others or another, or give information whereby employees or employers may be obtained, for profit, shall be deemed to be the keeper of an employment office. No employment office shall be conducted in a room with another line of business. No part of this section shall be construed to include charitable organizations, or associations organized solely for benevolent purposes, or composed wholly of members of any one occupation or guild.
- Sec. 2. No one, except a qualified elector, citizen or resident of the state, shall engage in the business of keeping an employment office.
- Sec. 3. No person, after the first day of April, 1911, shall engage in the business of keeping an employment office, as defined in Section 1 herein, without procuring from the Commissioner of Labor a license therefor, for which he shall pay, each year, to the said Commissioner of Labor the sum of Fifty Dollars (\$50.00). This license shall be issued for one year for some designated town or city in the state, the same not to be transferable, and such license shall expire March 31st each year. More than one license cannot be issued to any one person in any city or More than one license may be issued to the same person for different cities or towns. The license must be posted in some conspicuous place in the said employment office or place of business. The Commissioner of Labor shall prepare blanks, upon which application may be made for such license, and furnish the same, free of cost, upon request, and shall require such showing and proof as he may deem advisable, as to the qualifications, education, habits, sobriety, integrity and fitness, and, in a general way, the character of such applicant for said license. The application for a license to conduct an employment office must be signed by the applicant and recommended by three free holders, residents of said city. before a Notary Public. The Commissioner of Labor, upon receipt of said application, the same being found true, shall issue a license, which shall authorize the grantee thereof to engage in the business of an employment office for one year in the city or town named. Nothing herein shall be construed to prevent the said Commissioner of Labor from making a personal investigation into the fitness of each applicant.
- Sec. 4. The Commissioner of Labor, or his deputy, shall have authority at any time to examine the records, books and papers relating in any way to the conduct of such employment office, and shall have the power, by written direction, to prescribe the manner and form in which such books, records and papers shall be kept.

Sec. 5. Any person engaged in the business of an employment office, who shall agree to procure, or attempt to procure, employment for any person, or to furnish information by which employment may be secured, and shall receive anything in value in consideration thereof, and who shall fail to actually procure such employment within the time and at the place stated or agreed upon, shall, upon demand, return such thing of value, provided the person seeking employment shall have complied with the terms and conditions stated in his contract of hire, which contract shall be in the following form:

(Name of Employment Agency.)
(Address.) No
STATE EMPLOYMENT CONTRACT.
Name Vicinity of Hired for Kind of Work Wages Paid \$. Per Board \$. Per week.
For R. R. shipment the holder must report at office at
This Employment Office agrees to supply employment of the nature above stated, provided the holder of this contract shall comply with the terms and conditions herein stated, and, in case of failure on the part of this employment office to furnish such employment, or a bonafide offer of employment of the nature set out, the fees paid under this contract shall be refunded.
EMPLOYER: If bearer is employed, take up this contract, if not employed and position is open, state reasons on back hereof, sign your name and return to bearer, who must return same to Employment Office within two (2) days after date. Dated
Signature of Employee.
Signature of Agent.

Sec. 6. No person engaged in the business of an employment office shall enter into any agreement or arrangement, having for its object the procuring, or attempt to procure, employment for any person, except by written contract signed by both parties. The person operating such employment office shall, also, at the time such contract is entered into

deliver a true copy of such contract to the person desiring the employment.

- Sec. 7. It shall be unlawful for any person, firm or corporation, or any employee thereof, to receive any part of any fee or any percentage of wages or any compensation whatever, that is agreed upon to be paid by any employee of said person, firm or corporation, to any employment office for services rendered to any such employee in procuring for him employment with said person, firm or corporation.
- Sec. 8. It shall be unlawful for any person, who is an employee of a person, firm or corporation, who shall solicit, hire or otherwise engage the services of others for the said person, firm or corporation to accept any money or valuable thing of whatsoever character from employees, or any percentage of wages of said employees for services rendered.
- Sec. 9. No employment agent or office, as specified in this act, shall send, or cause to be sent, any female help as servants or inmates to any questionable place, or place of bad repute, house of ill-fame, or assignation house, or to any house or place of amusement kept for immoral purposes. No such licensed person shall knowingly permit questionable characters or procurers to frequent their office. No such licensed person shall publish, or cause to be published, any false or fraudulent notice or advertisement; all advertisements of such employment office by means of cards, circulars or signs or in newspapers and other publications, and all letter-heads, receipts and blanks shall contain the name and address of such employment office, and no such licensed person shall give any false information, or make any false promise concerning employment to any applicant who shall register for employment or help.
- Sec. 10. Any person, firm or corporation, who applies to an employment office for employees, and who shall authorize the said employment agent to select, hire or direct said employees to a certain place, or places, for employment at a specified wage, at a certain time, to do and perform certain kinds of work as if they, the aforesaid person, firm or corporation, were to hire said employees themselves, must notify the said employment office when position, or positions, are filled.
- Sec. 11. All money, or moneys, received as license fees shall be and shall constitute a fund for the purpose of enforcing the provisions of this act; and the said Commissioner shall, at the end of each fiscal year, make an account of said fund and pay to the treasurer of the state any balance on hand and take duplicate receipt therefor, one of which shall be filed forthwith with the Auditor of State.
- Sec. 12. The Commissioner of Labor may revoke the license of any employment agent who violates any of the provisions of this act.
- Sec. 13. Any person, firm or corporation violating any provisions of this act, or who shall refuse access to records, books or papers, relative to the conduct of such employment office, to the Commissioner of Labor, or his deputy, or shall fail to comply with any direction or requirement of

the Commissioner of Labor, or shall willfully make any false or misleading statements in the records kept in said office or in any application for a license, or who shall violate any of the foregoing sections, shall be deemed guilty of a misdemeanor, and, upon conviction thereof, shall be punished by a fine not exceeding Five Hundred Dollars, (\$500.00), or by imprisonment in the county jail for a period not exceeding six months, or by both such fine and imprisonment.

Sec. 14. This act being deemed of immediate importance, shall take effect from and after its publication in the Register and Leader and the Des Moines Capital, newspapers published at Des Moines, Iowa, and when so amended the bill do pass.

E. C. Perkins,

Chairman.

Report adopted.

Also:

Mr. Speaker—Your Committee on Labor to whom was referred House File No. 456, a bill for an act to amend Section Twenty-four Hundred and Sixty-nine (2469) of the Supplement to the Code of 1907, relative to compensation and expenses of the department of the bureau of statistics, 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 be amended as follows:

Amend the title by striking out of the first line the word "and" and further by striking out of the second line the word "of" following the word Code, and inserting in lieu thereof a comma (,); and further that Section One (1) be amended by striking out of the second line the word "and" as it appears between the word "hundred" and the word "sixtynine," and by striking out of the third line the word "of" as it appears after the word "Code" and inserting in lieu thereof a comma(,), and when so amended the bill do pass.

E. C. PERKINS, Chairman.

Report adopted.

Harding of Woodbury moved that when the House adjourn it be to reconvene at 1:30 o'clock P. M.

Motion prevailed.

Taylor of Union moved that a committee of three be appointed to notify the Senate that the House was ready to receive it in Joint Convention.

Motion prevailed.

The Speaker named as such committee: Taylor of Union, Brady of Dallas, Black of Muscatine.

The Sergeant-at-Arms announced the arrival of the members of the Senate, who took their seats on the west side of the House Chamber.

JOINT CONVENTION.

The Joint Convention was called to order by Lieutenant Governor Clarke, President of the Joint Convention, at 12:00 o'clock noon.

The roll was then called and the following members responded as present:

Adams, Allen of Pocahontas, Allen of Jefferson, Ames, Balkema, Balluff, Bascom, Bauman, Beans, Beebe, Bennett, Black, Boettger, Bowman, Brady, Brockway, Brown of Decatur, Brown of Wright, Bruce, Bybee, Byerly, Campbell of Ida, Campbell of Webster, Chapman, Clarkson, Collin, Cousins, Cowles, Crist, Crow, Cunningham, Dabney, Daniels, Dawson, Dewey, Dixon, Downey, Dunnegan, Edmunds, Ellis, Enger, Escher, Felt, Fitchpatrick, Fourt, Fraley, Francis, Fry, Fulton, Garrett, Gates, George, Gilbert, Gillilliland, Goodykoontz, Greene, Griggs, Grout, Halgrims, Hamilton, Hammill, Harding, Harvey, Hayes, Hazen, Hickenlooper, Hogan, Hunt, Huntley, Hutchins, Jacobs, Jacobson, Jewell, Johnson, Klay, Koontz, Krebill, Kull, Kulp, Larrabee of Webster, Larrabee of Fayette, Leach, Legel, Lenocker, Lounsberry, Lund, McColl, McCulloch of Wayne, McCullough of Dubuque, Malmberg, Mattes, Miller of Dubuque, Murtagh, Neal, Newell, O'Connor, Odendahl, Olson, Parshall, Patterson, Penn, Perkins, Quigley, Ream, Ripley, Ritter, Rowles, Russell, Sater, Saunders, Schee, Schrup, Shane, Shankland, Sherman, Skinner, Smith of Adams, Smith of Decatur, Smith of Mitchell, Smith of Shelby, Spaulding, Speer, Stephenson, Stillman, Stipe, Stoddard, Stuckslager, Sullivan, Taylor of Union, Taylor of Appanoose, Townsend, White of Benton, White of Iowa, Whitney, Wilson, Zeller—136.

Absent or paired.:

Chase, De Wolf, Dunlap, Finlayson, Fletcher, Hoyt, Huff, Hunter, Linnan, McCleery, McManus, Miller of Bremer, Milton, Moore, Pickford, Proudfoot, Robbins, Sammis, Savage, Van Camp, Van Law, Webber—22.

President Clarke announced the Joint Convention duly organized, with a quorum of members present.

President Clarke then announced that the roll would be called for the purpose of electing a United States Senator in Congress, and appointed as teller on the part of the Senate, Senator Sullivan of Polk, and as assistant teller, Senator Hoyt of Buchanan. Speaker Stillman appointed as teller on the part of the House, Representative Huff of Hardin, and as assistant teller, Representative Crist of Clarke,

Upon the roll being called those voting for Claude R. Porter were:

Balluff, Bauman, Black, Boettger, Byerly, Crow, Downey, Dunnegan, Ellis, Escher, Garrett, Gilbert, Greene, Griggs, Hamilton, Hayes, Hazen, Koontz, Krebill, Kull, Leach, Legel, Lenocker, McCullough of Dubuque, Miller of Dubuque, Murtagh, O'Connor, Odendahl, Olson, Parshall, Penn, Ritter, Rowles, Sater, Schrup, Stephenson, Taylor of Union, Taylor of Appanoose, Townsend, White of Benton, White of Iowa, Wilson—42.

Those voting for Horace E. Deemer were:

Adams, Allen of Jefferson, Beans, Bennett, Bowman, Brown of Decatur, Chapman, Cowles, Crist, Daniels, Dewey, Edmunds, Fulton, Gillilland, Hickenlooper, Hogan, Hunt, Jacobson, Lounsberry, McCulloch of Wayne, Malmberg, Saunders, Smith of Adams, Smith of Decatur, Smith of Shelby, Speer, Stipe, Stuckslager—28.

Those voting for W. S. Kenyon were:

Allen of Pocahontas, Ames, Balkema, Bascom, Beebe, Brady, Brockway, Brown of Wright, Bruce, Bybee, Campbell of Ida, Campbell of Webster, Collin, Cousins, Cunningham, Dawson, Dixon, Enger, Felt, Fitchpatrick, Fourt, Fraley, Francis, Fry, Gates, George, Goodykoontz, Grout, Halgrims, Hammill, Harding, Harvey, Huntley, Hutchins, Jacobs, Jewell, Johnson, Klay, Kulp, Larrabee of Webster, Larrabee of Fayette, Lund, McColl, Mattes, Neal, Newell, Patterson, Perkins, Ripley, Russell, Schee, Shane, Shankland, Sherman, Skinner, Smith of Mitchell, Spaulding, Stillman, Stoddard, Sullivan, Whitney, Zeller—62.

Those voting for Daniel Hamilton were: Clarkson, Dabney, Quigley, Ream—4.

Absent or paired:

Chase, DeWolf Dunlap, Finlayson, Fletcher, Hoyt, Huff, Hunter, Linnan, McCleery, McManus, Miller of Bremer, Milton, Moore, Pickford, Proudfoot, Robbins, Sammis, Savage, Van Camp, Van Law, Webber—22.

President Clarke announced that no one had received a majority of the votes cast in the Joint Convention for United States Senator in Congress, and that no election had occurred.

Journal of the Joint Convention was then read and approved.

On motion of Senator Chapman of Cedar the Joint Convention was dissolved.

House reconvened, Speaker Stillman in the Chair. On motion of Odendahl of Carroll the House adjourned.

AFTERNOON SESSION.

House reconvened, Speaker Stillman in the Chair.

On request of Downey of Crawford, leave of absence was granted Gilbert of Clayton until Monday.

On request of Larrabee of Fayette, leave of absence was granted Campbell of Ida until Monday.

Speaker Stillman announced that as Speaker of the House, in the presence of the House, he had signed Senate Files Nos. 14, 86 and 124.

REPORTS OF COMMITTEES.

Jacobs of Calhoun, from the Committee on Drainage, submitted the the following report:

Mr. Speaker—Your Committee on Drainage, to whom was referred House File No. 344, a bill for an act to repeal Chapter One Hundred Twenty-one (121) laws of the Thiry-third General Assembly of Iowa, and to enact a substitute therefor relating to the duties of the county auditor in drainage matters, and to provide additional compensation or help for county auditors on account of drainage districts, 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 be referred to the Committee on Compensation of Public Officers, with the recommendation that the same do pass.

JOHN W. JACOBS, Chairman.

Report adopted and House File No. 344 was so referred.

Harding of Woodbury, from the Committee on Municipal Corporations, submitted the following report:

MR. SPEAKER—Your Committee on Municipal Corporations, to whom was referred House File No. 304, a bill for an act to amend Section Seven Hundred Fifty-one (751) of the Code and provide for the sprinkling of the streets and the means of payment thereof, 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 be indefinitely postponed.

W. L. HARDING, Chairman.

Report adopted and House File No. 304 was indefinitely postponed.

INTRODUCTION OF BILLS.

By Jacobs of Calhoun, House File No. 520, a bill for an act to amend Section Four Thousand, Two Hundred and Sixty-eight (4268) of the Code, in relation to the disposition of the proceeds of real estate sold in actions of partition.

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

By Hamilton of Lee, House File No. 521, a bill for an act to provide for the payment of the actual expenses of official short-hand reporters when acting outside of the judicial districts for which they were appointed.

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

By Dewey of Guthrie, House File No. 522, a bill for an act to amend Paragraph Eight (8), Section Eight Hundred and Ninety-four (894) of the Supplement to the Code, 1907, relative to the tax for gas or electric light or power.

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

By Harding of Woodbury, House File No. 523, a bill for an act to amend Section Twenty-one Hundred Twenty-five (2125) of the Code and Section Twenty-one Hundred Forty-five (2145) of the Code, defining switching service by railway carriers and giving the railroad commissioners certain powers therein.

Read first and second time and referred to Committee on Ralroads and Transportation.

By Harding of Woodbury, House File No. 524, a bill for an act to repeal Section Two Thousand One Hundred Eleven (2111) of the Code and Sections One Thousand Sixty-eight (1068) and Two Thousand One Hundred Twenty-one (2121) of the Supplement to the Code, 1907, and to enact substitutes therefor relating to the appointment, organization and salaries of the Board of Railroad Commissioners.

Read first and second time and referred to Committee on Railroads and Transportation.

By Fourt of Allamakee, House File No. 525, a bill for an act to amend Section Four Hundred Sixty-nine (469), Supplement to the Code, 1907, pertaining to compensation of supervisors.

[March 18.

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

PETITIONS, MEMORIALS AND REMONSTRANCES.

O'Connor of Chickasaw, presented remonstrance from citizens of Iowa, against House File 444.

Referred to Committee on Pharmacy.

CONSIDERATION OF BILLS.

On motion of Goodykoontz of Boone, House File, No. 170, a bill for an act to amend Chapter Eleven (11), laws of the Thirty-third General Assembly, and additional to Chapter five (5) of Title Three (3) of the Code, relating to holding district courts and assignment of judges therefor, was taken up and Senate File No. 185 was substituted therefor.

Mr. Goodykoontz moved 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 ayes were:

Bascom, Bauman, Beans, Beebe, Black, Boettger, Bowman, Brady, Brockway, Brown, Bruce, Bybee, Byerly, Campbell of Webster, Collin, Crist, Cunningham, Dabney, Daniels, Dawson, Dewey, Dixon, Edmunds, Ellis, Escher, Felt, Fourt, Fry, Fulton, George, Goodykoontz, Grout, Halgrims, Hamilton, Harding, Hayes, Hazen, Hickenlooper, Hogan, Huff, Hunt, Huntley, Hutchins, Jacobs, Jacobson, Klay, Koontz, Krebill, Kulp, Larrabee, Lenocker, Lounsberry, Lund, McCullough, Miller of Dubuque, Newell, Odendahl, Olson, Penn, Perkins, Ripley, Ritter, Rowles, Russell, Shane, Shank land, Sherman, Smith of Adams, Speer, Stephenson, Stipe, Stoddard, Townsend, White, Zeller, Mr. Speaker—76.

The nays were:

Downey, Leach, Sater-3.

Absent or not voting:

Campbell of Ida, Cousins, Dunlap, Enger, Finlayson, Fletcher, Fraley, Gilbert, Greene, Griggs, Harvey, Johnson, Kull, Linuan, McCleery, Miller of Bremer, Milton, Moore, Murtagh, O'Connor, Patterson, Pickford, Robbins, Schee, Skinner, Smith of Decatur, Taylor, Van Camp, Whitney—29.

So the bill passed and the title was agreed to.

On motion of Perkins of Delaware, House File No. 277, a bill for an act to amend Chapter Two Hundred (200), Laws of the Thirty-third General Assembly, relating to estates of absentees, with report of committee recommending passage as amended was taken up, considered, and the committee amendments were rejected

Mr. Perkins moved that the rules be suspended, the bill be considered engrossed, and read a third time now, which motion prevailed, and the bill was read a third time.

On question, "Shall the bill pass?"

The ayes were:

Bascom, Bauman, Beebe, Black, Boettger, Bowman, Brady, Brockway, Bruce, Bybee, Byerly, Collin, Cunningham, Dabney, Daniels, Dewey, Dixon, Edmunds, Ellis, Enger, Escher, Fourt, Fry, Fulton, George, Harvey, Hayes, Hazen, Hickenlooper, Hogan, Huff, Hunt, Huntley, Hutchins, Jacobs, Jacobson, Klay, Koontz, Krebill, Larrabee, Leach, Lenocker, Lounsberry, McCullough, Miller of Dubuque, O'Connor, Olson, Penn, Perkins, Ripley, Ritter, Rowles, Russell, Schee, Shane, Shankland, Skinner, Smith of Adams, Speer, Stephenson, Stipe, Stoddard, Townsend, White, Zeller, Mr. Speaker—66.

The nays were:

Lund, Odendahl-2.

Absent or not voting:

Beans, Brown, Campbell of Ida, Campbell of Webster, Cousins, Crist, Dawson, Downey, Dunlap, Felt, Finlayson, Fletcher, Fraley, Gilbert, Goodykoontz, Greene, Griggs, Grout, Halgrims, Hamilton, Harding, Johnson, Kull, Kulp, Linnan, McCleery, Miller of Bremer, Milton, Moore, Murtagh, Newell, Patterson, Pickford, Robbins, Sater, Sherman, Smith of Decatur, Taylor, Van Camp, Whitney—40.

So the bill passed and the title was agreed to.

On motion of Beebe of Franklin, House File No. 411, a bill for an act legalizing assignments of mortgages and other recorded liens made upon the margin of the records, and making such assignments admissable in evidence, with report of committee recommending passage was taken up and considered.

Mr. Beebe moved that the rules be suspended, 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 ayes were:

Bascom, Bauman, Beans, Beebe, Black, Bowman, Brockway, Brown, Bruce, Byerly, Collin, Cousins, Cunningham, Daniels, Dewey, Dixon, Downey, Edmunds, Ellis, Enger, Escher, Felt, Fourt, Fry, Fulton, George, Goodykoontz, Grout, Halgrims, Hamilton, Harding, Harvey, Hayes, Hazen, Hickenlooper, Hogan, Huff, Hunt, Huntley, Hutchins, Jacobs, Klay, Koontz, Krebill, Larrabee, Leach, Lenocker, Lounsberry, Lund, McCullough, Miller of Dubuque, Newell, O'Connor, Odendahl, Penn, Perkins, Ripley, Ritter, Rowles, Russell, Sater, Schee, Shankland, Smith of Adams, Smith of Decatur, Speer, Stephenson, Stillman, Stipe, Stoddard, Townsend, White, Zeller, Mr. Speaker—74.

The nays were:

None.

Absent or not voting:

Boettger, Brady, Bybee, Campbell of Ida, Campbell of Webster, Crist, Dabney, Dunlap, Finlayson, Fletcher, Fraley, Gilbert, Greene, Griggs, Jacobson, Johnson, Kull, Kulp, Linnan, McCleery, Miller of Bremer, Milton, Moore, Murtagh, Olson, Patterson, Pickford, Robbins, Shane, Sherman, Skinner, Taylor, Van Camp, Whitney—34.

So the bill passed and the title was agreed to.

On motion of Jacobs of Calhoun, House File No. 280, a bill for an act to amend Section Forty-nine Hundred and Ninety-nine-a-5 (4999-a5), Supplement to the Code, 1907, and Section Forty-nine Hundred and Ninety-nine-a10 (4999-a10, Supplement to the Code, 1907, relating to the penalty for failure to provide safeguard for machinery and equipment and fire escapes, and to provide penalty for removing such safeguards, with report of the committee recommending passage as amended, was taken up, considered, and the committee substitute amendment substituted for the original bill.

Mr. Jacobs moved that the rules be suspended, the bill be considered engressed, and read a third time now, which motion prevailed, and the bill was read a third time.

Speaker Pro tem Perkins in the chair.

On the question, "Shall the bill pass?"

The ayes were:

Bascom, Bauman, Beans, Beebe, Black, Boettger, Brady, Brockway, Brown, Bruce, Bybee, Byerly, Collin, Cousins, Cunningham, Daniels, Dawson, Dixon, Downey, Edmunds, Ellis, Enger, Escher, Felt, Fourt, Fry, Fulton, George, Goodykoontz, Grout, Halgrims, Hamilton, Harding, Hayes, Hazen, Hickenlooper Hogan, Huff, Hunt, Huntley, Hutchins, Jacobs, Klay, Koontz, Krebill, Kulp, Larrabee, Leach, Lenocker, Lounsberry, Lund, McCullough, Miller of Dubuque, Newell, O'Connor, Odendahl, Olson, Penn, Perkins, Ripley, Ritter, Rowles, Russell, Sater, Shane, Shankland, Sherman, Skinner, Smith of Adams, Smith of Decatur, Speer. Stephenson, Stipe, Stoddard, Townsend, White, Zeller—77.

The nays were:

None.

Absent or not voting:

Bowman, Campbell of Ida, Campbell of Webster, Crist, Dabney, Dewey, Dunlap, Finlayson, Fletcher, Fraley, Gilbert, Greene, Griggs, Harvey, Jacobson, Johnson, Kull, Linnan, McCleery, Miller of Bremer, Milton, Moore, Murtagh, Patterson, Pickford, Robbins, Schee, Taylor, Van Camp, Whitney, Mr. Speaker—31.

So the bill passed and the title was agreed to.

Speaker Stillman in the chair.

Jacobs of Calhoun moved that the committee of four on State Educational Institutions be excused for Monday and Tuesday.

Motion prevailed.

On motion of Cunningham of Buena Vista the House adjourned until 10:00 A. M. Monday.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, MARCH 20, 1911.

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

Prayer was offered by Ex-Representative Rev. Thomas Hanson of Bode, Iowa.

Journal of March 18th corrected and approved.

Goodykoontz of Boone moved that Special Order No. 13 follow immediately upon the consideration of Special Order No. 12.

Motion prevailed.

On request of Stephenson of Ringgold, leave of absence was granted Byerly of Jones until Tuesday.

On request of Bybee of Marion, leave of absence was granted Sater of Des Moines until Tuesday.

PETITIONS, MEMORIALS AND REMONSTRANCES.

Johnson of Mitchell presented a petition from Audubon Society of Osage, Iowa, relative to shooting of wild fowl.

Referred to Committee on Fish and Game.

Johnson of Mitchell presented a petition from physicians of Mitchell county favoring Senate File 237.

Referred to Committee on Public Health.

White of Benton presented remonstrance from citizens of Benton county against House File 307.

Referred to Committee on Commerce and Trade.

Hayes of Montgomery presented petition of the teachers of Red Oak, Iowa, relative to House File No. 69.

Referred to Committee on Schools and Text Books.

Halgrims of Humboldt presented petition of thirty-three traveling salesmen of Iowa relative to House File No. 149.

Referred to Committee on Railroads and Transportation.

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 House is asked: House File No. 248, a bill for an act to amend the law as it appears in Chapter 16-d of the Supplement to the Code, 1907, relative to graduate and registered nurses.

GEO. A. WILSON, Secretary.

REPORTS OF COMMITTEES.

Beebe of Franklin, from the Committee on Commerce and Trade, submitted the following report:

SPEAKER: Your Committee on Commerce and whom was referred House File No. 295, a bill for an act defining the terms "gold," "alloy of gold," "silver," "alloy of silver," "sterling silver," or "sterling," as applied to any article of merchandise made in whole or part of gold or silver or any alloy of gold or silver. and made for sale or offered for sale or disposition, and also providing a means of making tests thereof, and also defining the terms "rolled gold plate," "gold plate," "gold filled," and "gold electroplate," and the words "silver plate," and "silver electroplate," "sterling," and "coin," as applied to any article of merchandise made in whole or part of any inferior metal manufactured for sale, sold or kept for sale or disposition or offered for sale and disposition, and prohibiting the false marking of such merchandise, and providing a penalty for the violation thereof, 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.

N. W. BEEBE, Chairman.

Report adopted.

Mr. Jacobson submitted the following report, which was ordered printed in the Journal.

MB. SPEAKER: Your committee appointed to investigate and report with reference to the condition of the Soldiers' and Sailors' Monument and grounds surrounding the same, steps and walks leading up to the Capitol from the south, west and north, and the buildings and property adjacent to the Capitol and make recommendations with reference thereto, beg leave to report as follows:

We recommend that the sum of forty-three thousand three hundred dollars (\$43,300) be appropriated to be expended by the Executive Council for the following repairs and for such improvements in, upon or about the Capitol building and grounds, the Historical building, and the grounds surrounding the Soldiers' and Sailors' Monument, as in the judgment of the Executive Council may be necessary.

Two new steel elevator cages, to replace the old wooden cages	
now in use in the Capitol Building, estimated \$800.0	0
Installing electric elevators in the north and south wings of the	
Capitol, connecting the second and third floors, making	
rooms in the third story as easy of access as those in the	_
second story, estimated 5,000.0	U
New lamp posts about the Capitol similar to those now on the	_
north side, estimated	U
For granite steps on the north and west of the Capitol, and re-	^
pairing those on the south, estimated	U
painting sash and outside iron work, varnishing doors, re-	
pairing window sills, estimated	۸
Cleaning ceilings and walls in Senate Chamber and Senate	
Committee rooms, cleaning and decorating ceiling and walls	
of rooms occupied by Lieutenant Governor, estimated 1,500.0	n
Re-decorating the rooms occupied by the Board of Health, esti-	•
mated	0
For permanent cases in the Board of Health Department, esti-	•
mated 400.0	0
Completing vacuum system of heating and ventilating Capitol	
and Historical buildings as originally planned, estimated . 1,500.0	0
Two portable vacuum cleaners, estimated	0
Installing electric lights in offices and committee rooms not al-	
ready supplied, estimated 550.0	0
Installing electric lights in law library so as to properly light	
the room and all alcoves, estimated 800.0	0
Installing electric lights in Supreme Court room, estimated 125.0	0
Repairing stokers, engines and arches and re-setting boilers,	
etc., estimated	
New air compressor (the old one is too small), estimated 150.0	0
Cement walk from Capitol to Soldiers' and Sailors' Monument,	
estimated	j
Retaining wall on the north, south and west of the Monument	
lot and an iron fence on the east so that teams cannot drive on the lot, estimated	Α.
For installing passenger elevator in the Historical Building,	U
estimated	۵
For changing the a'r supply in the Historical Building, by	
taking the air from above the roof instead of taking the	
dust ladened air from the ground, estimated 800.0	n
For installing a watchman's clock in the Historical Building	•
and wiring for same, estimated	0
For roller shelving in Newspaper department in Historical Build-	
ing, estimated	0
Respectfully submitted,	
O. H. JACOBSON,	

U. H. JACOBSON, Chairman.

J. J. DUNNNEGAN, H. W. SPAULDING,

M. F. McCullough.

Ripley of Hancock, from the Committee on Board of Control, submitted the following report.

MR. SPEAKER: Your Committee on Board of Control, to whom was referred House File No. 348, a bill for an act to establish an industrial reformatory for women, to make appropriation therefor, to provide for the transfer of inmates to and from the industrial school for girls and repealing the law as it appears in Chapter Eight-a of Title Thirteen of the Supplement to the Code, 1907, relating to an industrial reformatory for females, 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 be referred to the Committee on Appropriations, for its consideration, and that when said bill receives the approval of the Committee on Appropriations that it be reported to the House with the recommendation that the same do pass.

A. C. RIPLEY, Chairman.

Report adopted, and House File No. 348 was so referred.

Also:

MR. SPEAKER: Your Committee on Board of Control, to whom was referred Senate File No. 225, a bill for an act to transfer the control and management of the college for the blind at Vinton from the Board of Control of State Institutions to the State Board of Education, and granting all of the powers held by the Board of Control of this institution to the State Board of Education; and amending the law as it appears in Section 2727-a8 of the Supplement to the Code, 1907, and amending Chapter 170 of the law as it appears in the Acts of the 33d General Assembly, 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.

A. C. RIPLEY, Chairman.

Report adopted.

Dewey of Guthrie moved that House File No. 522 be recalled from the Committee on Judiciary and be re-referred to the Committee on Ways and Means.

Motion prevailed and the bill was so referred.

Dawson of Cherokee, from the Committee on Elections, submitted the following report:

MR. SPEAKER: Your Committee on Elections to whom was referred House File No. 322, a bill for an act to amend Section One Thousand Eighty-seven-a-twelve (1087-a12) of the Supplement to the Code, 1907, as amended by Chapter Sixty-nine (69) of the Session Laws of the Thirty-third General Assembly relative to Primary Elections, 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 be indefinitely postponed.

W. P. DAWSON, Chairman.

Report adopted, and House File No. 322 was indefinitely postponed.

Also:

Mr. Speaker: Your Committee on Elections to whom was referred House File No. 319, a bill for an act to amend Section Eleven Hundred Thirty-seven-al (1137-al) of the Supplement to the Code, 1907, relating to the making of sworn statements of expenses by candidates for certain offices, 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 be amended as follows:

By striking out the period at the end of said bill and substituting a comma therefor, and by adding immediately following said comma the following "such statement shall be filed with the county auditor; if for a state office, or any other office to be voted for by the electors of more than one county, such statement shall be filed with the Secretary of State. Such statement shall show the dates, amounts, and from whom such sums of money or other things of value were received; and the dates, amounts, purposes and to whom paid or disbursed, and shall include the assessment of any person, committee or organization in charge of the campaign of such candidate"; and when so amended the bill do pass.

W. P. DAWSON, Chairman.

Report adopted.

Also:

MR. SPEAKER: Your Committee on Elections to whom was referred House File No. 474, a bill for an act to repeal Section One Thousand Eighty-seven-a19 (1087-a19), Chapter 2-a of the Supplement to the Code, 1907, as amended by Section Ten (10) of Chapter Sixty-nine (69) Acts of the Thirty-third General Assembly and to enact a substitute therefor, relating to canvass by board of supervisors and certificates in primary elections, 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 be amended as follows:

By inserting a comma between the word "Code" and figures "1907" in the title; by inserting a comma between the word "Code" and the figures "1907" in the second line of Section 1; and when so amended the bill do pass.

W. P. DAWSON, Chairman.

Report adopted.

Also:

MR. SPEAKER: Your Committee on Elections to whom was referred House File No. 428, a bill for an act to amend Section 1087-al of the Supplement of 1907 to the Code, relating to the nomination of officers by primary election, 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 be indefinitely postponed.

W. P. DAWSON,

Chairman.

Report adopted, and House File No. 428 was indefinitely post-poned.

Also:

MR. SPEAKER: Your Committee on Elections to whom was referred House File No. 171, a bill for an act to amend Section Four Hundred Eleven (411) of the Supplement to the Code, 1907, relative to the election of members of the Board of County Supervisors, 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 be indefinitely postponed.

W. P. DAWSON, Chairman.

Report adopted, and House File No. 171 was indefinitely postponed.

Hogan of Cass, from the Committee on Printing, submitted the following report:

Mr. Speaker: Your Committee on Printing, to whom was referred Senate File No. 159, a bill for an act authorizing cities and towns including cities under special charter, to make publication of official notices, ordinances and other official publications in newspapers printed in a foreign language, 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 be amended as follows:

By inserting a comma (,) after the word "city" in the ninth line of Section One, and adding the following words "and provided, however, that such publication shall have no legal effect"; and when so amended the bill do pass.

D. P. Hogan, Chairman.

Report adopted.

Cunningham of Buena Vista, from the Committee on Agriculture, submitted the following report:

MR. SPEAKER: Your Committee on Agriculture, to whom was referred Senate File No. 345, a bill for an act to amend Section 2538-b of the Supplement to the Code, 1907, relating to the practice of veterinary medi-

cine, surgery, and dentistry, 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 be indefinitely postponed.

E. H. CUNNINGHAM,

Chairman.

Report adopted, and Senate File No. 345 was indefinitely postponed.

Also:

Mr. Speaker: Your Committee on Agriculture, to whom was referred Senate File No. 26, a bill for an act to amend Section 1 of Chapter 138 of the Acts of the Thirty-third General Assembly relative to the maintenance of partition fences by adjoining owners thereof, 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 be amended as follows:

By substituting the following substitute amendment therefor:

A BILL

For an Act to amend Section One (1) of Chapter One Hundred Thirtyeight (138) of the Acts of the Thirty-third General Assembly relative to the maintenance of partition fences by adjoining owners thereof.

Be it Enacted by the General Assembly of the State of Iowa:

Section 1. That Section One (1) of Chapter One Hundred and Thirty-eight (138) of the Acts of the Thirty-third General Assembly be amended by striking out following the period after the word "high" in line thirty-seven (37), the words "in case adjoining owners or occupants of land shall use the same for pasturing sheep or swine, each shall keep his share of the partition fence in such condition as shall restrain such sheep or swine" and inserting in lieu thereof the following:

"Adjoining owners each shall keep his share of the partition fence in such condition as shall restrain sheep and swine," and when so amended the bill do pass.

E. H. CUNNINGHAM, Chairman.

Report adopted.

Also:

MR. SPEAKER: Your Committee on Agriculture, to whom was referred House File No. 501, a bill for an act to amend Section 2348-a of the Supplement to the Code, 1907, relating to bounties, 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 be amended as follows:

By striking out the period at the end of the title and inserting the words "on pocket gophers"; and when so amended the bill do pass.

E. H. CUNNINGHAM,

Report adopted.

Chairman.

Also:

Mr. Speaker: Your Committee on Agriculture, to whom was referred House File No. 446, a bill for an act to amend the law as it appears in Chapter 169, Acts of the Thirty-third General Assembly relating to the payment of all compensation and expenses incurred under the provisions of said act, 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.

E. H. CUNNINGHAM, Chairman.

Report adopted.

Brockway of Louisa, from the Committee on Animal Industry, submitted the following report:

MR. SPEAKER: Your Committee on Animal Industry, to whom was referred House File No. 372, a bill for an act to amend Section One (1) of Chapter One Hundred Fifty-one (151) of the Acts of the Thirty-third General Assembly, relating to the manufacture and distribution of Hog Cholera Serum, and providing for an appropriation of five thousand dollars (\$5,000) for the maintenance of the laboratory for the manufacture of such serum, 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 shall be referred to the Committee on Appropriations.

J. M. BROCKWAY, Chairman.

Report adopted, and House File No. 312 was so referred.

INTRODUCTION OF BILLS.

By Brady of Dallas, House File No. 526, a bill for an act to amend Chapter Ninety-six (96) of the Acts of the Thirty-third General Assembly, and to create the office of County Weed Commissioner, and to provide for his appointment and duties.

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

By Brady of Dallas, House File No. 527, a bill for an act to define bribery of petitioners and delegates and to provide punishment for the violation thereof.

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

By Committee on Board of Control, House File No. 528, a bill for an act authorizing the placing with persons or in families and in places of employment of boys and girls committed to the Industrial school, under contract for care, education, maintenance and service, and repealing the law as it appears in Section Twenty-seven Hundred Four (2704) of the Supplement to the Code, 1907.

Read first and second time and passed on file.

By Committee on Roads and Highways, House File No. 529, a bill for an act to amend Sections One Thousand Seventy-two (1072), Four Hundred Twenty-two (422) and One Thousand Three Hundred Three (1303) of the Supplement to the Code, 1907, and to repeal Section One Thousand Five Hundred Twenty-eight (1528) of the Supplement to the Code, 1907, and to enact a substitute therefor, relating to the election of officers, to the powers of the Boards of Supervisors, levying of taxes and powers and duties of the township trustees.

Read first and second time and passed on file.

By Bauman of Van Buren, House File No. 530, a bill for an act to abolish the common drinking cup.

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

By Stipe of Page, House File No. 531, a bill for an act providing for the production of books, papers and documents of corporations, partnerships, associations and individuals, and to compel attendance and testimony of witnesses in proceedings relating to pools, trusts, combinations and monopolies, and in proceedings relating to unfair discrimination between different sections, communities, localities, cities and towns; providing immunity to persons so testifying; providing for proceedings upon failure of witness to so testify or so produce books, papers and documents.

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

By Shankland of Polk, House File No. 532, a bill for an act to provide for municipal courts for certain cities and the adoption thereof by special election; providing for jurisdiction thereof, mode and manner of procedure therein; providing for the election of the judges of such municipal courts and defining their powers and duties; providing for the manner of preparing and who shall constitute the jury list, manner of drawing jury panels and jurors; also defining certain duties of other officials and providing penalties therefor.

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

By Hunt of Harrison, House File No. 533, a bill for an act to amend Section Thirteen Hundred Twenty-six (1326) of the Code relating to domestic, and domestic local building and loan associations.

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

By Fraley of Polk, House File No. 534, a bill for an act to appropriate the sum of Six Hundred Forty and Ninety-five One Hundredths Dollars (\$640.95) to be paid to the firm of Benson and Marxer, contractors, in settlement of their contract for the erection of the engineering annex at Ames, Iowa.

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

Townsend of Tama presented the following Resolution, asked unanimous consent for immediate consideration, and moved its adoption:

Whereas, Hon. John F. G. Cold, a pioneer of Iowa, a soldier of the Civil War and a member of the 28th General Assembly, departed this life at his home near Berlin, in Tama County, Iowa, on the 2d day of November, 1910, therefore, be it

Resolved, That the Speaker of the House appoint a committee of three to prepare a memorial fistingly to commemorate his life and public services.

Motion prevailed and the resolution was adopted.

The Speaker named as such committee: Townsend of Tama, O'Connor of Chickasaw, Hayes of Montgomery.

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 by substitute and passed the following bill in which the concurrence of the Senate was asked:

House File No. 220, a bill for an act relating to the improvements of water fronts in special charter cities.

GEO. A. WILSON, 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. 281, a bill for an act relating to park commissioners in special charter cities.

GEO. A. WILSON, 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. 119, a bill for an act to indemnify Gustave Winter for personal injury sustained by him in the state hospital for the insane at Independence, Iowa.

GEO. A. WILSON, 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. 134, a bill for an act to amend the law as it appears in Section 2088 of the Supplement to the Code, 1907, relieving interurban railroads from the provisions of said section.

Geo. A. Wilson, 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. 14, a bill for an act to repeal Section 1569 of the Code and to enact a substitute therefor, relating to the passing of vehicles on public highways.

GEO. A. WILSON, 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. 44, a bill for an act relating to telegraph and telephone lines and to enact a substitute therefor.

GEO. A. WILSON, 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. 364, a bill for an act for the relief of the grantee of Jacob Hoover, and for the purpose of having a patent issued in the name of Jacob W. Hoover for a certain tract of land.

GEO. A. WILSON,
Secretary.

SENATE MESSAGES CONSIDERED.

Substitute Senate File No. 119, a bill for an act to indemnify Gustave Winter for personal injury sustained by him while employed at the State Hospital for the Insane at Independence, Iowa.

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

Senate File No. 134, a bill for an act to amend the law as it appears in Section Two Thousand Eighty-eight (2088) of the Supplement to the Code, 1907, relieving interurban railroads from the provisions of said section.

Read first and second time and referred to Committee on Railroads and Transportation.

House File No. 14, a bill for an act to repeal Section Fifteen Hundred Sixty-nine (1569) of the Code and to enact a substitute therefor, relating to the passing of vehicles on public highways.

Substitute for Senate File No. 44, a bill for an act to repeal Section Two Thousand One Hundred Fifty-nine (2159) of the Code relating to telegraph and telephone lines and to enact a substitute therefor.

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

Senate File No. 364, a bill for an act for the relief of the grantee of Jacob Hoover, and for the purpose of having a patent issued in the name of Jacob W. Hoover, for a certain tract of land.

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

CONSIDERATION OF BILLS.

On request of Boettger of Scott, unanimous consent having been given, Senate Substitute for House File No. 220, for an act to amend the law as it appears in Chapter Sixty (60) of the laws of the Thirty-third General Assembly, relating to the improvement of water fronts in special charter cities and conferring additional powers upon such cities. (Additional to Chapter Fourteen (14) of Title Five (V) of the Code, relating to cities under special charter), with Senate amendments, was taken up and the amendments read and considered.

Amend Substitute for House File No. 220 by inserting after the figure "1" and before the word "any in the first line thereof the words: "The law as it appears in Chapter Sixty (60), Acts of the Thirty-third General Assembly, be and the same is hereby amended by adding at the end of said chapter the following:".

Mr. Boettger moved that the House concur in the Senate amendments.

On the question, "Shall the House concur?"

The ayes were:

Bascom, Bauman, Beans, Beebe, Black, Boettger, Bowman, Brockway, Bruce, Bybee, Campbell of Ida, Campbell of Webster, Collin, Cousins, Crist, Dabney, Daniels, Dixon, Downey, Edmunds, Ellis, Enger, Finlayson, Fletcher, Fourt, Fraley, Fry, Fulton, George, Goodykoontz, Greene, Griggs, Grout, Hamilton, Harvey, Hayes, Hazen, Hickenlooper, Hogan, Huff, Hunt, Huntley, Hutchins, Jacobs, Jacobson, Johnson, Krebill, Kulp, Larrabee, Lenocker, Lounsberry, McCullough, Miller of Bremer, Miler of Dubuque, Murtagh, Newell, O'Connor, Olson, Patterson, Penn, Perkins, Ripley, Ritter, Rowles, Russell, Shane, Shankland, Sherman, Skinner, Smith of Adams, Speer, Stephenson, Stipe, Stoddard, Townsend, White, Whitney, Zeller, Mr. Speaker—79.

The nays were:

None.

Absent or not voting:

Brady, Brown, Byerly, Cunningham, Dawson, Dewey, Dunlap, Escher, Felt, Gilbert, Halgrims, Harding, Klay, Koontz, Kull, Leach, Linnan, Lund, McCleery, Milton, Moore, Odendahl, Pickford, Robbins, Sater, Schee, Smith of Decatur, Taylor, Van Camp—29.

So the House concurred in Senate amendments.

On request of Boettger of Scott, unanimous consent having been given, House File No. 281, a bill for an act to amend Title Five (V), Chapter Fourteen (14) of the Code and amendments thereto, relating to park commissioners in special charter cities (repealing Sections Nine Hundred Ninety-one (991) to Nine Hundred Ninety-six (996), inclusive, of the Code and amendments thereto, and enacting substitutes therefor), with Senate amendments, was taken up and the Senate amendments read and considered.

Amend the title by striking out the parenthesis and period after the word "therefor" in the last line thereof and substituting in lieu thereof a comma and by adding the following: "and to make Sections Eight Hundred Fifty-b (850-b) to Eight Hundred Fifty-n (850-n), inclusive, Supplement to the Code, 1907, as amended by Chapters Fifty-six (56), Fifty-seven (57) and Fifty-eight (58), laws of the Thirty-third General Assembly, and Section Eight Hundred Fifty-two (852), Supplement to the Code, 1907, relating to park commissioners, their powers and duties, and the assessment, levy and collection of taxes, applicable to cities acting under special charters," and by striking out the character (after the word cities in the third line and inserting in lieu thereof a comma.

Mr, Boettger asked unanimous consent that the House concur in said amendment to the title.

Consent granted, and title as amended agreed to.

On motion of Fraley of Polk, House File No. 278, a bill for an act relating to the sale of intoxicating liquors by wholesale drug corporations, additional to Chapter Six (6) of Title Twelve (XII), of the Code, with report of committee recommending passage as amended, was taken up, considered, and the committee amendments were adopted.

Further consideration deferred.

On motion of Stipe of Page House File No. 371, a bill for an act to legalize the acts of the town council of the town of Blanchard, in the county of Page and State of Iowa, appointing certain persons as members of said town council and empowering them to hold and exercise the duties of said office, with report of committee recommending passage, was taken up and considered.

Mr. Stipe moved that the rules be suspended, 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 ayes were:

Bascom, Bauman, Beans, Beebe, Black, Bowman, Brady, Brockway, Bruce, Bybee, Campbell of Ida, Campbell of Webster, Collin, Cousins, Crist, Cunningham, Daniels, Dewey, Dixon, Downey, Edmunds, Ellis, Enger, Escher, Fletcher, Fourt, Fraley, Fry, Fulton, George, Gilbert, Goodykoontz, Greene, Griggs, Grout, Hamilton, Harding, Hayes, Hazen, Hickenlooper, Hogan, Hunt, Huntley, Jacobs, Jacobson, Johnson, Klay, Krebill, Larrabee, Leach, Len-

ocker, Lounsberry, McCullough, Miller of Dubuque, Murtagh, Newell, O'Connor, Olson, Patterson, Penn, Perkins, Ripley, Ritter, Rowles, Russell, Schee, Shane, Shankland, Sherman, Skinner, Smith of Adams, Speer, Stephenson, Stipe, Stoddard, Taylor, Townsend, White, Whitney, Mr. Speaker—80.

The nays were:

None.

Absent or not voting:

Boettger, Brown, Byerly, Dabney, Dawson, Dunlap, Felt, Finlayson, Halgrims, Harvey, Huff, Hutchins, Koontz, Kull, Kulp, Linnan, Lund, McCleery, Miller of Bremer, Milton, Moore, Odendahl, Pickford, Robbin, Sater, Smith of Decatur, Van Camp, Zeller—28.

So the bill passed and the title was agreed to.

On motion of Hunt of Harrison, House File No. 200, a bill for an act to amend Section One Thousand Seven Hundred Fifty-nine-a (1759-a) of the Supplement to the Code, 1907, relating to insurance of mutual, fire, tornado and hailstorm assessment insurance associations, with report of committee recommending passage, was taken up and considered.

Whitney of Woodbury moved that the words and figures "sixth (6)" in lines four and five of Section One be stricken and inserting the words and figures "ninth (9)" in lieu thereof.

Adopted.

Mr. Hunt moved that the rules be suspended, 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 ayes were:

Bascom, Bauman, Beans, Beebe, Black, Bowman, Brady, Bruce, Campbell of Ida, Campbell of Webster, Collin, Cousins, Crist, Cunningham, Dabney, Daniels, Dawson, Dixon, Downey, Dunlap, Ellis, Escher, Felt, Fletcher, Fourt, Fraley, Fry, Fulton, George, Gilbert, Goodykoontz, Greene, Grout, Halgrims, Hamilton, Harding, Harvey, Hayes, Hazen, Hickenlooper, Hogan, Huff, Hunt, Huntley, Jacobs, Jacobson, Johnson, Klay, Krebill, Kulp, Larrabee, Leach, Lenocker, Lounsberry, McCullough, Miller of Bremer, Miller of Dubuque, Murtagh, Newell, O'Connor, Odendahl, Olson, Patterson, Penn, Ripley, Ritter, Rowles, Russell, Schee, Shane Shankland,

Sherman, Skinner, Smith of Adams, Speer, Stephenson. Stipe, Townsend, Van Camp, White, Whitney, Zeller, Mr. Speaker—83.

The nays were:

Dewey, Perkins-2.

Absent or not voting:

Boettger, Brockway, Brown, Bybee, Byerly, Edmunds, Enger, Finlayson, Griggs, Hutchins, Koontz, Kull, Linnan, Lund, McCleery, Milton, Moore, Pickford, Robbins, Sater, Smith of Decatur, Stoddard, Taylor—23.

So the bill passed and the title was agreed to.

On motion of Fulton of Jefferson, Senate File No. 297, a bill for an act making appropriation for the purchase of Twenty Thousand (20,000) copies of the Railroad Commissioners' official maps to be distributed by the members of the General Assembly and Railroad Commission, with report of committee recommending passage was taken up and considered.

Mr. Fulton moved 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 ayes were:

Black, Boettger, Bowman, Bascom, Beebe. Brockway, Bruce, Bybee, Campbell of Ida, Campbell of Webster, lin, Cousins, Crist, Cunningham, Dabney, Daniels, Dawson, Dixon, Downey, Dunlap, Edmunds, Ellis, Enger, Escher, Felt, Fletcher, Fourt, Fraley, Fry, Fulton, George, Gilbert, Goodykoontz, Greene, Grout, Hamilton, Harding, Harvey, Hayes, Hazen, Hickenlooper, Huntley, Hutchins, Jacobs, Jacobson, Johnson, Klay, Krebill, Kulp, Larrabee, Leach, McCullough, Miller of Bremer, Miller of Dubuque, Murtagh, Newell, O'Connor, Odendahl, Olson, Patterson, Penn, Perkins, Pickford, Ripley, Ritter, Robbins, Rowles, Russell, Schee, Shane, Shankland, Sherman, Skinner, Smith of Adams, Smith of Decatur, Speer, Stephenson, Stipe, Stoddard, Tavlor, Townsend, Van Camp, White, Whitney, Zeller, Mr. Speaker ---86.

The nays were:

None.

Absent or not voting:

Bauman, Beans, Brady, Brown, Byerly, Dewey, Finlayson, Griggs, Halgrims, Hogan, Huff, Hunt, Kull, Koontz, Lenocker, Linnan, Lounsberry, Lund, McCleery, Milton, Moore, Sater—22.

So the bill passed and the title was agreed to.

On motion of Bascom of Dickinson, Senate File No. 144, a bill for an act to amend Section Four Thousand Eight Hundred Fifty-three (4853) of the Code, relating to the subject of forgery, and providing penalty for the violation thereof, with report of committee recommending passage, was taken up and considered.

Mr. Bascom moved 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 ayes were:

Bascom, Beans, Beebe, Black, Bowman, Brady, Brockway, Bruce, Bybee, Campbell of Ida, Campbell of Webster, Collin, Cousins, Crist, Dabney, Dawson, Dewey, Downey, Dunlap, Edmunds, Ellis, Enger, Escher, Felt, Fletcher, Fourt, Fraley, Fry, Fulton, George, Gilbert, Goodykoontz, Greene, Griggs, Grout, Hamilton, Harding, Harvey, Hayes, Hazen, Hickenlooper, Huff, Huntley, Hutchins, Jacobson, Johnson, Klay, Krebill, Kulp, Larrabee, Lenocker, Lounsberry, McCullough, Miller of Dubuque, Murtagh, Newell, O'Connor, Odendahl, Olson, Patterson, Penn, Pickford, Ripley, Robbins, Rowles, Russell, Schee, Shane, Shankland, Sherman, Skinner, Smith of Adams, Smith of Decatur, Speer, Stephenson, Stipe, Stoddard, Taylor, Townsend, Van Camp, White, Whitney, Zeller, Mr. Speaker—84.

The nays were:

None.

Absent or not voting:

Bauman, Boettger, Brown, Byerly, Cunningham, Daniels, Dixon, Finlayson, Halgrims, Hogan, Hunt, Jacobs, Koontz, Kull, Leach, Linnan, Lund, McCleery, Miller of Bremer, Milton, Moore, Perkins, Ritter, Sater—24.

So the bill passed and the title was agreed to.

On motion of Klay of Sioux, Senate File No. 73, a bill for an act legalizing a certain conveyance which was made by Hezekiah

Beecher, commissioner to Robert M. Henderson, trustee, with report of committee recommending passage, was taken up and considered.

Mr. Klay moved 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 ayes were:

Bascom, Bauman, Beans, Beebe, Black, Bowman, Brady, Brockway, Bybee, Campbell of Ida, Campbell of Webster, Collin, Cousins, Crist, Cunningham, Daniels, Dawson, Dewey, Downey, Dunlap, Edmunds, Ellis, Enger, Escher, Fletcher, Fraley, Fry, Fulton, George, Gilbert, Goodykoontz, Greene, Griggs, Grout, Hamilton, Harding, Harvey, Hayes, Hazen, Hickenlooper, Huff, Huntley, Hutchins, Jacobs, Jacobson, Johnson, Klay, Krebill, Kulp, Leach, Lounsberry, McCullough, Miller of Dubuque, Murtagh, Newell, O'Connor, Olson, Patterson, Penn, Perkins, Pickford, Ripley, Ritter, Robbins, Rowles, Russell, Schee, Shane, Shankland, Sherman, Skinner, Smith of Adams, Smith of Decatur, Speer, Stipe, Stoddard, Taylor, Townsend, Van Camp, White, Zeller, Mr. Speaker—82.

The nays were:

None.

Absent or not voting:

Boettger, Brown, Bruce, Byerly, Dabney, Dixon, Felt, Finlayson, Fourt, Halgrims, Hogan, Hunt,, Koontz, Kull, Larrabee, Lenocker, Linnan, Lund, McCleery, Miller of Bremer, Milton, Moore, Odendahl, Sater, Stephenson, Whitney—26.

So the bill passed and the title was agreed to.

On motion of Shankland of Polk, Senate File No. 195, a bill for an act to legalize acknowledgements of instruments in writing heretofore taken by notaries public, with report of committee recommending passage, was taken up and considered.

Mr. Shankland moved 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 ayes were:

Bascom, Bauman, Beans, Beebe, Black, Boettger, Bowman, Brady, Bruce, Bybee, Campbell of Ida, Campbell of Webster,

Collin, Cousins, Crist, Cunningham, Dabney, Daniels, Dawson, Downey, Dunlap, Edmunds, Ellis, Escher, Finlayson, Fourt, Fraley, Fry, Fulton, George, Gilbert, Goodykoontz, Greene, Griggs. Grout, Hamilton, Harding, Harvey, Hayes, Hazen, Hickenlooper, Huff, Hutchins, Jacobs, Jacobson, Johnson, Klay, Krebill, Leach, Miller of Dubuque, Murtagh, O'Connor, Olson, Patterson, Penn, Pickford, Ripley, Ritter, Rowles, Schee, Shane, Shankland, Sherman, Smith of Adams, Smith of Decatur, Speer, Stephenson, Stoddard, Taylor, Townsend, Van Camp, White, Whitney, Zeller, Mr. Speaker—75.

The nays were:

None.

Absent or not voting:

Brockway, Brown, Byerly, Dewey, Dixon, Enger, Felt, Fletcher, Halgrims, Hogan, Hunt, Huntley, Koontz, Kull, Kulp, Larrabee, Lenocker, Linnan, Lounsberry, Lund, McCleery, McCullough, Miller of Bremer, Milton, Moore, Newell, Odendahl, Perkins, Robbins, Russell, Sater, Skinner, Stipe—33.

So the bill passed and the title was agreed to.

On motion of Shankland of Polk, Senate File No. 12, a bill for an act to amend the law as it appears in Section Sixteen (16) of Chapter Fourteen (14) of the Acts of the Thirty-third General Assembly, relating to the enticing of children and providing a penalty for the violation thereof, with report of committee recommening passage, was taken up and considered.

Mr. Shankland moved 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 ayes were:

Bascom, Bauman, Beebe, Black, Boettger, Bowman, Brady, Brockway, Bruce, Bybee, Campbell of Ida, Campbell of Webster, Collin, Cousins, Crist, Cunningham, Dabney, Daniels, Dawson, Dewey, Dunlap, Ellis, Escher, Felt, Finlayson, Fletcher, Fourt, Fraley, Fry, Fulton, George, Gilbert, Goodykoontz, Greene, Griggs, Grout, Hamilton, Harding, Harvey, Hayes, Hazen, Hickenlooper, Hogan, Huff, Hunt, Huntley, Hutchins, Jacobs, Jacobson, Johnson, Klay, Koontz, Krebill, Kulp, Leach, Lenocker, Lounsberry, Lund, McCullough, Milton, Murtagh, Newell, O'Con-

nor, Odendahl, Olson, Patterson, Penn, Perkins, Pickford, Ripley, Robbins, Rowles, Russell, Shane, Shankland, Sherman, Skinner, Smith of Adams, Speer, Stephenson, Stipe, Stoddard, Taylor, Townsend, Van Camp, Whitney, Zeller, Mr. Speaker—88.

The nays were:

None.

Absent or not voting:

Beans, Brown, Byerly, Dixon, Downey, Edmunds, Enger, Halgrims, Kull, Larrabee, Linnan, McCleery, Miller of Bremer, Miller of Dubuque, Moore, Ritter, Sater, Schee, Smith of Decatur, White—20.

So the bill passed and the title was agreed to.

Crist of Clarke moved to withdraw House File No. 414 from the further consideration of the Judiciary Committee and the House.

Motion prevailed.

REPORT OF COMMITTEE ON ENROLLED BILLS.

Whitney of Woodbury, 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. 262, a bill for an act concerning the commission plan of government in certain cities, additional to Chapter Fourteen-c (14-c) Title Five (V) of the Supplement to the Code, 1907, and Chapter Sixty-four (64) of the laws of the Thirty-third (33d) General Assembly.

Also:

House File No. 76, a bill for an act to amend Section 1400-f of the Supplement to the Code, 1907, providing for additional forest trees.

U. G. WHITNEY,

Chairman.

Adopted.

Beebe of Franklin moved that when the House adjourn it be to reconvene at 1:30 o'clock, P. M.

Motion prevailed.

Bybee of Marion moved that a committee of three be appointed to notify the Senate that the House was ready to receive it in Joint Convention.

Motion prevailed.

The Speaker named as such committee: Bybee of Marion, Bruce of Floyd, Boettger of Scott.

The Sergeant-at-Arms announced the arrival of the members of the Senate, who took their seats on the west side of the House Chamber.

JOINT CONVENTION.

The Joint Convention was called to order by Lieutenant Governor Clarke, President of the Joint Convention, at 12:00 o'clock noon.

The roll was then called and the following members responded as present:

Adams, Allen of Pocahontas, Allen of Jefferson, Ames, Balkema, Balluff, Bascom, Bauman, Beans, Beebe, Bennett, Black, Boettger, Bowman, Brady, Brockway, Brown of Decatur, Bruce, Bybee, Campbell of Ida, Campbell of Webster, Chapman, Clarkson, Collin, Cousins, Cowles, Crist, Crow, Cunningham, Dabney, Daniels, Dawson, Dewey, De Wolf, Dixon, Downey, Dunlap, Dunnegan, Edmunds, Ellis, Enger, Escher, Felt, Finlayson, Fitchpatrick, Fletcher, Fourt, Fraley, Francis, Fry, Fulton, Garrett, Gates, George, Gilbert, Gillilland, Goodykoontz, Greene, Griggs, Grout, Halgrims, Hamilton, Hammill, Harding, Harvey, Hayes, Hazen, Hickenlooper, Hogan, Huff, Hunt, Hunter, Huntley, Hutchins, Jacobs, Jacobson, Jewell, Johnson, Klay, Koontz, Krebill, Kull, Kulp, Larrabee of Webster, Larrabee of Fayette, Leach, Lenocker, Lounsberry, Lund, McColl, McCulloch of Wayne, Mc-Culloch of Dubuque, Malmberg, Mattes, Miller of Bremer, Miller of Dubuque, Milton, Murtagh, Neal, Newell, O'Connor, Oden-Olson, Parshall, Patterson, Penn, Perkins, Pickford, Proudfoot, Ream, Ripley, Ritter, Robbins, Rowles, Russell, Sater, Saunders, Schee, Schrup, Shane, Shankland, Sherman, Skinner, Smith of Adams, Smith of Mitchell, Smith of Shelby, Spaulding, Speer, Stephenson, Stillman, Stipe, Stoddard, Stuckslager, Sullivan, Taylor of Union, Taylor of Appanoose, Townsend, Van Camp, Van Law, Webber, White of Benton, White of Iowa, Whitney, Wilson, Zeller-145.

Absent or paired:

Brown of Wright, Byerly, Chase, Hoyt, Legel, Linnan, McCleery, McManus, Moore, Quigley, Sammis, Savage, Smith of Decatur—13.

President Clarke announced the Joint Convention duly organized, with a quorum of members present.

President Clarke then announced that the roll would be called for the purpose of electing a United States Senator in Congress, and appointed as teller on the part of the Senate, Senator Savage of Adair, and as assistant teller, Senator Sullivan of Polk.

Speaker Stillman appointed as teller on the part of the House, Representative Huff of Hardin, and as assistant teller, Representative Crist of Clarke.

Upon the roll being called those voting for Claude R. Porter were:

Balluff, Bauman, Black, Boettger, Crow, De Wolf, Downey, Dunlap, Dunnegan, Ellis, Escher, Fletcher, Garrett, Gilbert, Greene, Griggs, Hamilton, Hayes, Hazen, Koontz, Krebill, Kull, Leach, Lenocker, McCullough of Dubuque, Miller of Dubuque, Milton, Murtagh, O'Connor, Odendahl, Olson, Parshall, Penn, Ritter, Rowles, Schrup, Stephenson, Taylor of Union, Taylor of Appanoose, Townsend, White of Benton, White of Iowa, Wilson—43.

Those voting for Horace E. Deemer were:

Adams, Allen of Jefferson, Beans, Bennett, Bowman, Brown of Decatur, Chapman, Cowles, Crist, Daniels, Dewey, Edmunds, Fulton, Gillilland, Hickenlooper, Hogan, Hunt, Jacobson, Lounsberry, McCulloch of Wayne, Malmberg, Proudfoot, Robbins, Saunders, Smith of Adams, Smith of Shelby, Speer, Stipe, Stuckslager, Sullivan, Van Camp, Van Law—32.

Those voting for W. S. Kenyon were:

Allen of Pocahontas, Ames, Balkema, Bascom, Beebe, Brady, Brockway, Bruce, Bybee, Campbell of Ida, Campbell of Webster, Collin, Cousins, Cunningham, Dawson, Dixon, Enger, Felt, Finlayson, Fitchpatrick, Fourt, Fraley, Francis, Fry, Gates, George, Goodykoontz, Grout, Halgrims, Hammill, Harding, Harvey, Huff, Hunter, Huntley, Hutchins, Jacobs, Jewell, Johnson, Klay, Kulp, Larrabee of Webster, Larrabee of Fayette, Lund, McColl, Mattes, Neal, Newell, Patterson, Perkins, Pickford, Ripley, Russell, Schee, Shane, Shankland, Sherman, Skinner, Smith of Mitchell, Spaulding, Stillman, Stoddard, Whitney, Zeller—64.

Those voting for Daniel Hamilton were:

Clarkson, Dabney, Miller of Bremer, Ream, Sater, Webber-6.

Absent or paired:

Brown of Wright, Byerly, Chase, Hoyt, Legel, Linnan, McCleery, McManus, Moore, Quigley, Sammis, Savage, Smith of Decatur—13.

President Clarke announced that no one had received a majority of the votes cast in the Joint Convention for United States Senator in Congress, and that no election had occurred.

Senator Allen of Pocahontas moved that another ballot for United States Senator be ordered.

Representative O'Connor of Chickasaw moved as a substitute that after the reading of the Journal, the Joint Convention be dissolved.

Representative Johnson of Mitchell moved as an amendment to the substitute that after a second ballot, the Joint Convention be dissolved.

Senator Saunders of Pottawattamie raised the point of order that the motion was practically identical to the original motion and was therefore out of order.

Point of order sustained.

Senator Allen of Pocahontas moved as a substitute that adjournment be taken until 7:30 o'clock tonight, and that the Joint Convention then proceed to ballot on United States Senator.

Senator De Wolf of Grundy raised the point of order that an amendment to a substitute motion was not in order until the substitute had been adopted.

Point of order sustained.

Roll call demanded on the substitute motion.

On the question "Shall the substitute motion be substituted for the original motion?"

The ayes were:

Adams, Allen of Jefferson, Balluff, Bauman, Beans, Bennett, Black, Boettger, Bowman, Brady, Brown of Decatur, Chapman, Clarkson, Cowles, Crist, Crow, Dabney, Daniels, Dewey, De Wolf, Downey, Dunlap, Dunnegan, Edmunds, Ellis, Escher, Fletcher, Fulton, Garrett, Gilbert, Gillilland, Greene, Griggs, Hamilton, Hayes, Hazen, Hickenlooper, Hunt, Jacobson, Koontz, Krebill, Kull, Leach, Lenocker, Lounsberry, McCulloch of Wayne,

McCullough of Dubuque, Malmberg, Miller of Dubuque, Milton, Murtagh, Neal, O'Connor, Odendahl, Olson, Parshall, Penn, Perkins, Proudfoot, Ream, Ritter, Robbins, Rowles, Sater, Saunders, Savage, Schrup, Skinner, Smith of Adams, Smith of Decatur, Smith of Shelby, Speer, Stephenson, Stipe, Stuckslager, Taylor of Union, Taylor of Appanoose, Townsend, Van Camp, Van Law, Webber, White of Benton, White of Iowa, Wilson—84.

The nays were:

Allen of Pocahontas, Ames, Balkema, Bascom, Beebe, Brockway, Bruce, Campbell of Ida, Campbell of Webster, Collin, Cousins, Cunningham, Dawson, Dixon, Enger, Felt, Finlayson, Fitchpatrick, Fraley, Francis, Fry, Gates, George, Goodykoontz, Grout Halgrims, Hammill, Harding, Harvey, Hogan, Huff, Hunter, Huntley, Hutchins, Jacobs, Jewell, Johnson, Klay, Kulp, Larrabee of Webster Larrabee of Fayette, Lund, McColl, Mattes, Miller of Bremer, Newell, Patterson, Pickford, Ripley, Russell, Schee, Shane, Shankland, Sherman, Smith of Mitchell, Spaulding, Stillman, Stoddard, Sullivan, Whitney, Zeller—61.

Absent or not voting:

Brown of Wright, Bybee, Byerly, Chase, Fourt, Hoyt, Legel, Linnan, McCleery, McManus, Moore, Quigley, Sammis—13.

So the substitute motion was substituted for the original motion.

Senator Allen of Pocahontas moved as an amendment to the motion that the Joint Convention adjourn to 7:30, P. M., tonight, and then to proceed to the election of a United States senator.

On this a roll call was demanded.

On question, "Shall the Joint Convention adjourn until 7:30, P. M.?"

The ayes were:

Allen of Pocahontas, Ames, Balkema, Bascom, Beebe, Brady, Brockway, Bruce, Bybee, Campbell of Ida, Campbell of Webster, Collin, Cousins, Cunningham, Dawson, Dixon, Enger, Felt, Finlayson, Fitchpatrick, Fraley, Francis, Fry, Gates, George, Goodykoontz, Grout, Halgrims, Hammill, Harding, Harvey, Huff, Hunter, Huntley, Hutchins, Jacobs, Jewell. Johnson, Klay, Kulp, Larrabee of Webster, Larrabee of Fayette, Lund, McColl, Mattes, Miller of Bremer, Newell, Patterson, Pickford, Ripley, Russell,

Schee, Shane, Shankland, Sherman, Smith of Mitchell, Spaulding, Stillman, Stoddard, Sullivan, Whitney, Zeller—62.

The nays were:

Adams, Allen of Jefferson, Balluff, Bauman, Beans, Bennett, Black, Boettger, Bowman, Brown of Decatur, Chapman, Clarkson, Cowles, Crist, Crow, Dabney, Daniels, Dewey, De Wolf, Downey, Dunlap, Dunnegan, Edmunds, Ellis, Escher, Fletcher, Fourt, Fulton, Garrett, Gilbert, Gillilland, Greene, Griggs, Hamilton, Hayes, Hazen, Hickenlooper, Jacobson, Koontz, Krebill, Kull, Leach, Lenocker, Lounsberry, McCulloch of Wayne, McCullough of Dubuque, Malmberg, Miller of Dubuque, Milton, Murtagh, Neal, O'Connor, Odendahl, Olson, Parshall, Penn, Perkins, Proudfoot, Ream, Ritter, Robbins, Rowles, Saunders, Savage, Schrup, Skinner, Smith of Adams, Smith of Decatur, Smith of Shelby, Speer, Stephenson, Stipe, Stuckslager, Taylor of Union, Taylor of Appanoose, Townsend, Van Camp, Van Law, Webber, White of Benton, White of Iowa, Wilson—82.

Absent or not voting:

Brown of Wright, Byerly, Chase, Hogan, Hoyt, Hunt, Legel, Linnan, McCleery, McManus, Moore, Quigley, Sammis, Sater—14.

Substitute motion then prevailed.

Journal of the Joint Convention read and approved.

Joint Convention dissolved.

House reconvened, Speaker Stillman in the Chair.

On motion of Fraley of Polk, the House adjourned.

AFTERNOON SESSION.

House reconvened, Speaker Stillman in the Chair.

Huff of Hardin moved that House File No. 148 be withdrawn from the Committee on Judiciary and further consideration of the House.

Motion prevailed.

Mr. Speaker granted leave of absence to Brown of Wright until Wednesday.

On request of Daniels of Appanoose, leave of absence was granted Stoddard of Buchanan until Tuesday.

On request of Halgrims of Humboldt leave of absence was granted Jacobs of Calhoun until Tuesday.

On request of Larrabe of Fayette leave of absence was granted Moore of Linn until Tuesday.

PETITIONS, MEMORIALS AND REMONSTRANCES.

Dixon of Sac presented a remonstrance from teachers of Sac City, Iowa, against House File No. 69 and Senate File No. 77.

Referred to Committee on Schools and Text Books.

INTRODUCTION OF BILLS.

By Koontz of Johnson, House File No. 535, a bill for an act to amend the law as it appears in Section Twenty Hundred and Twenty-eight (2028) Supplement to the Code, 1907, relating to the taking of private property for internal improvement.

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

CONSIDERATION OF BILLS.

On motion of Crist of Clark, House File No. 492, a bill for an act to legalize and validate the acts of the city council of the city of Osceola, Iowa, in varying from and constructing paving and curbing on different portions of Washington and Webster streets in said city on grades different from the established grades, with report of committee recommending passage, was taken up and considered.

Mr. Crist moved that the rules be suspended, 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 ayes were:

Bascom, Bauman, Beebe, Black, Bowman, Brady, Bruce, Bybee, Campbell of Ida, Collin, Cousins, Crist, Cunningham, Dabney, Daniels, Dawson, Dewey, Dixon, Downey, Ellis, Escher, Fletcher, Fourt, Fraley, Fry, Fulton, George, Goodykoontz, Griggs, Grout, Hamilton, Harding, Hayes, Hazen, Hickenlooper, Hogan, Huff, Hunt, Jacobs, Johnson, Klay, Koontz, Krebill, Kulp, Larrabee, Leach, Lenocker, Lounsberry, McCullough, Miller of Dubuque, Newell, O'Connor, Odendahl, Patterson, Penn, Pickford, Ripley, Ritter, Rowles, Sater, Schee, Shane, Shankland, Sherman, Smith of

Adams, Smith of Decatur, Speer, Stephenson, Stipe, Taylor, Townsend, White, Whitney, Zeller, Mr. Speaker—75.

The nays were:

None.

Absent or not voting:

Beans, Boettger, Brockway, Brown, Byerly, Campbell of Webster, Dunlap, Edmunds, Enger, Felt, Finlayson, Gilbert, Greene, Halgrims, Harvey, Huntley, Hutchins, Jacobson, Kull, Linnan, Lund McCleery, Miller of Bremer, Milton, Moore, Murtagh, Olson, Perkins, Robbins, Russell, Skinner, Stoddard, Van Camp—33.

So the bill passed and the title was agreed to.

On motion of Stipe of Page, Senate File No. 52, a bill for an act to amend Section Four Thousand Seven Hundred Sixty-seven (4767) of the Code, 1897, of the State of Iowa, relating to the crime of malicious threats to extort, with report of committee recommending passage as amended, was taken up, considered, and the committee amendments were adopted.

Mr. Stipe moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

To correct an error Mr. Stipe moved to reconsider the vote by which Senate File No. 52 passed to its third reading, seconded by Harding of Woodbury.

Harding of Woodbury offered the following amendment:

I move to amend Senate File No. 52 as follows: By striking out the words "amended so as to read as follows" as they appear in line 2 of the substitute bill, and insert in their place the following words: "repealed and the following enacted in lieu thereof."

Adopted.

Mr. Stipe moved 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 ayes were:

Bascom, Bauman, Beans, Beebe, Black, Bowman, Brockway, Bruce, Bybee, Campbell of Ida, Campbell of Webster, Collin, Cousins, Crist, Cunningham, Dabney, Daniels, Dawson, Dixon, Downey, Dunlap, Edmunds, Ellis, Enger, Escher, Finlayson,

Fletcher, Fourt, Fraley, Fry, Fulton, George, Gilbert, Goodykoontz, Greene. Griggs, Grout, Hamilton, Harding, Harvey, Hayes, Hazen, Ilickenlooper, Huff, Hunt, Huntley, Hutchins, Jacobs, Johnson, Klay, Koontz, Krebill, Larrabee, Leach, Lenocker, Lounsberry, Lund, McCullough, Miller of Dubuque, Newell, O'Connor, Olson, Patterson, Perkins, Pickford, Ripley, Ritter, Rowles, Russell, Schee, Shane, Shankland, Sherman, Skinner, Smith of Adams, Smith of Decatur, Speer, Stephenson, Stipe, Taylor, Townsend, Van Camp, White, Whitney, Zeller, Mr. Speaker—86.

The nays were:

None.

Absent or not voting:

Boettger, Brady, Brown, Byerly, Dewey, Felt, Halgrims, Hogan, Jacobson, Kull, Kulp, Linnan, McCleery, Miller of Bremer, Milton, Moore, Murtagh, Odendahl, Penn, Robbins, Sater, Stoddard—22.

So the bill passed and the title was agreed to.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS.

Whitney of Woodbury, 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. 262, a bill for an act concerning the commission plan of government in certain cities, additional to Chapter Fourteen-c (14-c) Title Five (V) of the Supplement to the Code, 1907, and Chapter Sixty-four (64) of the laws of the Thirty-third (33d) General Assembly.

Also:

House File No. 76, a bill for an act to amend Section 1400-f of the Supplement to the Code, 1907, providing for additional forest trees.

U. G. WHITNEY,
Chairman House Committee.
Ed. P. Malmberg.

Chairman Senate Committee.

Adopted.

CONSIDERATION OF BILLS.

On motion of Newell of Plymouth, Senate File No. 7, a bill for an act to amend Section Twelve (12) of Chapter Two (2) of the Code, relating to the compensation of members of the General Assembly, with report of committee recommending passage as amended, was taken up and considered.

Sheee of O'Brien offered the following amendment:

I move to amend Senate File No. 7 by striking out the words "one thousand" in the last line of Section One and insert in lieu thereof the words "eight hundred."

Dewey moved the previous question.

Motion prevailed.

Roll call on amendment demanded by Dixon of Sac and Newell of Plymouth.

On the question, "Shall the amendment be adopted?"

The ayes were:

LO PO POR ANTENNA PROPERTY AND

Beebe, Brockway, Campbell of Ida, Cousins, Dixon, Downey, Ellis, Enger, Fry, Goodykoontz, Grout, Harding, Hazen, Huff, Huntley, Jacobs, Johnson, Larrabee, Leach, Miller of Dubuque, Newell, Odendahl, Patterson, Perkins, Ripley, Schee, Shankland, Sherman, Stephenson—29.

The nays were:

Bascom, Beans, Black, Bowman, Brady, Bruce, Bybee, Campbell of Webster, Collin, Crist, Cunningham, Dabney, Daniels, Dawson, Dewey, Dunlap, Edmunds, Escher, Felt, Finlayson, Fletcher, Fourt, Fraley, Fulton, George, Gilbert, Griggs, Halgrims, Hamilton, Harvey, Hayes, Hickenlooper, Hunt, Hutchins, Klay, Koontz, Krebill, Lenocker, Lounsberry, Lund, McCullough, Milton, O'Connor, Olson, Penn, Pickford, Ritter, Rowles, Russell, Shane, Skinner, Smith of Adams, Smith of Decatur, Speer, Stipe, Taylor, Townsend, Van Camp, White, Whitney, Zeller, Mr. Speaker—62.

Absent or not voting:

Bauman, Boettger, Brown, Byerly, Greene, Hogan, Jacobson, Kull, Kulp, Linnan, McCleery, Miller of Bremer, Moore, Murtagh, Robbins, Sater, Stoddard—17.

Amendment lost.

Mr. Newell moved 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 ayes were:

Beans, Black, Brockway, Bruce, Campbell of Ida, Campbell of Webster, Crist, Cunningham, Dabney, Dawson, Dixon, Dunlap, Ellis, Enger, Escher, Felt, Finlayson, Fletcher, Fraley, Fulton, George, Gilbert, Goodykoontz, Griggs, Grout, Halgrims, Hamilton, Harding, Hayes, Hogan, Huff, Johnson, Klay, Koontz, Kull, Lenocker, Lund, McCullough, Miller of Dubuque, Milton, O'Connor, Olson, Patterson, Penn, Perkins, Rowles, Russell, Shane, Shankland, Sherman, Smith of Decatur, Stipe, Townsend, White, Whitney, Mr. Speaker—56.

The nays were:

Bascom, Bauman, Beebe, Bowman, Brady, Bybee, Collin, Cousins, Daniels, Dewey, Downey, Edmunds, Fourt, Fry, Greene, Harvey, Hazen, Hickenlooper, Hunt, Huntley, Hutchins, Jacobs, Krebill, Larrabee, Leach, Lounsberry, Newell, Odendahl, Pickford, Ripley, Ritter, Schee, Skinner, Smith of Adams, Speer, Stephenson, Taylor, Van Camp, Zeller-39.

Absent or not voting:

Boettger, Brown, Byerly, Jacobson, Kulp, Linnan, McCleery, Miller of Bremer, Moore, Murtagh, Robbins, Sater, Stoddard—13. Roll call was verified.

So the bill passed and the title was agreed to.

O'Connor of Chickasaw filed the following motion:

Mr. SPEAKER-I move to reconsider the vote by which Senate File No. 7 passed the House and that the reconsideration lay on the table.

F. A. O'CONNOR.

I second the motion.

I. T. DABNEY.

Roll call demanded by Odendahl of Carroll and Schee of O'Brien.

On the question "Shall the motion to reconsider lay on the table?"

The ayes were:

Beans, Black, Boettger, Brockway, Bruce, Campbell of Ida, Campbell of Webster, Cousins, Crist, Cunningham, Dabney, Dawson, Dixon, Dunlap, Ellis, Enger, Escher, Fletcher, Fraley, Fulton, George, Gilbert, Goodykoontz, Griggs, Grout, Halgrims, Hamilton, Hayes, Hazen, Huff, Johnson, Klay, Koontz, Krebill, Lenocker, Lund, McCullough, Miller of Dubuque, Milton, O'Connor, Olson, Patterson, Penn, Rowles, Russell, Shane, Shankland, Sherman, Smith of Decatur, Stipe, Taylor, Townsend, White, Whitney, Mr. Speaker—55.

The nays were:

Bascom, Bauman, Beebe, Bowman, Brady, Bybee, Collin, Daniels, Dewey, Downey, Finlayson, Fourt, Fry, Greene, Harding, Harvey, Hickenlooper, Hunt, Huntley, Hutchins, Jacobs, Larrabee, Leach, Lounsberry, Newell, Odendahl, Pickford, Ripley, Ritter, Schee, Skinner, Smith of Adams, Speer, Stephenson, Van Camp, Zeller—36.

Absent or not voting:

Brown, Byerly, Edmunds, Felt, Hogan, Jacobson, Kull, Kulp, Linnan, McCleery, Miller of Bremer, Moore, Murtagh, Perkins, Robbins, Sater, Stoddard—17.

Motion prevailed, and the motion to reconsider was laid on the table.

REPORTS OF COMMITTEES.

Beebe of Franklin of Franklin, from the committee on Commerce and Trade, submitted the following report:

MR. SPEAKER—Your Committee on Commerce and Trade, to whom was referred House File No. 225, and substitute therefor, a bill for an act to repeal Section Five Thousand and Twenty-eight-b (5028-b) of the Supplement to the Code, 1907, and Chapter Two Hundred Twenty-two (222), laws of the Thirty-third General Assembly amendatory thereof, and to enact a substitute therefor relating to unfair discrimination in any commodity of commerce between different sections, localities, communities, cities or towns, 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 be indefinitely postponed.

N. W. BEEBE, Chairman.

Ordered passed on file.

MINORITY RECOMMENDATIONS.

MR. SPEAKER—The undersigned members of the Committee on Commerce and Trade to whom was referred House File No. 225, by Stipe, a bill for an act to amend Section Five Thousand Twenty-eight-b (5028-b) of the Supplement to the Code, 1907, and Chapter Two Hundred Twenty-two (222) of the laws of the Thirty-third General Assembly, relating to unfair discrimination, beg leave to report they have had the same under consideration and report the same back to the House recommending substitute amendment as follows:

A BILL

For an Act to repeal Section Five Thousand Twenty-eight-b (5028-b) of the Supplement to the Code, 1907, and Chapter Two Hundred Twenty-two (222), laws of the Thirty-third General Assembly amendatory thereof, and to enact a substitute therefor relating to unfair discrimination in any commodity of commerce between different sections, localities, communities, cities or towns.

Be it Enacted by the General Assembly of the State of Iowa:

- Section 1. That Section Five Thousand Twenty-eight-b (5028-b) of the Supplement to the Code, 1907, and Chapter Two Hundred Twenty-two (222), Laws of the Thirty-third General Assembly amendatory thereof, is hereby repealed and the following enacted in lieu thereof:
- Sec. 2. Any person, firm, company, association or corporation, foreign or domestic, doing business in the State of Iowa, and engaged in the production, manufacture, sale or distribution of any commodity of commerce, that shall for the purpose of destroying the business of a competitor in any locality, or creating a monopoly, discriminate between different sections, localities, communities, cities or towns of this state, by selling such commodity at a lower price or rate in one section, locality, community, city or town than such commodity is sold for by said person, firm, association, company, or corporation, in another section, locality, community, city or town after making due allowance for the difference if any, in the grade or quality, and in the actual cost of transportation from the point of production or purchase, if a raw product, or from the point of manufacture, if a manufactured product, to a place of sale, storage or distribution, shall be deemed guilty of unfair discrimination, which is hereby prohibited and declared to be unlawful; provided, however, that prices made to meet competition in such section, locality, community, city or town shall not be in violation of this act.
- Sec. 3. Any person, firm, association, company or corporation, foreign or domestic, doing business in the State of Iowa, and engaged in the business of purchasing for manufacture, storage, sale or distribution, any commodity of commerce that shall for the purpose of destroying the business of a competitor of creating a monopoly, discriminate between different sections, localities, communities, cities or towns, in this state, by purchasing such commodity at a higher rate or price in one section, locality, community, city or town, than is paid for such commodity by such party in another section, locality, community, city or town, after making due allowance for the difference, if any, in the grade or quality, and in the actual cost of transportation from the point of purchase, to the point of manufacture, sale, distribution or storage, shall be deemed guilty of unfair discrimination, which is hereby prohibited and declared to be unlawful; provided, however, that prices made to meet competition in such section, locality, community, city or town shall not be in violation of this act.

Senate File No. 101, a bill for an act to repeal Sections Twenty-six Hundred and Thirty-four-b (2634-b), Twenty-six Hundred and Thirty-four-e (2634-c) and Twenty-six Hundred Thirty-four-d (2634-d), Supplement to the Code, 1907, and to enact substitutes therefor, relating to the training of teachers for rural schools and making appropriations therefor.

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

Senate File No. 344, a bill for an act to repeal Section Twenty-eight Hundred Two (2802), Supplement to the Code, 1907, and to enact a substitute therefor relative to the adjustment of the assets and liabilities between school corporations.

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

Substitute for Senate File No. 125, a bill for an act to create an employer's liability commission and make an appropriation therefor.

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

CONSIDERATION OF BILLS.

On motion of Bruce of Floyd, House File No. 408, a bill for an act to legalize all the elections of the town of Floyd, in the county of Floyd, State of Iowa, and all acts performed and proceedings held or undertaken, and all ordinances and resolutions, or amendments thereto passed by the town council of said town, and all the official acts of the town officials of said town, since the passage of the act relating to the organization of cities and towns and known as Chapter Twenty-six of the Acts of the Thirty-second General Assembly, and defining the terms of office of the councilmen and officers of said town, and providing for future elections therein, with report of committee recommending passage as amended was taken up, considered, and the committee amendments were adopted.

Mr. Bruce moved that the rules be suspended, the bill be considered engrossed, and read a third time now, which motion prevailed, and the bill was read a third time.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, MARCH 21, 1911.

House met pursuant to adjournment, Speaker Stillman in the Chair.

Prayer was offered by Rev. R. K. Porter of Des Moines.

Journal of March 20th corrected and aproved.

MOTION TO RECONSIDER.

I move to reconsider the vote by which Senate File No. 345 was indefinitely postponed.

A. C. RIPLEY.

I second the motion.

W. J. DIXON.

On request of Lounsberry of Marshall, leave of absence was granted Van Camp of Adair, until Wednesday.

On request of Goodykoontz of Boone, leave of absence was granted Klay of Sioux, until Friday.

On request of Stephenson of Ringgold, leave of absence was granted Byerly of Jones, indefinitely on account of illness.

PETITIONS, MEMORIALS AND REMONSTRANCES.

Dewey of Guthrie, presented petition of the township trustees of Guthrie county, relative to good roads bills now before the legislature.

Referred to Committee on'Roads and Highways.

Greene of Clinton, presented petition of citizens of Clinton, Iowa, relative to House File No. 422.

Referred to Committee on Fish and Game.

Milton of Cedar, presented petition of the merchants of Stanwood, relative to House File No. 307.

Referred to Committee on Commerce and Trade.

Shankland of Polk, presented petition from teachers of Des Moines, relative to House File No. 69.

Referred to Committee on Schools and Text Books.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS.

Whitney of Woodbury, from the Joint Committee on Enrolled Bills, submitted the following neport:

MR. SPEAKER—Your Joint Committee on Enrolled Bills respectfully report that they have examined, and find correctly enrolled, Senate File No. 130, a bill for an act making appropriation to defray the expenses of the inaugural ceremonies.

Also:

Senate File No. 185, a bill for an act to amend Chapter Eleven (11), Laws of the Thirty-third General Assembly, and additional to Chapter Five (5) of Title Three (III) of the Code, relating to holding districts courts and assignment of judges therefor.

Also:

Senate File No. 297, a bill for an act making appropriation for the purchase of Twenty Thousand (20,000) copies of the Railroad Commissioners' official maps to be distributed by the members of the General Assembly and Railroad Commissioners.

U. G. WHITNEY,
Chairman House Committee.
ED P. MALMBERG,
Chairman Senate Committee.

Adopted.

Miller of Dubuque moved that House File No. 155, be recalled from the Governor for the purpose of making a correction.

Motion prevailed.

INTRODUCTION OF BILLS.

By Shane, of Wapello (by request), House File No. 536, a bill for an act requiring city councils to establish grades on subdivisions or extensions to the city limits.

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

By Whitney, of Woodbury, House File No. 537, a bill for an act to provide for the nomination of candidates for the office of senator in the congress of the United States.

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

By Ellis of Jackson, House File No. 538, a bill for an act creating a state teachers' board of retirement, and authorizing the cre-

ation of a state teachers' retirement fund and the retirement of teachers on life annuities.

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

By Hazen, of Pottawattamie, House File No. 539, a bill for an act to amend Paragraph Two (2), of Section Two Thousand Four Hundred and Forty-eight (2448) of the Supplement to the Code, 1907, relating to the sale of intoxicating liquors.

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

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. 219, a bill for an act to repeal Section Six Hundred Seventy-nine-h (679-h) of Chapter Two-a (2-a), Title Five (V) of the Supplement to the Code, 1907, relative to the Board of Police and Fire Commissioners in certain cities of the first class.

GEO. A. WILSON, 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. 33, a bill for an act to amend Section Two Thousand Seven Hundred Ninety-four-a (2794-a) of the Supplement to the Code, 1907, relating to the organization of consolidated independent school districts.

GEO. A. WILSON, Secretary.

Also:

MR. SPEAKER—I am directed to inform your 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. 9, a bill for an act to amend Section 5 of Chapter 61 of the Acts of the Thirty-third General Assembly of Iowa, relating to pensions for disabled and retired firemen.

GEO. A. WILSON, 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. 162, a bill for an act relating to security for costs in justice courts.

GEO. A. WILSON, 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. 198, a bill for an act to prevent the adulteration of and deception in the sale of raw linseed oil, setting standards for the same.

GEO. A. WILSON,

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. 199, a bill for an act to prevent the adulteration of and deception in the sale of oil of turpentine; setting standards for the same regulating the sale of compounds, mixtures and substitutes for oil of turpentine; defining the duties of the State Food and Dairy Commissioner in relation thereto; and fixing penalties for the violation.

Geo. A. Wilson,

Secretary.

Also:

MR. SPEAKER—I am directed to inform your 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. 177, a bill for an act to amend Section Twenty-eight Hundred and Sixteen (2816) of the Code, relative to the title and disposition of real estate acquired by a school corporation.

GEO. A. WILSON, 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:

Substitute for Senate File No. 398, a bill for an act to legalize conveyances of real property by executors, or trustees under foreign wills where the provisions of Section Thirty-two Hundred and Ninety-five (3295) of the Code, were not observed or complied with.

Geo. A. Wilson, Secretary. Also:

MR. SPEAKER—I am directed to inform your honorable body that the Senate has concurred in and passed House substitute amendment for Senate File No. 2, a bill for an act to provide for the labeling of any of the products of petroleum known as gasoline, benzine or naphtha, sold, or kept for sale within this state, to fix a punishment for the violation thereof and to provide when and the manner in which gasoline, benzine or naphtha may be inspected.

Geo. A. Wilson, 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. 262, a bill for an act repealing Section 4999-a38 of Chapter 10-b of the Supplement to the Code, 1907, and enacting substitute therefor relating to the enforcement of the pure drug laws.

GEO. A. WILSON, 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. 366, a bill for an act to amend Section Four Thousand Eight Hundred Twenty-three (4823) of the Code pertaining to malicious mischief and trespass.

GEO. A. WILSON, 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. 343, a bill for an act to repeal Section 916 of Chapter 13, Title 5, of the Code, relating to the approval of plats of additions to cities or towns, by city and town councils.

GEO. A. WILSON, Secretary.

Also:

MB. 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. 386, a bill for an act to amend the law as it appears in Section Twenty-seven Hundred Twenty-seven-a-3 (2727-a-3) of the Supplement to the Code, 1907, fixing the salary of the Secretary of the Board of Control of State Institutions.

GEO. A. WILSON, 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. 16, a bill for an act to amend the law as the same appears in Section 308 of the Supplement to the Code, 1907, relating to the compensation of County Attorneys.

GEO. A. WILSON, Secretary.

Also:

MB. SPEAKEE—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 to amend Chapter 62 of the Acts of the Thirty-third General Assembly, relating to pensions to be paid to policemen.

Geo. A. Wilson, 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. 247, a bill for an act to amend Section 4999-a31 of the Supplement to the Code, 1907, relating to food standards.

GEO. A. WILSON, 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. 381, a bill for an act to legalize decrees obtained prior to January 1, 1907, based on notice of publication when affidavit of non-residence was not filed, as by law provided.

GEO. A. WILSON, 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. 341, a bill for an act to amend Section 2348-a of the Supplement to the Code, 1907, relating to bounties.

GEO. A. WILSON, 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. 382, a bill for an act to legalize the acts of the Treasurer of Monroe county, Iowa, relating to the transferring of funds from the district school fund to the county fund.

GEO. A. WILSON, Secretary.

SENATE MESSAGES CONSIDERED.

Senate File No. 381, a bill for an act to legalize decrees, obtained prior to January 1, 1907, based on notice of publication where affidavit of non-residence was not filed, as by law provided.

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

Senate File No. 341, a bill for an act to amend Section Two Thousand Three Hundred Forty-eight-a (2348-a), of the Supplement to the Code, 1907, relating to bounties.

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

Senate File No. 382, a bill for an act to legalize the acts of the Treasurer of Monroe County, Iowa, relating to the transferring of funds from the district school fund to the county fund.

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

Senate File No. 343, a bill for an act to repeal Section Nine Hundred and Sixteen (916), of Chapter Thirteen (13), Title Five (5), of the Code, relating to the approval of plats of additions to cities or towns, by eity and town councils.

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

Substitute for Senate File No. 386, a bill for an act to amend the law as it appears in Section Twenty-seven Hundred Twenty-seven-a-3 (2727-a-3), of the Supplement to the Code, 1907, fixing the salary of the Secretary of the Board of Control of State Institutions.

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

Senate File No. 16, a bill for an act to amend the law as the same appears in Section 308, of the Supplement to the Code, 1907, relating to the compensation of county attorneys.

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

Substitute for Senate File No. 398, a bill for an act to legalize conveyances of real property by executors or trustees under foreign wills where the provisions of Section Thirty-two Hundred and Ninety-five (3295) of the Code were not observed or complied with.

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

Substitute for Senate File No. 262, a bill for an act repealing Section Four Thousand Nine Hundred Ninety-nine-a-38 (4999-a-38), of Chapter Ten-b (10-b), of the Supplement to the Code, 1907, and enacting a substitute therefor relating to the enforcement of the pure drug laws.

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

Substitute for Senate File No. 366, a bill for an act to amend Section Four Thousand Eight Hundred Twenty-three (4823), of the Code, pertaining to malicious mischief and trespass.

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

On request of Boettger of Scott, unanimous consent having been given, House File No. 9, a bill for an act to amend Section Five (5), of Chapter Sixty-one (61), of the Acts of the Thirty-third General Assembly of Iowa, relating to pensions for disabled and retired firemen, with Senate amendments, was taken up and the amendments read and considered.

SENATE SUBSTITUTE FOR HOUSE FILE NO. 9.

A BILL

For an Act to Amend Section Five (5) of Chapter Sixty-one (61) of the Acts of the Thirty-third General Assembly of Iowa, relating to Pensions for Disabled and Retired Firemen.

Be it Enacted by the General Assembly of the State of Iowa:

Section 1. The law as it appears in Section Five (5) of Chapter Sixtyone (61) of the Acts of the Thirty-third (33d) General Assembly is hereby amended by striking out the following words after the word "member" in the forty-third (43d) line of said Section Five (5), "if it be found that he is unable to perform the duties to which he is or may be assigned": the law as it appears in said section is further amended by striking out the word "Five" (5) after the word "Fifty" (50) in the Forty-fourth (44th) line of said section.

Sec. 2. This act being deemed of immediate importance shall be in force and effect from and after its publication in the Register and Leader and the Des Moines Capital, newspapers published in Des Moines, Iowa.

Mr. Boettger moved that the House concur in the Senate amendments.

On the question, "Shall the House concur?"

The ayes were:

Bowman, Hutchins-2.

The nays were:

Bascom, Beans, Beebe, Black, Boettger, Brockway, Bruce, Bybee, Campbell of Ida, Campbell of Webster, Collin, Crist, Daniels, Dawson, Dewey, Edmunds, Ellis, Enger, Felt, Finlayson, Fletcher, Fourt, Fry, Fulton, Gilbert, Goodykoontz, Greene, Griggs, Grout, Halgrims, Hamilton, Harding, Harvey, Hayes, Hazen, Hickenlooper, Hogan, Huff, Hunt, Huntley, Jacobs, Jacobson, Krebill, Larrabee, Leach, Linnan, Lund, Miller of Bremer, Miller of Dubuque, Milton, Newell, O'Connor, Olson, Patterson, Perkins, Pickford, Ripley, Ritter, Robbins, Rowles, Russell, Shane, Shankland, Skinner, Smith of Adams, Speer, Stephenson, Stipe, Stoddard, Taylor, Townsend, Whitney, White, Zeller, Mr. Speaker—75.

Absent or not voting:

Bauman, Brady, Brown, Byerly, Cousins, Cunningham, Dabney, Dixon, Downey, Dunlap, Escher, Fraley, George, Johnson, Klay, Koontz, Kull, Kulp, Lenocker, Lounsberry, McCleery, McCullough, Moore, Murtagh, Odendahl, Penn, Sater, Schee, Sherman, Smith of Decatur, Van Camp—31.

So the House refused to concur in Senate amendments.

On request of Boettger of Scott, unanimous consent having been given, House File No. 219, a bill for an act to repeal Section Six Hundred Seventy-nine-h (679-h), of Chapter Two-a (2-a), Title

Five (5), of the Supplement to the Code of 1907, relative to the Board of Police and Fire Commissioners in certain cities of the first class, with Senate amendments, was taken up and the amendments read and considered.

Amend by striking therefrom the following: "The accused shall have the right of appeal from the findings of said Board to the District Court and such appeal shall be taken in the manner provided for appeals from inferior tribunals to the District Court.

Mr. Boettger moved that the House concur in the Senate amendments.

On the question, "Shall the House concur?"

The ayes were:

Bascom, Beans, Beebe, Black, Boettger, Bowman, Brady, Bruce, Campbell of Webster, Collin, Cousins, Crist, Cunningham, Daniels, Dawson, Dewey, Dixon, Downey, Dunlap, Edmunds, Ellis, Enger, Fletcher, Fourt, Fry, Goodykoontz, Greene, Griggs, Grout, Halgrims, Harding, Harvey, Hayes, Hazen, Hickenlooper, Huff, Hunt, Huntley, Hutchins, Kulp, Larrabee, Leach, Lenocker, Linnan, Lund, McCullough, Miller of Bremer, Miller of Dubuque, Milton, Newell, O'Connor, Olson, Patterson, Perkins, Pickford, Ripley, Ritter, Robbins, Rowles, Russell, Shane, Shankland, Sherman, Skinner, Smith of Adams, Smith of Decatur, Speer, Stephenson, Stoddard, Taylor, Townsend, White, Whitney, Zeller, Mr. Speaker—75.

The nays were:

None.

Absent or not voting:

Bauman, Brockway, Brown, Bybee, Byerly, Campbell of Ida, Dabney, Escher, Felt, Finlayson, Fraley, Fulton, George, Gilbert, Hamilton, Hogan, Jacobs, Jacobson, Johnson, Klay, Koontz, Krebill, Kull, Lounsberry, McCleery, Moore, Murtagh, Odendahl, Penn, Sater, Schee, Stipe, Van Camp—33.

So the House concurred in Senate amendments.

On request of Cunningham of Buena Vista, unanimous consent having been given, House File No. 33, a bill for a act to repeal Section Two Thousand Seven Hundred Ninety-four-a (2794-a) of the Suplement to the Code, and to enact a substitute in lieu thereof relating to organization of consolidated independent school districts, with Senate amendments, was taken up and the amendments read and considered.

Amend by inserting the words "the State of" following the word "of" and before the word "Iowa" in the enacting clause.

Mr. Cunningham moved that the House concur in the Senate amendments.

On the question, "Shall the House concur?"

The ayes were:

Bascom, Beans, Beebe, Boettger, Bowman, Bruce, Bybee, Campbell of Ida, Campbell of Webster, Collin, Cousins, Crist, Cunningham, Daniels, Dawson, Dewey, Dixon, Downey, Edmunds, Ellis, Enger, Fletcher, Fourt, Fraley, Fry, Fulton, Gilbert, Goodykoontz, Greene, Griggs, Grout, Halgrims, Hamilton, Harding, Harvey, Hazen, Hickenlooper, Hogan, Huff, Hunt, Hutchins, Jacobs, Jacobson, Krebill, Kulp, Larrabee, Leach, Lenocker, Linnan, Lund, McCullough, Miller of Bremer, Miller of Dubuque, Milton, Newell, Olson, Patterson, Penn, Perkins, Pickford, Ripley, Ritter, Robbins, Rowles, Russell, Shane, Shankland, Sherman, Skinner, Smith of Adams, Smith of Decatur, Speer, Stephenson, Stipe, Taylor, Townsend, White, Whitney, Zeller, Mr. Speaker—80.

The nays were:

None.

Absent or not voting:

Bauman, Black, Brady, Brockway, Brown, Byerly, Dabney, Dunlap, Escher, Felt, Finlayson, George, Hayes, Huntley, Johnson, Klay, Koontz, Kull, Lounsberry, McCleery, Moore, Murtagh, O'Connor, Odendahl, Sater, Schee, Stoddard, Van Camp—28.

So the House concurred in Senate amendments.

On request of Shankland of Polk, unanimous consent having been given, House File No. 162, a bill for an act relating to security for cost in justice courts, with Senate amendments, was taken up, and the amendments read and considered.

Amend Section 1 by inserting after the word "time" in the second line thereof the words "within two days".

Amend Section 1 further by inserting after the word "other" in the eleventh line thereof, the words "Justice Court".

Mr. Shankland moved that the House concur in the Senate amendments.

On the question, "Shall the House concur?"

The ayes were:

Bascom, Bauman, Beans, Black, Bowman, Brady, Brockway, Bruce, Bybee, Campbell of Ida, Campbell of Webster, Collin, Cousins, Crist, Cunningham, Daniels, Dawson, Dewey, Downey, Dunlap, Edmunds, Ellis, Enger, Fletcher, Fraley, Fry, Fulton, Gilbert, Goodykoontz, Greene, Griggs, Grout, Hamilton, Harding, Harvey, Hazen, Hickenlooper, Hogan, Hunt, Huntley, Hutchins, Jacobs, Jacobson, Koontz, Krebill, Kulp, Larrabee, Leach, Lenocker, Linnan, Lund, McCullough, Miller of Bremer, Milton, Murtagh, Newell, O'Connor, Olson, Patterson, Penn, Perkins, Pickford, Ripley, Ritter, Rowles, Russell, Shane, Shankland, Sherman, Skinner, Smith of Adams, Speer, Stephenson, Stipe, Stoddard, Taylor, Townsend, White, Whitney, Zeller, Mr. Speaker—81.

The nays were:

None.

Absent or not voting:

Beebe, Boettger, Brown, Byerly, Dabney, Dixon, Escher, Felt, Finlayson, Fourt, George, Halgrims, Hayes, Huff, Johnson, Klay, Kull, Lounsberry, McCleery, Miller of Dubuque, Moore, Odendahl, Robbins, Sater, Schee, Smith of Decatur, Van Camp—27.

So the House concurred in Senate amendments.

On request of Bowman of Linn, unanimous consent having been given, House File No. 198, a bill for an act to prevent the adulteration of and deception in the sale of raw linseed oil and boiled linseed oil, setting standards for the same; regulating the sale of compounds, mixtures and substitutes for linseed oil (raw or boiled); defining the duties of the State Food and Dairy Commissioner in relation thereto; fixing penalties for the violation thereof; and repealing sections in conflict therewith, with Senate amendments, was taken up, and the amendments read and considered.

Amend House File No. One Hundred Ninety-eight (198) as follows:

Section One (1), line two (2), insert a comma (,) after the word "sell".

Section Three (3), line two (2), insert a comma (,) after the word "sell" and in line ten (10) strike out the figure six (6) and insert in lieu thereof the figure nine (9).

Section Five (5), line two (2), insert a comma (,) after the word "sell" and in line five (5) place quotation marks (") before the word "substitute"; also place quotation marks after the word "oil" in line six (6). Strike out the word "provided" in line six (6) and insert in lieu thereof the word "and".

Section Seven (7), line six (6), insert a comma (,) after the word "Code".

Section Nine (9), insert a comma (,) after the word "Code" wherever it appears in this section.

Amend by inserting for the figures "0.645" the figures "0.945" in the fifth (5th) line from the last on page one (1) of the bill.

Mr. Bowman moved that the House concur in the Senate amendments.

On the question, "Shall the House concur?"

The ayes were:

Bascom, Bauman, Beans, Beebe, Boettger, Bowman, Brockway, Bruce, Bybee, Campbell of Ida, Campbell of Webster, Collin, Cousins, Dawson, Dewey, Dunlap, Edmunds, Ellis, Enger, Escher, Finlayson, Fletcher, Fourt, Fry, Fulton, Gilbert, Greene, Griggs, Grout, Hamilton, Hazen, Hickenlooper, Hogan, Huff, Hunt, Huntley, Hutchins, Jacobs, Jacobson, Koontz, Kulp, Larrabee, Leach, Lenocker, Linnan, Lounsberry, Lund, Miller of Dubuque, Milton, Murtagh, Newell, Olson, Patterson, Perkins, Pickford, Ripley, Ritter, Robbins, Rowles, Russell, Shane, Shankland, Sherman, Skinner, Smith of Adams, Speer, Stephenson, Stipe, Stoddard, Taylor, Townsend, White, Whitney, Zeller, Mr. Speaker—75.

The nays were:

None.

Absent or not voting:

Black, Brady, Brown, Byerly, Crist, Cunningham, Dabney, Daniels, Dixon, Downey, Felt, Fraley, George, Goodykoontz, Halgrims, Harding, Harvey, Hayes, Johnson, Klay, Krebill, Kull, McCleery, McCullough, Miller of Bremer, Moore, O'Connor, Odendahl, Penn, Sater, Schee, Smith of Decatur, Van Camp—33.

So the House concured in Senate amendments.

On request of Bowman of Linn, unanimous consent having been given, House File No. 199, a bill for an act to prevent the adulteration of and deception in the sale of oil of turpentine, setting standards for the same; regulating the sale of compounds, mixtures and

substitutes for oil of turpentine; defining the duties of the State Food and Dairy Commissioner in relation thereto; and fixing penalties for the violation thereof, with Senate amendments, was taken up and the amendments read and considered.

Amend House File No. One Hundred Ninety-nine (199) as follows:

Section One (1), line two (2), insert a comma (,) after the word "sell".

Section Three (3), line two (2), insert a comma (,) after the word "sell", and line five (5) place quotation marks (" ") before the word "Substitute" and after the word "turpentine", and strike out the word "provided" in line six (6) and insert in lieu thereof the word "and". In line fourteen (14) insert a comma (,) after the word "sold".

Mr. Bowman moved that the House concur in the Senate amend ments.

On the question, "Shall the House concur?"

The ayes were:

Bascom, Bauman, Beebe, Black, Bowman, Brockway, Bruce, Bybee, Campbell of Webster, Collin, Dewey, Downey, Ellis, Enger, Finlayson, Fletcher, Fourt, Fry, Fulton, Griggs, Grout, Hamilton, Harvey, Hazen, Hickenlooper, Huff, Hunt, Huntley, Hutchins, Jacobson, Koontz, Kulp, Leach, Linnan, Lounsberry, McCullough, Miller of Bremer, Miller of Dubuque, Milton, Murtagh, Newell, O'Connor, Odendahl, Olson, Patterson, Perkins, Pickford, Ripley, Ritter, Robbins, Rowles, Russell, Shane, Shankland, Sherman, Skinner, Smith of Adams, Speer, Stoddard, Taylor, White, Zeller, Mr. Speaker—63.

The nays were:

None.

Absent or not voting:

Beans, Boettger, Brady, Brown, Byerly, Campbell of Ida, Cousins, Crist, Cunningham, Dabney, Daniels, Dawson, Dixon, Dunlap, Edmunds, Escher, Felt, Fraley, George, Gilbert, Goodykoontz, Greene, Halgrims, Harding, Hayes, Hogan, Jacobs, Johnson, Klay, Krebill, Kull, Larrabee, Lenocker, Lund, McCleery, Moore, Penn, Sater, Schee, Smith of Decatur, Stephenson, Stipe, Townsend, Van Camp, Whitney—45.

So the House concurred in Senate amendments.

On request of Ripley of Hancock, unanimous consent having been given, House File No. 177, a bill for an act to amend Section Twenty-eight Hundred and Sixteen (2816), Code, 1897, relative to the title and disposition of real estate acquired by a school corporation, with Senate amendments, was taken up, and the amendments read and considered.

SUBSTITUTE FOR HOUSE FILE NO. 177.

A BILL

For an Act to Amend Section Twenty-eight Hundred and Sixteen (2816) of the Code, Relative to the Title and Disposition of Real Estate Acquired by a School Corporation.

Be it Enacted by the General Assembly of the State of Iowa:

Section 1. Section Twenty-eight Hundred and Sixteen (2816) of the Code is hereby amended to read as follows:

In any school district wholly outside any city or incorporated town, in the case of non-user for school purposes for two years continuously of any real estate acquired for a school house site it shall revert, with improvements thereon, to the owner of the tract from which it was taken, upon repayment of the purchase price without interest, together with the value of the improvements, to be determined by arbitration, and upon such payment the school corporation shall make formal conveyance to such owner. During its use the owner of the right of reversion shall have no interest in or control over the premises.

Mr. Ripley moved that the House concur in the Senate amendments.

On the question, "Shall the House concur?"

The ayes were:

Dunlap, Miller of Bremer-2.

The nays were:

Bascom, Bauman, Beans, Beebe, Black, Boettger, Brady, Brockway, Bruce, Bybee, Campbell of Webster, Collin, Cousins, Daniels, Dawson, Dixon, Edmunds, Ellis, Enger, Felt, Finlayson, Fourt, Fraley, Fry, Fulton, Gilbert, Greene, Grout, Halgrims, Harvey, Hazen, Hickenlooper, Huff, Hunt, Hutchins, Jacobs, Jacobson, Krebill, Kulp, Larrabee, Leach, Linnan, Lounsberry, Miller of Dubuque, Milton, Murtagh, Newell, Olson, Patterson, Perkins, Pickford, Ripley, Ritter, Robbins, Rowles, Russell, Schee, Shane, Shankland, Sherman, Skinner, Smith of Adams, Speer, Stephenson, Stoddard, Townsend, White, Zeller, Mr. Speaker—69.

Absent or not voting:

Bowman, Brown, Byerly, Campbell of Ida, Crist, Cunningham, Dabney, Dewey, Downey, Escher, Fletcher, George, Goodykoontz, Griggs, Hamilton, Harding, Hayes, Hogan, Huntley, Johnson, Klay, Koontz, Kull, Lenocker, Lund, McCleery, McCullough, Moore, O'Connor, Odendahl, Penn, Sater, Smith of Decatur, Stipe, Taylor, Van Camp, Whitney—37.

So the House refused to concur in Senate amendments.

Harding of Woodbury moved to reconsider the vote by which the House concurred in Senate amendment to House File No. 218.

Motion prevailed.

Ripley of Hancock called up his motion to reconsider the vote by which Senate File No. 345 was indefinitely postponed.

Motion prevailed.

Mr. Ripley then moved that the Senate be requested to return Senate File No. 345, for further consideration.

Motion prevailed.

CONSIDERATION OF BILLS.

On motion of Shankland of Polk, House File No. 470, a bill for an act to amend Section Eighteen Hundred Twenty-one-c of the Supplement to the Code, 1907, relating to Insurance examinations, was taken up and considered.

Mr. Shankland moved that the rules be suspended, 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 ayes were:

Bascom, Beebe, Black, Brady, Brockway, Bruce, Campbell of Ida, Campbell of Webster, Collin, Cousins, Cunningham, Ellis, Enger, Escher, Finlayson, Fraley, Greene, Grout, Hamilton, Harding, Harvey, Hazen, Hickenlooper, Hogan, Huff, Hunt, Hutchins, Jacobs, Johnson, Krebill, Kulp, Linnan, Miller of Bremer, Murtagh, O'Connor, Ripley, Russell, Sherman, White, Mr. Speaker—40.

The nays were:

Bauman, Bybee, Dawson, Dewey, Dixon, Downey, Edmunds, Fry, Gilbert, Hayes, Leach, Lenocker, Miller of Dubuque, Newell, Odendahl, Olson, Patterson, Pickford, Ritter, Robbins, Rowles, Sater,

Shane, Shankland, Skinner, Smith of Adams, Stephenson, Stoddard, Townsend, Whitney, Zeller—31.

Absent or not voting:

Beans, Boettger, Bowman, Brown, Byerly, Crist, Dabney, Daniels, Dunlap, Felt, Fletcher, Fourt, Fulton, George, Goodykoontz, Griggs, Halgrims, Huntley, Jacobson, Klay, Koontz, Kull, Larrabee, Lounsberry, Lund, McCleery, McCullough, Milton, Moore, Penn, Perkins, Schee, Smith of Decatur, Speer, Stipe, Taylor, Van Camp—37.

So the bill having failed to receive a constitutional majority, was declared to have been lost.

SPECIAL ORDER NO. 11.

Time having arrived for Special Order, House File No. 436, a bill for an act authorizing and directing county attorneys to secure from the federal internal revenue collectors for Iowa, certified copies of the names of all persons holding receipts or stamps showing payment to the federal government of the special tax imposed upon the business of selling intoxicating liquors within their respective counties other than registered pharmacists holding valid permits to keep and sell intoxicating liquors for medicinal and pharmaceutical purposes and persons engaged in selling intoxicating liquors under the mulct law, and making such certified copies competent evidence and to provide for the publication thereof and the payment therefor, with report of committee recommending passage, was taken up and considered.

Shane of Wapello, unanimous consent having been granted, withdrew the amendment he had previously proposed to said bill.

Ripley of Hancock offered the following amendment: I move to amend House File No. 436 as follows:

Insert between the word "list" and the word "to" in sixth line of Section 2 of the printed bill the following: "Except the names of registered pharmacists actually engaged in such business."

Adopted.

Also: Strike out the words "holds a valid permit to buy, keep and sell intoxicating liquor for medicinal and pharmaceutical purposes" in the sixth and seventh lines of Section 3 of the printed bill, and insert in lieu thereof the following: "is a registered pharmacist actually engaged in business as such."

Adopted.

Mr. Beebe moved that the rules be suspended, 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 ayes were:

Bascom, Bauman, Beans, Beebe, Black, Bowman, Brady, Brockway, Bruce, Bybee, Campbell of Ida, Campbell of Webster, Collin, Cousins, Crist, Cunningham, Daniels, Dawson, Dewey, Dixon, Dunlap, Edmunds, Ellis, Enger, Escher, Felt, Finlayson, Fourt, Fraley, Fry, Gilbert, Goodykoontz, Greene, Griggs, Grout, Halgrims, Hamilton, Harding, Hayes, Hazen, Hickenlooper, Hogan, Huff, Hunt, Huntley, Hutchins, Jacobs, Jacobson, Johnson, Koontz, Krebill, Kull, Kulp, Larrabee, Leach, Lenocker, Linnan, Lounsberry, Lund, Miller of Bremer, Miller of Dubuque, Milton, Murtagh, Newell, O'Connor, Odendahl, Olson, Penn, Perkins, Pickford, Ripley, Ritter, Robbins, Rowles, Russell, Schee, Shane, Shankland, Sherman, Skinner, Smith of Adams, Smith of Decatur, Stephenson, Stipe, Stoddard, Taylor, Townsend, White, Whitney, Zeller, Mr. Speaker—92.

The nays were:

Downey-1.

Absent or not voting:

Boettger, Brown, Byerly, Dabney, Fulton, George, Harvey, Klay, McCleery, McCullough, Moore, Patterson, Sater, Speer, Van Camp—15.

So the bill passed and the title was agreed to.

On motion of Fraley of Polk, the House resumed consideration of House File No. 278, a bill for an act relating to the sale of intoxicating liquors by wholesale drug corporations, additional to Chapter Six (6) of Title Twelve (XII), of the Code.

Mr. Fraley moved the adoption of the substitute amendment proposed by him on March 14th.

Whitney of Woodbury moved that the words "firm or person" be inserted after the word "corporation" in line one of Section One.

Lund of Hamilton moved that further consideration of the bill be postponed and made a special order for Wednesday at 10:30 o'clock, A. M.

Motion prevailed.

Fulton of Jefferson moved that House File No. 238 be re-referred to Committee on Ways and Means.

Motion prevailed and the bill was re-referred.

On motion of Shane of Wapello, House File No. 159, a bill for an act to regulate the occupation of barbering, to create a board of examiners for the licensing of persons to carry on such practice, to provide rules regulating the proper sanitation of barber shops, schools and colleges in which the occupation of barbering is taught, and to prevent the spreading of contagious and infectious diseases through such occupation, with report of committee recommending passage as amended, was taken up, considered, and the committee amendments were adopted.

O'Connor of Chickasaw offered the following amendment: I move to amend House File No. 159 by substituting for the period after the word "years" in line 5 of Section 2 of the printed bill, a comma, and by inserting thereafter the following: "all of whom shall not belong to the same political party."

Adopted.

Shane of Wapello offered the following amendment: I move to amend House File No. 159 by inserting after the word "shall" in the second line of Section 18 of the printed bill, the word "knowingly".

Adopted.

REPORTS OF COMMITTEES.

Dewey of Guthrie, 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. 403, a bill for an act to amend the law as it appears in Section Two Hundred and Fifty-four-a-2 (254-a-2) of the Supplement to the Code, 1907, and Section One (1) of Chapter 12 of the Acts of the Thirty-third General Assembly relating to the compensation of shorthand reporters, 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.

H. K. DEWEY, Chairman.

Report adopted.

Also:

Mr. Speaker—Your Committee on Compensation of Public Officers, to whom was referred House File No. 476, a bill for an act to repeal the

law as it appears in Section 211 of the Code and Section 212 of the Supplement to the Code, 1907, and to enact a substitute therefor relating to the salary of the Attorney General, his assistants and Special Counsel, 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 be amended as follows:

By striking out of line Two, Section Two, the word "six" preceding thousand and inserting in lieu thereof "five" and by striking out in Section Three the words "Three Thousand Dollars" and inserting in lieu thereof the words "Twenty-five Hundred Dollars," and when so amended the bill do pass.

H. K. DEWEY, Chairman.

Report adopted.

Klay of Sioux, from the Committee on Judiciary, submitted the following report:

MR. SPEAKER—Your Committee on Judiciary, to whom was referred House File No. 515, a bill for an act to amend the law as it appears in Section Four Hundred (400) of the Supplement to the Code, 1907, relating to the removal of county seats and the county records, 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.

GEBRIT KLAY,
Chairman.

Report adopted.

Also:

MB. SPEAKER—Your Committee on Judiciary, to whom was referred Senate File No. 359, a bill for an act to amend the law as it appears in Section Two Hundred Eighty (280) of the Code, relating to the Compensation of marshal in Superior Court, 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.

GERRIT KLAY, Chairman.

Report adopted.

Also:

Mr. Speaker—Your Committee on Judiciary, to whom was referred Senate File No. 229, a bill for an act to amend Sections 1643 and 1645 of the Code, and to provide for the control and disposition of property of extinct religious societies in this state, 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 be amended as follows:

By striking out the words "of Iowa" in the First line of Section 1; by out the words "of Iowa" in the first line of Section 3; and when so amended the bill do pass.

GERRIT KLAY, Chairman.

Report adopted.

Also:

Mr. Speaker—Your Committee on Judiciary, to whom was referred House File No. 459, a bill for an act to amend the law as it appears in Section Twenty-five Hundred and Sixty-five (2565) of the Code relating to the power and authority of the State Board of Health to subpoena witnesses in any part of the state, etc., 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.

GERRIT KLAY, Chairman.

Report adopted.

Also:

MR. SPEAKER—Your Committee on Judiciary, to whom was referred House File No. 463, a bill for an act to repeal Section Four Thousand Eight Hundred Thirty-one (4831) of the Code, and to enact a substitute therefor, relating to the crime of larceny and fixing a penalty 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 be amended as follows:

By inserting after the period (.) following the figure "1" in the first line of Section One (1), the following words, to-wit: "That the law as it appears in Section Four Thousand Eight Hundred Thirty-one (4831) of the Code be and the same is hereby repealed and the following enacted in lieu thereof," and when so amended the bill do pass.

GERRIT KLAY, Chairman.

Report adopted.

Jacobs of Calhoun, from the Committee on Drainage, submitted the following report:

MB. SPEAKER—Your Committee on Drainage, to whom was referred House File No. 266, a bill for an act to amend Section Nineteen Hundred Eighty-nine-a-2 (1989-a-2), Section Nineteen Hundred Eighty-nine-a-4 (1989-a-4), Nineteen Hundred Eighty-nine-a-5 (1989-a-5) and Section Nineteen Hundred Eighty-nine-a-6 (1989-a-6) of the Code, relating to securing right of way for levies, drains and ditches, 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 be amended by substituting the following substitute amendment therefor:

A BILL

For an Act to amend Section Nnieteen Hundred Eighty-nine-a-2 (1989-a-2), Section Nineteen Hundred Eighty-nine-a-4 (1989-a-4), Section Nineteen Hundred Eighty-nine-a-5 (1989-a-5), and Section Nineteen Hundred Eightynine-a-6 (1989-a-6) of the Supplement to the Code, 1907, relating to securing right of way for levies, drains and ditches.

Be it Enacted by the General Assembly of the State of Iowa:

- Section 1. That Section Ninetcen Hundred Eighty-nine-a-2 (1989-a-2) of the Supplement to the Code, 1907, be amended by placing a comma after the word "land" in the twenty-eighth line, and inserting the following: "together with the number of acres appropriated from said tract for construction of said improvement."
- Sec. 2. That Section Nineteen Hundred Eighty-nine-a-4 (1989-a-4) of the Supplement to the Code, 1907, be amended by striking out the period at the end thereof and adding the following: "Provided, however, that it shall not be necessary to file claims covering value of land appropriated for right of way for construction of proposed improvements."
- Sec. 3. That Section Nineteen Hundred Eighty-nine-a-5 (1989-a-5) of the Supplement to the Code, 1907, be amended by striking out the word "county"in the twenty-fifth line thereof, and inserting the word "state."
- Sec. 4. That Section Nineteen Hundred Eighty-nine-a-6 (1989-a-6), of the Supplement to the Code, 1907, be amended by placing a comma after the word "entitled" in the third line thereof, and inserting the following: "and shall place a valuation upon all acreage taken for right of way as shown by plat of engineer," and when so amended the bill do pass.

J. W. JACOBS,

Chairman.

Report adopted.

Klay of Sioux, from the Committee on Judiciary, submitted the following report:

Mr. Speaker—Your Committee on Judiciary, to whom was referred House File No. 327, a bill for an act providing for the punishment of members of either House of the legislature for failure to make known any offer of a bribe made to them, to be known as Section Forty-eight Seventy-six-a (4876-a), 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 be indefinitely postponed.

GERRIT KLAY,

Chairman.

Report adopted and House File No. 327 was indefinitely postponed.

Goodykoontz of Boone moved that 500 extra copies be ordered of House Files Nos. 518 and 519.

Motion prevailed.

Johnson of Mitchell moved that when the House adjourn it be to reconvene at 1:30 o'clock, P. M.

Motion prevailed.

Skinner of Jasper moved that a committee of three be appointed to notify the Senate that the House was ready to receive it in Joint Convention.

Motion prevailed.

The Speaker named as such committee: Skinner of Jasper, Cousins of Butler, Hazen of Pottawattamie.

The Sergeant-at-Arms announced the arrival of the members of the Senate, who took their seats on the west side of the House Chamber.

JOINT CONVENTION.

The Joint Convention was called to order by Lieutenant Governor Clarke, President of the Joint Convention, at 12:00 o'clock noon.

The roll was then called and the following members responded as present:

Adams, Allen of Pocahontas, Allen of Jefferson, Ames, Balkema, Balluff, Bascom, Bauman, Beans, Beebe, Bennett, Black, Boettger, Bowman, Brady, Brockway, Brown of Decatur, Bruce, Bybee, Campbell of Ida, Campbell of Webster, Chapman, Chase, Clarkson, Collin, Cousins, Cowles, Crist, Crow, Cunningham, Dabney, Daniels, Dawson, Dewey, DeWolf, Dixon, Downey, Dunlap, Dunnegan, Edmunds, Ellis, Enger, Escher, Felt, Finlayson, Fitchpatrick, Fletcher, Fourt, Fraley, Francis, Fry, Fulton, Garrett, Gates, George, Gilbert, Gillilland, Goodykoontz, Greene, Griggs, Grout, Halgrims, Hamilton, Hammill, Harding, Harvey, Hayes, Hazen, Hickenlooper, Hogan, Hoyt, Huff, Hunt, Hunter, Huntley, Hutchins, Jacobs, Jacobson, Jewell, Johnson, Koontz, Krebill, Kull, Kulp. Larrabee of Webster, Larrabee of Fayette, Leach, Legel, Lenocker. Linnan, Lounsberry, Lund, McColl, McCulloch of Wayne, McCullough of Dubuque, McManus, Malmberg, Mattes, Miller of Bremer. Miller of Dubuque, Milton, Moore, Murtagh, O'Connor, Odendahl, Olson, Parshall, Patterson, Penn, Perkins, Pickford, Proudfoot, Ream, Ripley, Ritter, Robbins, Rowles, Russell, Sammis, Sater, Saunders, Savage, Schee, Schrup, Shane, Shankland, Sherman, Skinner, Smith of Adams, Smith of Decatur.

Smith of Mitchell, Smith of Shelby, Spaulding, Speer, Stephenson, Stillman, Stipe, Stoddard, Stuckslager, Sullivan, Taylor of Union, Taylor of Appanoose, Townsend, Van Law, Webber, White of Benton, White of Iowa, Whitney, Wilson, Zeller—151.

Absent:

Brown of Wright, Byerly, Klay, McCleery, Neal, Quigley, Van Camp—7.

President Clarke announced the Joint Convention duly organized, with a quorum of members present.

President Clarke then announced that the roll would be called for the purpose of electing a United States Senator in Congress, and appointed as teller on the part of the Senate, Senator Savage of Adair, and as assistant teller, Senator Hoyt of Buchanan.

Speaker Stillman appointed as teller on the part of the House, Representtive Huff of Hardin, and as assistant teller, Representative Crist of Clarke.

Upon the roll being called those voting for Claude H. Porter were.

Balluff, Bauman, Black, Boettger, Crow, De Wolf, Downey, Dunlap, Dunnegan, Ellis, Escher, Fletcher, Garrett, Gilbert, Greene, Griggs, Hamilton, Hayes, Hazen, Koontz, Krebill, Kull, Leach, Legel, Lenocker, Linnan, McCullough of Dubuque, McManus, Miller of Dubuque, Milton, Murtagh, O'Connor, Odendahl, Olson, Parshall, Penn, Ritter, Rowles, Schrup, Stephenson, Taylor of Union, Taylor of Appanoose, Townsend, White of Benton, White of Iowa, Wilson—46.

Those voting for Horace E. Deemer were:

Adams, Allen of Jefferson, Beans, Bennett, Bowman, Brown of Decatur, Chapman, Chase, Cowles, Crist, Daniels, Dewey, Edmunds, Fulton, Gillilland, Hickenlooper, Hogan, Hunt, Jacobson, Lounsberry, McCulloch of Wayne, Malmberg, Proudfoot, Robbins, Saunders, Savage, Smith of Adams, Smith of Decatur, Smith of Shelby, Speer, Stipe, Stuckslager, Sullivan, Van Law—34.

Those voting for W. S. Kenyon were:

Allen of Pocahontas, Ames, Balkema, Bascom, Beebe, Brady, Brockway, Bruce, Bybee, Campbell of Ida, Campbell of Webster, Collin, Cousins, Cunningham, Dawson, Dixon, Enger, Felt, Finlayson, Fitchpatrick, Fourt, Fraley, Francis, Fry, Gates, George,

Goodykoontz, Grout, Halgrims, Hammill, Harding, Harvey, Hoyt, Huff, Hunter, Huntley, Hutchins, Jacobs, Jewell, Johnson, Kulp, Larrabee of Webster, Larrabee of Fayette, Lund, McColl, Mattes Moore, Newell, Patterson, Perkins, Pickford, Ripley, Russell, Sammis, Schee, Shane, Shankland, Sherman, Skinner, Smith of Mitchell, Spaulding, Stillman, Stoddard, Whitney, Zeller—65.

Those voting for Daniel Hamilton were:

Clarkson, Dabney, Miller of Bremer, Ream, Sater, Webber-6.

Absent: Brown of Wright, Byerly, Klay, McCleery, Neal, Quigley, Van Camp-7.

President Clarke announced that no one had received a majority of the votes cast in the Joint Convention for United States Senator in Congress and that no election had occurred.

Journal of the Joint Convention was then read and approved.

On motion of Senator Smith of Shelby the Joint Convention was dissolved.

House reconvened, Speaker Stillman in the Chair.

On motion of Odendahl of Carroll, the House adjourned.

AFTERNOON SESSION.

House reconvened, Speaker Stillman in the Chair.

MOTIONS TO RECONSIDER.

Mr. Speaker—I move to reconsider the vote by which House File No. 470 failed to pass the House.

F. S. SHANKLAND.

I second the motion.

FRANK SHANE.

Mr. Speaker—I move to reconsider the vote by which House File No. 470 passed to its third reading.

F. S. SHANKLAND.

I second the motion.

FRANK SHANE.

CONSIDERATION OF BILLS.

House resumed consideration of House File No. 159.

Fourt of Allamakee offered the following amendment: I move to amend Section 18 by inserting after the word "disease" in the third line, the following: "Except in a special chair to be provided by each barber shop, barber school or college and all tools, towels and other equipments used at such chair shall be kept separate and

distinct for this chair only;" also by inserting in line five after the word "state" the following: "except he shall occupy said chair".

Adopted.

Milton of Cedar moved the previous question.

Motion prevailed.

Mr. Shane moved that the rules be suspended, 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 ayes were:

Bauman, Beebe, Black, Boettger, Bowman, Brady, Bruce, Bybee, Crist, Cunningham, Dabney, Daniels, Enger, Fourt, Fraley, Griggs, Hamilton, Hickenlooper, Hutchins, Lenocker, Lund, McCullough, Miller of Dubuque, O'Connor, Perkins, Pickford, Russell, Sherman, Smith of Decatur, Stephenson, Mr. Speaker—31.

The nays were:

Bascom, Brockway, Campbell of Ida, Campbell of Webster, Collin, Cousins, Dewey, Dixon, Downey, Felt, Finlayson, Fry, George, Gilbert, Harvey, Hayes, Huff, Hunt, Huntley, Jacobson, Johnson, Krebill, Kulp, Leach, Linnan, Milton, Murtagh, Newell, Odendahl, Olson, Patterson, Ripley, Robbins, Rowles, Sater, Schee, Shane, Shankland, Skinner, Smith of Adams, Speer, Taylor, Townsend, Whitney—44.

Absent or not voting:

Beans, Brown, Byerly, Dawson, Dunlap, Edmunds, Ellis, Escher, Fletcher, Fulton, Goodykoontz, Greene, Grout, Halgrims, Harding, Hazen, Hogan, Jacobs, Klay, Koontz, Kull, Larrabee, Lounsberry, McCleery, Miller of Bremer, Moore, Penn, Ritter, Stipe, Stoddard, Van Camp, White, Zeller—33.

So the bill having failed to receive a constitutional majority was declared to have been lost.

The following motion to reconsider was filed:

I move to reconsider the vote by which House File No. 159 failed to pass the House.

K. J. Johnson.

I second the motion.

HERBERT A. HUFF.

Johnson of Mitchell moved that the motion to reconsider lay on the table.

Motion prevailed.

MESSAGE FROM THE GOVERNOR.

The following message was received from the Governor

MR. SPEAKER—I am directed to inform your honorable body that the Governor returns herewith as requested by the House, House File No. 155, a bill for an act to amend Section Forty-nine Hundred and Ninety-Nine-a-1 (4999-a-1) of the Supplement to the Code of 1907, relative to water closets or privies.

C. C. NYE, Secretary to the Governor.

On motion of Beans of Mahaska, House File No. 274, a bill for an act repealing Section Twenty-three Hundred and Forty-eight (2348) of the Code, 1897, and enacting a substitute therefor, providing for a bounty on wild animals and the proof necessary to secure such bounty, with report of committee recommending passage as amended, was taken up, considered, and the committee amendments were adopted.

Taylor of Union moved the previous question.

Motion prevailed.

Mr. Beans moved that the rules be suspended, 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 ayes were:

Bascom, Bauman, Beans, Beebe, Black, Boettger, Bowman, Brady, Brockway, Bruce, Bybee, Campbell of Ida, Campbell of Webster, Collin, Cousins, Crist, Cunningham, Dabney, Daniels, Dixon, Dunlap, Ellis, Enger, Escher, Felt, Fourt, Fraley, Fry, Fulton, George, Goodykoontz, Greene, Griggs, Grout, Halgrims, Hamilton, Harding, Harvey, Hayes, Hazen, Hickenlooper, Hogan, Huff, Hunt, Huntley, Hutchins, Jacobs, Jacobson, Johnson, Koontz, Krebill, Kulp, Leach, Lenocker, Linnan, Lounsberry, Lund, McCullough, Miller of Bremer, Milton, Murtagh, Newell, Odendahl, Olson, Patterson, Perkins, Pickford, Ripley, Ritter, Rowles, Russell, Sater, Schee, Shane, Shankland, Sherman, Skinner, Smith of Adams, Speer, Stephenson, Stipe, Taylor, Townsend, White, Whitney, Mr. Speaker—86.

The nays were:

Dewey, Downey, Gilbert, O'Connor, Robbins, Zeller-6.

Absent or not voting:

Brown, Byerly, Dawson, Edmunds, Finlayson, Fletcher, Klay, Kull, Larrabee, McCleery, Miller of Bremer, Moore, Penn, Smith of Decatur, Stoddard, Van Camp—16.

So the bill passed and the title was agreed to.

Cunningham of Buena Vista moved that when the House adjourn Monday, P. M., it be to reconvene at 7:30, P. M.

Motion prevailed.

On motion of O'Connor of Chickasaw, the House adjourned.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, MARCH 22, 1911.

House met pursuant to adjournment, Speaker Stillman in the Chair.

Prayer was offered by Rev. H. E. VanHorn, of Des Moines, Iowa.

Journal of March 21st corrected and approved.

On request of O'Connor of Chickasaw, leave of absence was granted Koontz of Johnson on account of illness.

On request of Lund of Hamilton, leave of absence was granted Harding of Woodbury until Thursday.

PETITIONS AND MEMORIALS.

Dawson of Cherokee presented petition of the teachers of Marcus, Iowa, relative to House File No. 69.

Referred to Committee on Schools and Text Books.

Schee of O'Brien presented petition of the citizens of Sheldon, Iowa, relative to oil inspection bill.

Referred to Committee on Pharmacy.

Dewey of Guthrie presented petition of the farmers of Guthrie County relative to House File No. 129.

Referred to Committee on Food and Dairy.

Lounsberry of Marshall presented petition of citizens of Marshall County, relative to House File No. 444.

Referred to Committee on Pharmacy.

Miller of Bremer presented petition of the citizens of Readlyn, Iowa, relative to House File No. 149.

Referred to Committee on Railroads and Transportation.

REPORTS OF COMMITTEES.

Goodykoontz of Boone, 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. 377, a bill for an act to amend Section Thirteen Hundred Thirty-three-d (1333-d) of the Supplement to the Code, relating to the taxing of insurance corporations, 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 be amended as follows:

By adding after the word "Code" in the second line of the title a comma "," and the figures "1907" comma ",".

And by adding after the word "Code" in the Second line of Section One a comma "," and the figures "1907" comma ",", and when so amended the bill do pass.

W. W. GOODYKOONTZ,

Chairman.

Report adopted.

Also:

Mr. Speaker—Your Committee on Ways and Means, to whom was referred Senate Joint Resolution No. 5 approving estimate of cost, plans and specifications for an addition to the wing to the hospital at the State university, and authorizing the erection of said addition, 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 be amended as follows:

By striking out the word "third" in the sixth line of the preamble and substituting in lieu thereof the word "first," and when so amended the resolution do pass.

W. W. GOODYKOONTZ,

Chairman.

Report adopted.

Also:

MR. SPEAKER—Your Committee on Ways and Means, to whom was referred Substitute for Senate File No. 90, a bill for an act to amend the law as the same appears in Section Thirteen Hundred and Four (1304) of the Supplement to the Code, 1907, relating to the exemption of property from taxation, 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.

W. W. GOODYKOONTZ,

Chairman.

Report adopted.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS.

Whitney of Woodbury, from the Joint Committee on Enrolled Pills, 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. 73, a bill for an act legalizing a certain conveyance which was made by Hezekiah Beecher, commissioner, to Robert M. Henderson, trustee, dated June 30th, 1867, filed for record in the office of the recorder of Pocahontas County, Iowa on September 13th, 1867, and recorded in land deed record 'C' beginning at page No. 3 thereof, together with the acts of the said Hezekiah Beecher as such commissioner in making said conveyance.

Also:

Senate File No. 2, a bill for an act to provide for the labeling of any of the products of petroleum known as gasoline, benzine or naphtha, sold or kept for sale within this state, to fix a punishment for the violation thereof and to provide when and the manner in which gasoline, benzine or naphtha may be inspected.

Also:

Senate File No. 7, a bill for an act to amend Section Twelve (12) of Chapter Two (2) of the Code, relating to the compensation of members of the General Assembly.

Also:

Senate File No. 195, a bill for an act to legalize acknowledgments of instruments in writing heretefore taken by notaries public, additional to Section Twenty-nine Hundred and Forty-two (2942) of the Code.

Also:

Senate File No. 144, a bill for an act to amend Section Four Thousand Eight Hundred and Fifty-three (4853) of the Code, relating to the subject of forgery, and providing penalty for the violation thereof.

Also:

Senate File No. 12, a bill for an act to amend the law as it appears in Section Sixteen (16) of Chapter Fourteen (14) of the acts of the Thirty-third General Assembly relating to the enticing away of children, and providing a penalty for the violation thereof.

U. G. WHITNEY,
Chairman House Committee.
Ed. P. Malmberg,
Chairman Senate Committee.

Adopted.

George 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. 380, a bill for an act to amend Subdivision Two (2) of Section Twenty-four Hundred and Forty-eght (2448) Supplement to the oCde, 1907, relating to places where intoxicating liquors may be sold, 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.

W. P. George, Chairman.

Report adopted.

Also:

Mr. Speaker—Your Committee on Suppression of Intemperance, to whom was referred House File No. 468, a bill for an act to amend Section Two Thousand Four Hundred and Twenty-seven (2427) of the Code relative to evidence of illegal selling or keeping intoxicating liquors, 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 be indefinitely postponed.

W. P. George, Chairman.

Report adopted, and House File No. 468 was indefinitely postponed.

Fulton of Jefferson, 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. 93, a bill for an act to repeal Sections Twentyseven Hundred Forty-three (2743), Twenty-seven Hundred Forty-five (2745), Twenty-seven Hundred Fifty-one (2751), Twenty-seven Hundred Fifty-three (2753), Twenty-seven Hundred Ninety (2790), and Twentyseven Hundred Ninety-seven (2797), Code, 1897, and Sections Twentyseven Hundred Forty-four (2744), Twenty-seven Hundred Fifty-two (2752), Twenty-eight Hundred (2800) and Twenty-eight Hundred One (2801) of the Supplement to the Code, 1907, and enact substitutes therefor; and to amend Section Twenty-seven Hundred Eghty (2780), Code, 1897, and Sections Twenty-seven Hundred Fifty-four (2754), Twenty-seven Hundred Ninety-four (2794), and Twenty-seven Hundred Ninety-four-a (2794a), Supplement to the Code, 1907, relative to the unit of school organization, 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 be indefinitely postponed.

> C. J. Fulton, Chairman.

Report adopted, and House File No. 93 was indefinitely post-poned.

Also:

MR. SPEAKER—Your Committee on Schools and Text Books, to whom was referred House File No. 354, a bill for an act to amend the law as it appears in Section Twenty-seven Hundred and Fifty-four (2754) of the Supplement to the Code, 1907, relating to the election of officers in independent school districts in towns and cities, 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 be amended as follows:

By striking out of line 7 of the original bill, following the word "than" the words, "the second Monday prior," and inserting in lieu thereof the words "five days previous".

By striking out of line 10, following the period, after the word "district" the words, "the notice of school election given by the secretary of the school board shall contain the names of all candidates for the respective offices to be filled," and when so amended the bill do pass.

C. J. FULTON, Chairman.

Report adopted.

Beebe of Franklin, from the Committee on Commerce and Trade, submitted the following report:

MR. SPEAKER—Your Committee on Commerce and Trade, to whom was referred House File No. 489, a bill for an act to license auctioneers and to punish the making of sales by them without such license, 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 be indefinitely postponed.

N. W. BEEBE, Chairman.

Report adopted, and House File No. 489 was indefinitely post-poned.

Hogan of Cass, from the Committee on Printing, submitted the following report:

MR. SPEAKER—Your Committee on Printng, to whom was referred Senate File No. 175, a bill for an act to provide for regulating the cost of printing and binding to be done for the State of Iowa, when the same is to be paid for from special appropriations, 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.

D. P. HOGAN.

Chairman.

Report adopted.

Smith of Decatur, from the Committee on Constitutional Amendments, submitted the following report:

MR. SPEAKER—Your Committee on Constitutional Amendments, to whom was referred House Joint Resolution No. 6, proposing to amend the Constitution so as to prohibit the manufacture and sale of intoxicating liquors as a beverage within this state, beg leave to report they have had the same under consideration and have instructed me to report the the same back to the House with the recommendation that the same be indefinitely postponed.

I. A. SMITH, Chairman.

Report adopted, and House Joint Resolution No. 6 was indefinitely postponed.

REPORT OF COMMITTEE ON ENROLLED BILLS.

Whitney of Woodbury, 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. 247, a bill for an act to amend Section Four Thousand Nine Hundred and Ninety-nine-a-thirty-one (4999-a-31) of the Supplement to the Code, 1907, relating to food standards.

Also:

House File No. 267, a bill for an act to amend Chapter 62 of the acts of the Thirty-third General Asembly relating to pensions to be paid to policemen.

Also:

House File No. 281, a bill for an act to amend Title Five (V) Chapter Fourteen (14) of the Code and amendments thereto relating to Park Commissioners in special charter cities, repealing Section Nine Hundred Ninety-one (991) to Nine Hundred Ninety-six (996) inclusive of the Code and amendments thereto, and enacting substitutes therefor, and to make Sections Eight Hundred Fifty-b (850-b) to Eight Hundred Fifty-n (850-n) inclusive, Supplement to the Code, 1907, as amended by Chapters Fifty-six (56), Fifty-seven (57), and Fifty-eight (58) laws of the Thirty-third General Assembly, and Section Eight Hundred Fifty-two (852) Supplement to the Code, 1907, relating to Park Commissioners, their powers and duties and the assessment levy and collection of taxes, applicable to cities acting under special charters.

Also:

House File No. 14, a bill for an act to repeal Section Fifteen Hundred Sixty-nine (1569) of the Code and to enact a substitute therefor, relating to the passing of vehicles on public highways.

Also:

House File No. 220, a bill for an act to amend the law as it appears in Chapter Sixty (60) of the laws of the Thirty-third General Assembly, relating to the improvement of water fronts in special charter cities, and conferring additional powers upon such cities. (Additional to Chapter Fourteen (14) of Title Five (V) of the Code, relating to cities under special charter.)

U. G. WHITNEY,

Chairman.

Adopted.

Larrabee of Fayette, from the Committee on Railroads and Transportation, submitted the following report:

MR. SPEAKER—Your Committee on Railroads and Transportation, to whom was referred House File No. 186, a bill for an act to amend the law as it appears in Section 2157-g, Supplement to the Code, 1907, in relation to the issuance, furnishing and giving of free tickets, free passes, free transportation and discriminating reduced rates to certain persons, 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 be amended as follows:

That all of the title be stricken out and the following substituted therefor: "A bill for an act to amend the law as it appears in Section Twentyone Hundred Fifty-seven-g (2157-g), Supplement to the Code, 1907, in relation to the issuance, furnishing and giving of free tickets, free passes and free transportation to certain classes of persons."

That all of Section One be stricken and the following substituted therefor: "Section 1. That the law as it appears in Section Twenty-one Hundred Fifty-seven-g, Supplement to the Code, 1907, be and the same is hereby amended by adding after the word "policemen," in line 24 of said section, the words "mail carriers."

That all of Section Two be stricken out and the following substituted therefor: "Sec. 2. This act being deemed of immediate importance shall be in force immediately after its publication in the Register and Leader and The Des Moines Capital, newspapers published in Des Moines, Iowa," and when so amended the bill do pass.

WM. LARRABEE, JR.,

Chairman.

Report adopted.

Also:

MR. Speaker—Your Committee on Railroads and Transportation, to whom was referred House File No. 149, a bill for an act to require railroads to stop passenger trains when signalled to do so, 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 be amended as follows:

Chairman.

By inserting after the period at the end of Section One of said bill the following: "The provisions of this section shall not apply to the operation of trains on Sundays," and when so amended the bill do pass.

WM. LARRABEE, JR.,

Report adopted.

Also:

MR. SPEAKER—Your Committee on Railroads and Transportation, to whom was referred House File No. 430, a bill for an act authorizing and directing the board of Railroad Commissioners to show on all official railroad maps issued by them certain established and defined river to river highways extending across the state of Iowa from east to west; further designating them on said maps by their accepted names, 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 be indefinitely postponed.

WM. LARRABEE, JR., Chairman.

Report adopted, and House File No. 430 was indefinitely post-poned.

Stipe of Page, from the Committee on Building and Loan, submitted the following report:

MB. SPEAKER—Your Committee on Building and Loan, to whom was referred House File No. 324, a bill for an act to amend the law relating to domestic local building and loan association and exempting such associations from certain obligations, taxes and charges and amending Section 1326 of the Code, and Section 1610 and 1618 of the Supplement to the Code, 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 be amended as follows:

By substituting the following substitute amendment therefor:

A BILL

For an Act to amend Section One (1) and Section Three (3) of Chapter One Hundred Four (104), Acts of the Thirty-third General Assembly, relating to fees for filing articles of incorporation of domestic and domestic local building and loan associations and corporations organized for the manufacture of sugar from beets, and for renewals of such articles of incorporation.

Be it Enacted by the General Assembly of the State of Iowa:

Section 1. That Section One (1) of Chapter One Hundred Four (104), Acts of the Thirty-third General Assembly, be amended by inserting after

the word "profits" and before the word "incorporations," in the twenty-first line thereof, the words "domestic and domestic local building and loan or saving and loan associations."

Sec. 2. That Section Three (3) of Chapter One Hundred Four (104), Acts of the Thirty-third General Assembly, be amended by striking out the period at the end of the last line in said section and substituting a comma therefor, and by adding to said section the following: "farmers' mutual co-operative creamery associations, domestic and domestic local building and loan associations and corporations organized for the manufacture of sugar from beets grown in the state of Iowa, shall be exempt from the payment of the incorporation fee provided herein."

Sec. 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 Capital, newspapers published in Des Moines, Iowa, and when so amended the bill do pass.

W. F. STIPE, Chairman.

Report adopted.

By H. W. GROUT.

INTRODUCTION OF BILLS.

By Committee on Board of Control, House File No. 540, a bill for an act providing for the paroling of patients in the State Hospital for inebriates and certain female patients from State Hospitals for the insane, and for the return of patients who violate their paroles, and repealing the law as it appears in Section Twenty-three Hundred Ten-a Nineteen (2310-a19) of the Supplement to the Code, 1907.

Read first and second time and passed on file.

By Huntley of Lucas, House File No. 541, a bill for an act amending Section Ten Hundred Eighty-seven-a24 (1087-a24) of the Supplement to the Code, 1907, as amended by Section One (1), Chapter One (1) of the Acts passed in the extra session of the Thirty-second General Assembly and as amended by Section Thirteen (13), Chapter Sixty-nine (69), Laws of the Thirty-third General Assembly, relating to filling vacancies in nominations and the making of nominations for public office in certain cases and repealing Section Ten Hundred Eighty-seven-a30 (1087-a30) of the Supplement to the Code, 1907.

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

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. 52, a bill for an act relating to peddlers' tax.

GEO. A. WILSON,

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. 167, a bill for an act to amend the law as it appears in Chater 42 of the Acts of the Thirty-third General Assembly relating to the publication of the proceedings of city and town councils.

GEO. A. WILSON,

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. 283, a bill for an act to amend the law as the same appears in Section One of Chapter 57, Acts of the Thirty-third General Assembly of Iowa, relating to the levy for park purposes.

GEO. A. WILSON,

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. 156, a bill for an act to provide for the committment of females to certain benevolent or charitable institutions, in certain cases, for the violation of laws, ordinances or police regulations and to require work from such persons committed.

GEO. A. WILSON,

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. 40, a bill for an act to grant power to cities having a population of 3,000 or over and organized under Chapter 14-c, Title Five of the Supplement to the Code, 1907.

GEO. A. WILSON, 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. 376, a bill for an act to amend the law as it appears in Chapter 64, Acts of the Thirty-third General Assembly, relating to the government of certain cities.

GEO. A. WILSON,

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 amend Section 2090 of the Code Supplement, 1907, relative to the forfeiture of taxes voted in aid of railroads under the provisions of Title 10, Chapter 5 of said Code Supplement.

GEO. A. WILSON.

Secretary.

Also:

MR. SPEAKEE—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. 136, a bill for an act to amend Section 2091-a of the Code Supplement, 1907 designating the statutes which are made up under Chapter 5, Title 10, of said Code Supplement, relative to trolley or electric railroads.

GEO. A. WILSON.

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. 199, a bill for an act to provide for employment of priscners in the county jails and for paying their earnings to their families.

Geo. A. Wilson.

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 1003 of the Code and enact a substitute therefor, relative to the levy of taxes in special charter cities.

GEO. A. WILSON.

Secretary.

SENATE MESSAGES CONSIDERED.

Senate File No. 376, a bill for an act to amend the law as it appears in Chapter Sixty-four (64), Acts of the Thirty-third General Assembly, relating to the government of certain cities.

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

Senate File No. 231, a bill for an act to repeal Section One Thousand Three (1003) of the Code and enact a substitute therefor, relative to the levy of taxes in special charter cities.

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

Senate File No. 199, a bill for an act to provide for employment of prisoners in the county jails and for paying their earnings to their families.

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

Senate File No. 136, a bill for an act to amend Section Two Thousand Ninety-one-a (2091-a) of the Code Supplement, 1907, designating the statutes which are made up under Chapter Five (5), Title Ten (X), of said Code Supplement relative to trolley or electric railways.

Read first and second time and referred to Committee on Railroads and Transportation.

Senate File No. 133, a bill for an act to amend Section Two Thousand and Ninety (2090) of the Code Supplement, 1907, relative to the forfeiture of taxes voted in aid of railroads under the provisions of Title Ten (X), Chapter Five (5) of said Code Supplement.

Read first and second time and referred to Committee on Railroads and Transportation.

Shane of Wapello called up his motion to reconsider the vote by which House File No. 154 failed to pass the House.

Motion lost and the House refused to reconsider.

CONSIDERATION OF BILLS.

On motion of Moore of Linn, House File No. 335. a bill for an act to amend Section One Thousand Seven Hundred Forty-six

(1746) of the Code of Iowa, relating to co-insurance clauses in policies of fire insurance companies, with report of committee recommending passage, was taken up and considered.

Mr. Moore moved that the rules be suspended, 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 ayes were:

Bascom, Bauman, Beans, Beebe, Black, Bowman, Brady, Brockway, Brown, Bruce, Campbell of Ida, Campbell of Webster, Collin, Cousins, Crist, Cunningham, Dawson, Dewey, Dixon, Downey, Edmunds, Enger, Escher, Finlayson, Fourt, Fraley, Fry, George, Greene, Grout, Halgrims, Hamilton, Harvey, Hogan, Huff, Hunt, Hutchins, Jacobs, Jacobson, Johnson, Krebill, Larrabee, Linnan, Lounsberry, Lund, McCullough, Miller of Dubuque, Milton, Moorc, O'Connor, Penn, Perkins, Pickford, Ripley, Ritter, Robbins, Rowles, Russell, Shane, Shankland, Sherman, Smith of Adams, Smith of Decatur, Speer, Stephenson, Stoddard, Taylor, White, Whitney, Zeller, Mr. Speaker—71.

The nays were:

Bybee, Ellis, Gilbert, Hazen, Kulp, Leach, Newell, Odendahl, Sater, Skinner—10.

Absent or not voting:

Boettger, Byerly, Dabney, Daniels, Dunlap, Felt, Fletcher, Fulton, Goodykoontz, Griggs, Harding, Hayes, Hickenlooper, Huntley, Klay, Koontz, Kull, Lenocker, McCleery, Miller of Bremer, Murtagh, Olson, Patterson, Schee, Stipe, Townsend, Van Camp—27.

So the bill passed and the title was agreed to.

Hamilton of Lee moved that Senate File No. 274 be recalled from the Committee on Judicial Districts.

Motion prevailed.

On motion of Hamilton of Lee, House File No. 320, a bill for an act amending Section Two Hundred Twenty-seven (227) of the Supplement to the Code, 1907, and providing for an additional judge of the District Court in the First Judicial District, and for his appointment and election and regulating terms in said district, with report of committee recommending passage, was taken up, considered and Senate File No. 274 was substituted therefor.

Boettger of Scott in the chair.

Mr. Hamilton moved 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 ayes were:

Bascom, Bauman, Beans, Beebe, Black, Boettger, Bowman, Brady, Brockway, Brown, Bruce, Bybee, Campbell of Ida, Campbell of Webster, Collin, Cousins, Crist, Cunningham, Dabney, Daniels, Dawson, Dewey, Downey, Ellis, Enger, Escher, Finlayson, Fletcher, Fourt, Fraley, Fry, Fulton, George, Gilbert, Goodykoontz, Greene Hamilton, Harvey, Hayes, Hazen, Hickenlooper, Hogan, Huff, Hunt, Huntley, Hutchins, Jacobson, Johnson, Krebill, Kulp, Larrabee, Leach, Lenocker, Linnan, Lounsberry, Lund, McCullough, Miller of Bremer, Miller of Dubuque, Milton, Newell, O'Connor, Odendahl, Olson, Patterson, Penn, Perkins, Pickford, Ripley, Ritter, Robbins, Rowles, Russell, Sater, Schee, Shane, Shankland, Sherman, Skinner, Smith of Adams, Smith of Decatur, Speer, Stephenson, Stoddard, Taylor, Townsend, Van Camp, White, Whitney, Zeller, Mr. Speaker—91.

The nays were:

None.

Absent or not voting:

Byerly, Dixon, Dunlap, Edmunds, Felt, Griggs, Grout, Halgrims, Harding, Jacobs, Klay, Koontz, Kull, McCleery, Moore, Murtagh, Stipe-17.

So the bill passed and the title was agreed to.

On motion of Bauman of Van Buren, House File No. 329, a bill for an act to abolish the state board of veterinary medical examiners, to transfer the powers and duties of said boards to the state veterinary surgeon and to establish a commission of animal health, with report of committee recommending passage, was taken up and considered.

Mr. Bauman moved that the rules be suspended, 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 ayes were:

Bascom, Bauman, Beebe, Black, Boettger, Bowman, Brady, Brockway, Brown, Bruce, Bybee, Campbell of Ida, Campbell of Webster, Collin, Cousins, Crist, Cunningham, Daniels, Dawson, Dewey, Dixon, Downey, Dunlap, Edmunds, Ellis, Enger, Escher, Finlayson, Fletcher, Fourt, Fraley, Fry, Fulton, George, Gilbert, Goodykoontz, Greene, Grout, Halgrims, Hamilton, Harvey, Hayes, Hazen, Hickenlooper, Hogan, Huff, Hunt, Huntley, Hutchins, Jacobson, Johnson, Krebill, Kulp, Leach, Lenocker, Linnan, Lounsberry, Lund, McCullough, Miller of Bremer, Miller of Dubuque, Milton, Moore, Newell, O'Connor, Odendahl, Olson, Patterson, Penn, Perkins, Pickford, Ripley, Ritter, Robbins, Russell, Sater, Schee, Shane, Shankland, Sherman, Skinner, Smith of Adams, Smith of Decatur, Speer, Stephenson, Stoddard, Taylor, Townsend, Van Camp, White, Zeller, Mr. Speaker—92.

The nays were:

None.

Absent or not voting:

Beans, Byerly, Dabney, Felt, Griggs, Harding, Jacobs, Klay, Koontz, Kull, Larrabee, McCleery, Murtagh, Rowles, Stipe, Whitney—16.

So the bill passed and the title was agreed to.

Perkins of Delaware moved that House File No. 342 be referred to the Committee on Judiciary.

Motion lost.

On motion of Hogan of Cass, House File No. 342, a bill for an act to repeal Section 1067 of the Code, 1897, and to enact a substitute therefor relating to the election of the clerk and reporter of the Supreme Court, and relating to their removal from office, with report of committee recommending passage as amended, was taken up, considered, and the committee substitute amendment substituted for the original bill.

Speaker Stillman in the Chair.

Goodykoontz of Boone moved the previous question.

Motion prevailed and the previous question was ordered.

Mr. Hogan moved that the rules be suspended, the bill 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 ayes were:

Bascom, Bauman, Beans, Beebe, Black, Boettger, Bowman, Brady, Brockway, Brown, Bruce, Campbell of Webster, Collin Cousins, Crist, Dixon, Dunlap, Edmunds, Enger, Escher, Finlayson, Fourt, Fraley, Fry, Fulton, Goodykoontz, Greene, Griggs, Grout, Halgrims, Hamilton, Harvey, Hayes, Hazen, Hickenlooper, Hogan, Huff, Hunt, Huntley, Hutchins, Jacobs, Jacobson, Johnson, Krebill, Larrabee, Lenocker, Linnan, Lund, McCullough, Miller of Bremer, Milton, Moore, Newell, O'Connor, Olson, Penn, Pickford, Ripley, Ritter, Rowles, Russell, Schee, Shane, Sherman, Skinner, Smith of Adams, Speer, Stephenson, Townsend, Van Camp, White, Whitney, Zeller—73.

The nays were:

Bybee, Campbell of Ida, Dabney, Daniels, Dawson, Dewey, Downey, Ellis, Fletcher, George, Gilbert, Kulp, Miller of Dubuque, Murtagh, Odendahl, Perkins, Robbins, Sater, Smith of Decatur, Stoddard, Mr. Speaker—21.

Absent or not voting:

Byerly, Cunningham, Felt, Harding, Klay, Koontz, Kull, Leach, Lounsberry, McCleery, Patterson, Shankland, Stipe, Taylor—14.

So the bill passed and the title as amended was agreed to.

SPECIAL ORDER NO. 14.

Time having arrived for Special Order, on motion of Fraley of Polk, the House resumed consideration of House File No. 278, a bill for an act relating to the sale of intoxicating liquors by wholesale drug corporations, additional to Chapter Six (6) of Title Twelve (XII), of the Code.

Whitney of Woodbury withdrew the amendment offered by him on March 21st.

Fraley of Polk moved to substitute the amendment offered by him on March 14th for the original bill.

Motion prevailed.

Fraley of Polk offered the following amendment: I move to amend substitute amendment to House File No. 278, as it appears on pages 977-9 inclusive of House Journal of March 14th, by adding as Section Six (6) the following, to-wit:

Section 6. The term corporation, as used in this act shall be construed to include corporations, firms and persons engaged in the general wholesale drug business within this state.

And by renumbering the publication clause as it appears on page 979 of the House Journal of March 14th as Section Seven (7) instead of Section (6).

Adopted.

Mr. Fraley moved that the rules be suspended, 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 ayes were:

Bascom, Beans, Black, Boettger, Brown, Bruce, Campbell of Ida, Campbell of Webster, Collin, Cousins, Crist, Dabney, Dixon, Downey, Dunlap, Edmunds, Ellis, Enger, Escher, Fletcher, Fraley, Gilbert, Goodykoontz, Greene, Griggs, Hamilton, Harvey, Hazen, Huff, Hutchins, Jacobs, Johnson, Krebill, Leach, Lenocker, Lounsberry, Lund, McCullough, Miller of Bremer, Miller of Dubuque, Milton, Moore, Murtagh, O'Connor, Odendahl, Olson, Patterson, Penn, Ripley, Ritter, Russell, Sater, Shane, Shankland, Sherman, Speer, Taylor, Van Camp, White, Whitney, Mr. Speaker—61.

The nays were:

Brady, Brockway, Bybee, Cunningham, Daniels, Dawson, Dewey, Fry, George, Grout, Halgrims, Hayes, Hunt, Huntley, Jacobson, Kulp, Newell, Pickford, Robbins, Rowles, Skinner, Smith of Adams, Stephenson, Stoddard, Townsend, Zeller—26.

Absent or not voting:

Bauman, Beebe, Bowman, Byerly, Felt, Finlayson, Fourt, Fulton, Harding, Hickenlooper, Hogan, Klay, Koontz, Kull, Larrabee, Linnan, McCleery, Perkins, Schee, Smith of Decatur, Stipe—21.

So the bill passed and the title was agreed to.

On motion of Hutchins of Kossuth, House File No. 353, a bill for an act to amend Sections One Thousand Eighty-seven-a-4 (1087-a-4), One Thousand Eighty-seven-a-19 (1087-a-19) of the Supple-

ment to the Code, 1907, as amended, relating to the holding of primary election by political parties, with report of committee recommending passage, was taken up and considered.

Mr. Hutchins moved that the rules be suspended, 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 ayes were:

Bascom, Bauman, Beans, Beebe, Black, Boettger, Bowman, Brady, Brockway, Brown, Bruce, Bybee, Campbell of Ida, Campbell of Dabney, Daniels. Dewey. Webster, Cousins. lap, Edmunds, Ellis, Enger, Escher, Finlayson, Fletcher, Fourt, Fry, Fulton, George, Gilbert, Goodykoontz, Greene, Griggs, Grout, Halgrims, Hamilton, Harvey, Hayes, Hazen, Hickenlooper, Hogan, Huff, Hunt, Huntley, Hutchins, Jacobs, Jacobson, Johnson, Krebill, Kulp, Leach, Lenocker, Linnan, Lounsberry, Lund, Miller of Bremer, Miller of Dubuque, Milton, Murtagh, Newell, O'Connor, Odendahl, Olson, Patterson, Perkins, Pickford, Ripley, Ritter, Robbins, Rowles, Russell, Shane, Shankland, Sherman, Skinner, Smith of Adams, Speer, Stephenson, Taylor, Townsend, Van Camp, White, Zeller, Mr. Speaker—85.

The nays were:

Downey-1.

Absent or not voting:

Byerly, Collin, Crist, Cunningham, Dawson, Felt, Fraley, Harding, Klay, Koontz, Kull, Larrabee, McCleery, McCullough, Moore, Penn, Sater, Schee, Smith of Decatur, Stipe, Stoddard, Whitney—22.

So the bill passed and the title was agreed to.

On motion of Bowman of Linn, House File No. 438, a bill for an act to amend Section 227 of the Code, relating to the division of the state into judicial districts, increasing the number of district judges in the 18th district, with report of committee recommending passage, was taken up and considered.

Mr. Bowman moved to amend the title and Section One by inserting the words "Supplement to the" before the word "Code" and the figures "1907" after the word "Code".

Adopted.

On motion of Mr. Bowman, further consideration of the bill was deferred, and the bill retains its place on the calendar.

On motion of Lounsberry of Marshall, Senate File No. 173, a bill for an act to amend Section 2588 of the Code, relating to the sale of drugs, medicines, poisons and chemicals, and providing for the sale of insectides and fungicides by persons other than registered pharmacists, with report of committee recommending passage, was taken up and considered.

Johnson of Mitchell moved that when the House adjourn it be to reconvene at 1:30 o'clock, P. M.

Motion prevailed.

Finlayson of Grundy moved that a committee of three be appointed to notify the Senate that the House was ready to receive it in Joint Convention.

Motion prevailed.

The Speaker named as such committee: Finlayson of Grundy, Dawson of Cherokee, Escher of Shelby.

The Sergeant-at-Arms announced the arrival of the members of the Senate, who took their seats on the west side of the House Chamber.

JOINT CONVENTION.

The Joint Convention was called to order by Lieutenant Governor Clarke, President of the Joint Convention, at 12:00 o'clock noon:

The roll was then called and the following members responded as present:

Adams, Allen of Pocahontas, Allen of Jefferson, Ames, Balkema, Balluff, Bascom, Bauman, Beans, Beebe, Bennett, Black, Boettger, Bowman, Brady, Brockway, Brown of Decatur, Brown of Wright, Bruce, Bybee, Campbell of Ida, Campbell of Webster, Chapman, Chase, Clarkson, Collin, Cousins, Cowles, Crist, Crow, Cunningham, Dabney, Daniels, Dawson, Dewey, De Wolf, Dixon, Downey, Dunlap, Dunnegan, Edmunds, Ellis, Enger, Escher, Felt, Finlayson, Fitchpatrick, Fletcher, Fourt, Fraley, Francis, Fry, Fulton, Garrett, Gates, George, Gilbert, Gillilland, Goodykoontz, Greene, Griggs, Grout, Halgrims, Hamilton, Hammill, Harding, Harvey, Hayes, Hazen, Hickenlooper, Hogan, Hoyt, Huff, Hunt, Hunter, Huntley, Hutchins, Jacobs, Jacobson, Jewell, Johnson, Krebill,

Kull, Kulp, Larrabee of Webster, Larrabee of Fayette, Leach, Legel, Lenocker, Linnan, Lounsberry, Lund, McColl, McCulloch of Wayne, McCullough of Dubuque, McManus, Malmberg, Mattes, Miller of Bremer, Miller of Dubuque, Milton, Murtagh, Neal, Newell, O'Connor, Odendahl, Olson, Parshall, Patterson, Penn, Perkins, Pickford, Proudfoot, Quigley, Ream, Ripley, Ritter, Robbins, Rowles, Russell, Sammis, Sater, Saunders, Savage, Schee, Schrup, Shane, Shankland, Sherman, Skinner, Smith of Adams, Smith of Decatur, Smith of Mitchell, Smith of Shelby, Spaulding, Speer, Stephenson, Stillman, Stoddard, Stuckslager, Sullivan, Taylor of Union, Taylor of Appanoose, Townsend, Van Camp, Van Law Webber, White of Benton, White of Iowa, Whitney, Wilson, Zeller—152.

Absent:

Byerly, Klay, Koontz, McCleery, Moore, Stipe-6.

President Clarke announced the Joint Convention duly organized with a quorum of members present.

President Clarke then announced that the roll would be called for the purpose of electing a United States Senator in Congress, and appointed as teller on the part of the Senate, Senator Savage of Adair, and as assistant teller, Senator Hoyt of Buchanan.

Speaker Stillman appointed as teller on the part of the House, Representative Huff of Hardin and as assistant teller, Representative Crist of Clarke.

Upon the roll being called those voting for Claude R. Porter were:

Balluff, Bauman, Black, Boettger, Crow, De Wolf, Downey, Dunlap, Dunnegan, Ellis, Escher, Fletcher, Garrett, Gilbert, Greene, Griggs, Hamilton, Hayes, Hazen, Krebill, Kull, Leach, Legel, Lenocker, Linnan, McCullough of Dubuque, McManus, Miller of Dubuque, Milton, Murtagh, O'Connor, Odendahl, Olson, Parshall, Penn, Quigley, Ritter, Rowles, Schrup, Stephenson, Taylor of Union, Taylor of Appanoose, Townsend, White of Benton, White of Iowa, Wilson—46.

Those voting for Horace E. Deemer were:

Adams, Allen of Jefferson, Beans, Bennett, Bowman, Brown of Decatur, Chapman, Chase, Cowles, Crist, Daniels, Dewey, Edmunds, Fulton, Gillilland, Hickenlooper, Hogan, Hunt, Jacobson,

Lounsberry, McCulloch of Wayne, Malmberg, Neal, Proudfoot, Robbins, Saunders, Savage, Smith of Adams, Smith of Decatur, Smith of Shelby, Spaulding, Speer, Stuckslager, Sullivan, Van Camp, Van Law—36.

hose voting for W. S. Kenyon were:

Allen of Pocahontas, Ames, Balkema, Bascom, Beebe, Brady, Brockway, Brown of Wright, Bruce, Bybee, Campbell of Ida, Campbell of Webster, Collin, Cousins, Cunningham, Dawson, Dixon, Enger, Felt, Finlayson, Fitchpatrick, Fourt, Fraley, Francis, Fry, Gates, George, Goodykoontz, Grout, Halgrims, Hammill, Harding, Harvey, Hoyt, Huff, Hunter, Huntley, Hutchins, Jacobs, Jewell, Johnson, Kulp, Larrabee of Webster, Larrabee of Fayette, Lund, McColl, Mattes, Newell, Patterson, Perkins, Pickford, Ripley, Russell, Sammis, Schee, Shane, Shankland, Sherman, Skinner, Smith of Mitchell, Stillman, Stoddard, Whitney, Zeller—64.

Those voting for Daniel Hamilton were:

Clarkson, Dabney, Miller of Bremer, Ream, Sater, Webber-5.

Absent: Byerly, Klay, Koontz, McCleery, Moore, Stipe-6.

President Clarke announced that no one had received a majority of the votes cast in the Joint Convention for United States Senator in Congress and that no election had occurred.

Journal of the Joint Convention was then read and approved.

On motion of Senator Clarkson of Monroe the Joint Convention was dissolved.

House reconvened, Speaker Stillman in the Chair.

On motion of Taylor of Union the House adjourned.

AFTERNOON SESSION.

House reconvened, Speaker Stillman in the Chair.

On request of Larrabee of Fayette, excuse was granted to the members of the Board of Control committee.

Finlayson of Grundy offered the following communication from the State Board of Health and asked unanimous consent that it be printed in the Journal.

HON. ROBERT M. FINLAYSON, Chairman Board of Health Committee: HOUSE CHAMBER.

I wish to call your attention to a matter which I consider to be a great menace to the health of the citizens of our state. I now refer to

the pollution of the streams of Iowa. This is becoming more and more dangerous every day, and should receive at this session of the legislature careful consideration, as the legislature will not again be in session, unless specially called, for two years. All of the streams of Iowa are becoming so filthy and unsanitary that fish life is being destroyed and the people are drinking their own sewage. This is becoming a source whereby disease and death are becoming almost constant visitors to the homes of our people.

The legislature is the custodian of the people's rights, and privileges, and many mistakes have been made in the past and are now being made by neglecting to enact proper legislation in order that the conservation of human life may be maintained. It is hard to have charge of so important a department as the office of the Secretary of the State Board of Health, and to know that conditions exist which are causing sickness, death and sorrow in the homes of those who have a right to claim protection by law from the legislative assembly, and feel that there is no law giving power to change such unsanitary conditions.

I herewith attach a copy of a telegram sent to Surgeon General Wyman of the Public Health and Marine Hospital Service, Washington, D. C., which is as follows:

Des Moines, March 17, 1911.

WALTER WYMAN, Surgeon, General, Washington, D. C .:

"Could you communicate with Geological Survey for me, relative to co-operation with our state in making a survey of the streams of Iowa, in regard to their pollution? It is the purpose of the Iowa State Board of Health to bring the matter before our legislature now in session. Answer paid here."

Guilford H. Sumner, Secretary.

The following reply has been received which is self explanatory:

Washington, D. C., March 20, 1911.

DE. SUMNER, Sec'y, State Board of Health,
DES MOINES, IOWA.

"Geological Survey does not have law to investigate pollution of streams. In bills before last congress, affecting this service, such provisions were included but they did not become a law. Intention is to make similar request next congress."

WYMAN, Surgeon-General.

The above telegrams will convey to you the efforts which the Secretary of the State Board of Health has made to bring about better conditions in regard to protecting the water supply of our state. Only for the activity of the Iowa State Board of Health in the recent epidemic of Typhoid Fever, in the city of Des Moines, and a report of which has been rendered to each member of the legislature, many of the members of the legislature might have been afflicted with this dread disease. This furnishes only one illustration of what is taking place by water pollution within the borders of Iowa.

The present legislature should not adjourn without making some provision at least for a complete examination of the streams of Iowa relative to their pollution. We may talk about drinking water, but where are we to go to get a good drink of water? Unless activity is commenced along these lines to provide good, wholesome drinking water, we will be obliged to drink wine in order to avoid drinking our own sewage.

We cannot impress upon you and the other members of the legislature, too earnestly at this time, that it is essentially necessary that the people be protected and some legislation along this line be enacted to the end that all cities and towns now discharging sewage into any streams, whose waters are or may be used for human or animal consumption, should file plans of their sewerage system and such other data as may be specified, to a sanitary commission of engineers, working under the direction of the State Board of Health, during the next two years, for the purpose of furnishing to the legislature a report with recommendations; and all cities and towns which desire in the future to discharge sewage or sewage effluents into any such streams or water supply should be required to file plans of their proposed systems.

I need only to add in conclusion that at the present time, the water supply at Iowa City is in a sad state of pollution, owing to conditions which exist all along the river above Iowa City, the seat of Iowa's principal educational institution, the state university.

The Sate Board of Health joins in the general good wishes for better work than ever before, but for its own particular part must continue in its improverished way until July 1st, 1911, when it is hoped that the present legislature will have made ample provisions for the work of the Board in accordance with its duties, and will have furnished the necessary funds with which it shall find itself provided by the present legislature

Citizens who have been interested in public health progress, and who have followed the work of the State Board of Health, as well as members of the legislature, realize that it is impossible to pass and adequately finance all the really good health measures presented, but it is most desirable at this time that the legislature and the public indicate their opinion of the work of the State Board of Health; and I would most earnestly recommend that the present legislature so organize and strengthen the State Board of Health that it may do efficient, active, energetic and profitable work.

Very respectfully,
Guilford H. Sumner,
Secretary, State Board of Health.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS.

Whitney of Woodbury 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.

247, a bill for an act to amend Section Four Thousand Nine Hundred and Ninety-nine-a-Thirty-one (4999-a-31) of the Supplement to the Code, 1907, relating to food standards.

Also:

House File No. 267, a bill for an act to amend Chapter 62 of the Acts of the Thirty-third General Assembly relating to pensions to be paid to policemen.

Also:

House File No. 281, a bill for an act to amend Ttile Five (V) Chapter Fourteen (14) of the Code and amendments thereto relating to Park Commissioners in special charter cities, repealing Sections Nine Hundred Ninety-one (991) to Nine Hundred Ninety-six (996) inclusive of the Code and amendments thereto, and enacting substitutes therefor, and to make Sections Eight Hundred Fifty-b (850-b) to Eight Hundred Fifty-n (850-n) inclusive Supplement to the Code, 1907, as amended by Chapters Fifty-six (56), Fifty-seven (57) and Fifty-eight (58) laws of the Thirty-third General Assembly, and Section Eight Hundred Fifty-two (852) Supplement to the Code, 1907, relating to Park Commissioners, their powers and duties and the assessment levy and collection of taxes, applicable to cities acting under special charters.

Also:

House File No. 14, a bill for an act to repeal Section Fifteen Hundred Sixty-nine (1569) of the Code and to enact a substitute therefor, relating to the passing of venicles on public highways.

Also:

House File No. 220, a bill for an act to amend the law as it appears in Chapter Sixty (60) of the laws of the Thirty-third (33d) General Assembly, relating to the improvement of water fronts in special charter cities, and conferring additional powers upon such cities. (Additional to Chapter Fourteen (14) of Title Five (V) of the Code, relating to cities under special charter.)

U. G. WHITNEY,
Chairman House Committee.
Ed. P. Malmberg,
Chairman Senate Committee.

Adopted.

INTRODUCTION OF BILLS.

By Miller of Bremer, House File No. 542, a bill for an act to provide for the inspection of weights and measures, and to punish the keeping of false weights and measures.

Read first and second time and referred to Committee on Commerce and Trade

By Campbell of Ida, House File No. 543, a bill for an act to amend House File Number Six (6) of the Thirty-fourth General Assembly relating to the recovery of interest in real estate when spouse failed to join in conveyance.

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

By Fulton of Jefferson, House File No. 544, a bill for an act to amend Section Eleven Hundred Thirty-one (1131) of the Code relative to the right of women to vote at certain elections.

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

By Fish and Game Committee, House File No. 545, a bill for an act authorizing the State of Iowa to take possession and control of deer running at large where the identity or ownership is not established, and to provide for the retention and disposition thereof.

Read first and second time and passed on file.

By Dabney of Davis, House File No. 546, a bill for an act to require all persons, partnerships, companies or corporations owning or operating a railway in this state, to equip the cab of all locomotive engines with frost glass in front of the seat of the engineer and firemen of said engine, and providing a penalty for the violation thereof.

Read first and second time and referred to Committee on Railroads and Transportation.

The Speaker announced that as Speaker of the House, he had signed in the presence of the House, House Files Nos. 220, 281, 267, 247, and 14.

PETITIONS, MEMORIALS AND REMONSTRANCES.

Miller of Bremer presented petition from door-keepers of the House and Senate asking for an increase of pay.

Referred to Committee on Compensation of Public Officers.

CONSIDERATION OF BILLS.

House resumed consideration of Senate File No. 173, a bill for an act to amend Section 2588 of the Code, relating to the sale of drugs, medicines, poisons and chemicals, and providing for the sale of insectides and fungicides by persons other than registered pharmacists.

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Shane of Wapello offered the following amendment: I move to amend Senate File No. 173 by striking out the words "of any kind" in line 4 of Section One, and inserting in lieu thereof the following: "consisting of hellebore, Paris green, nicotine preparations, arsenical preparations, copper sulphate and formaldehyde".

Stoddard of Buchanan moved to amend the amendment by adding the words "crude carbolic acid".

Amendment to the amendment adopted.

Pickford of Cerro Gordo moved the previous question.

Motion prevailed and the previous question was ordered.

Amendment as amended adopted.

Mr. Lounsberry moved 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 ayes were:

Bascom, Beans, Boettger, Bowman, Brady, Bybee, Campbell of Ida, Collin, Cousins, Daniels, Dawson, Dewey, Edmunds, Ellis, Enger, Finlayson, Fourt, Fraley, Fry, Fulton, George, Grout, Hamilton, Harvey, Hogan, Huff, Hunt, Huntley, Hutchins, Jacobson, Krebill, Kulp, Leach, Linnan, Lounsberry, Miller of Dubuque, Milton, Newell, Odendahl, Olson, Patterson, Pickford, Robbins, Russell, Sater, Schee, Sherman, Skinner, Smith of Adams, Stephenson, Stoddard, Van Camp, White, Whitney, Mr. Speaker—55.

The nays were:

Bauman, Black, Brown, Bruce, Crist, Dunlap, Gilbert, Goody-koontz, Greene, Halgrims, Hayes, Hazen, Hickenlooper, Jacobs, Johnson, Lenocker, Lund, McCullough, Miller of Bremer, O'Connor, Penn, Perkins, Ritter, Rowles, Taylor, Townsend, Zeller—27.

Absent or not voting:

Beebe, Brockway, Byerly, Campbell of Webster, Cunningham, Dabney, Dixon, Downey, Escher, Felt, Fletcher, Griggs, Harding, Klay, Koontz, Kull, Larrabee, McCleery, Moore, Murtagh, Ripley, Shane, Shankland, Smith of Decatur, Speer, Stipe—26.

So the bill passed and the title was agreed to.

REPORT OF COMMITTEE ON ENROLLED BILLS.

MR. SPEAKER—Your Committee on Enrolled Bills respectfully report that they have this day sent to the governor for his approval, House File No. 247, a bill for an act to amend Section Four Thousand Nine Hundred and Ninety-nine-a-Thirty-one (4999-a-31) of the Supplement to the Code, 1907, relating to food standards.

Also:

House File No. 267, a bill for an act to amend Chapter 62 of the Acts of the Thirty-third General Assembly relating to pensions to be paid to policemen.

Also:

House File No. 281, a bill for an act to amend Title Five (V) Chapter Fourteen (14) of the Code and amendments thereto relating to Park Commissioners in special charter cities, repealing Sections Nine Hundred Ninety-one (991) to Nine Hundred Ninety-six (996) inclusive of the Code and amendments thereto, and enacting substitutes therefor, and to make Sections Eight Hundred Fifty-b (850-b) to Eight Hundred Fifty-n (850-n) inclusive, Supplement to the Code, 1907, as amended by Chapters Fifty-six (56), Fifty-seven (57) and Fifty-eight (58) laws of the Thirty-third General Assembly, and Section Eight Hundred Fifty-two (852) Supplement to the Code, 1907, relating to Park Commissioners, their powers and duties and the assessment, levy and collection of taxes, applicable to cities acting under special charters.

Also:

House File No. 14, a bill for an act to repeal Section Fifteen Hundred Sixty-nine (1569) of the Code and to enact a substitute therefor, relating to the passing of vehicles on public highways.

Also:

House File No. 220, a bill for an act to amend the law as it appears in Chapter Sixty (60) of the laws of the Thirty-third General Assembly, relating to the improvement of water fronts in special charter cities, and conferring additional powers upon such cities. (Additional to Chapter Fourteen (14) of Title Five (V) of the Code, relating to cities under special charter.)

U. G. WHITNEY.

Chairman.

Adopted.

On motion of Hickenlooper of Monroe, Senate File No. 202, a bill for an act amending Section 2482, Supplement to the Code, 1907, relating to the expense of mine inspectors, with report of committee recommending passage, was taken up and considered.

Mr. Hickenlooper moved 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 ayes were:

Bascom, Bauman, Beans, Black, Boettger, Bruce, Bybee, Campbell of Ida, Campbell of Webster, Collin, Crist, Daniels, Dawson, Dewey, Dixon, Downey, Ellis, Enger, Fletcher, Fourt, Fraley, Fry, Fulton, George, Gilbert, Goodykoontz, Greene, Griggs, Grout, Halgrims, Hamilton, Harvey, Hayes, Hazen, Hickenlooper, Hogan, Huff, Hunt, Huntley, Hutchins, Jacobs, Jacobson, Johnson, Krebill, Kulp, Lenocker, Linnan, Lounsberry, McCullough, Miller of Dubuque, Milton, Newell, O'Connor, Odendahl, Olson, Patterson, Penn, Perkins, Pickford, Robbins, Rowles, Russell, Sater, Shankland, Sherman, Skinner, Smith of Adams, Smith of Decatur, Stephenson, Stoddard, Townsend, Van Camp, White, Whitney, Mr. Speaker—75.

The nays were:

Taylor-1.

Absent or not voting:

Beebe, Bowman, Brady, Brockway, Brown, Byerly, Cousins, Cunningham, Dabney, Dunlap, Edmunds, Escher, Felt, Finlayson, Harding, Klay, Koontz, Kull, Larrabee, Leach, Lund, McCleery, Miller of Bremer, Moore, Murtagh, Ripley, Ritter, Schee, Shane, Speer, Stipe, Zeller—32.

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 requests the return of House File No. 218, a bill for an act legalizing the acts of cities and towns where the names of streets have been changed.

GEO. A. WILSON, Secretary.

On motion of Miller of Dubuque, Senate File No. 103, a bill for an act to amend Section Thirteen Hundred Seventy (1370), relative to the time in which township trustees in certain cities acting under special charters may complete equalization of taxes, with report of committee recommending passage as amended, was taken up, considered, and the committee substitute amendment substituted for the original bill.

. Mr. Miller moved 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 ayes were:

Bascom, Bauman, Beans, Black, Boettger, Bowman, Brown, Bruce, Bybee, Campbell of Ida, Campbell of Webster, Collin, Cousins, Crist, Daniels, Dawson, Dewey, Dixon, Downey, Edmunds, Enger, Fletcher, Fourt, Fry, Fulton, George, Gilbert, Goodykoontz, Greene, Griggs, Grout, Halgrims, Hamilton, Harvey, Hayes, Hazen, Hickenlooper, Hogan, Huff, Hunt, Hutchins, Jacobs, Jacobson, Johnson, Krebill, Leach, Lenocker, Linnan, McCullough, Miller of Dubuque, Milton, Newell, Odendahl, Olson, Patterson, Penn, Perkins, Pickford, Ritter, Robbins, Russell, Sater, Shane, Sherman, Skinner, Smith of Adams, Speer, Stephenson, Stoddard, Taylor, Van Camp, White, Whitney, Zeller, Mr. Speaker—75.

The nays were:

None.

* Absent or not voting:

Beebe, Brady, Brockway, Byerly, Cunningham, Dabney, Dunlap, Ellis, Escher, Felt, Finlayson, Fraley, Harding, Huntley, Klay, Koontz, Kull, Kulp, Larrabee, Lounsberry, Lund, McCleery, Miller of Bremer, Moore, Murtagh, O'Connor, Ripley, Rowles, Schee, Shankland, Smith of Decatur. Stipe, Townsend—33.

So the bill passed and the title was agreed to.

On motion of Boettger of Scott, House File No. 139, a bill for an act to repeal Section Four Hundred Ninety-six (496) of the Code and enact a substitute therefor, relative to the compensation of deputy recorder, with report of committee recommending passage as amended was taken up, considered, and the committee substitute amendment substituted for the original bill.

Dewey of Guthrie offered the following amendment: I move to amend substitute for House File No. 139, on page 990 of the House Journal as follows: By striking out in lines twelve and thirteen the words "at the time of consent to appointment"; by inserting in line fifteen after the word "of" and preceding the word "thirty", the words "less than"; by striking out of line fifteen the words

"or less" by striking out of line seventeen the words "not exceeding" and inserting in lieu thereof the words "less than"; by striking out in line eighteen the word "exceeding" and inserting in lieu thereof the word "of"; and by inserting in line nineteen after the word "thousand" and before the word "twelve" the words "and over".

Adopted.

Mr. Boettger moved that the rules be suspended, 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 ayes were:

Bascom, Bauman, Beans, Black, Boettger, Bowman, Bruce, Bybee, Campbell of Ida, Campbell of Webster, Collin, Cousins, Crist, Dewey, Dixon, Downey, Ellis, Enger, Fletcher, Fourt, Fry, Fulton, George, Gilbert, Goodykoontz, Greene, Griggs, Grout, Hamilton, Harvey, Hayes, Hickenlooper, Hogan, Huff, Hunt, Huntley, Hutchins, Jacobs, Johnson, Leach, Linnan, Lounsberry, Lund, McCullough, Miller of Bremer, Miller of Dubuque, Milton, Murtagh, Newell, O'Connor, Odendahl, Olson, Patterson, Penn, Perkins, Pickford, Ritter, Robbins, Rowles, Russell, Shane, Shankland, Sherman, Skinner, Smith of Adams, Smith of Decatur, Speer, Stephenson, Stoddard, Taylor, Townsend, Van Camp, White, Whitney, Zeller, Mr. Speaker—76.

The nays were:

Kulp-1.

Absent or not voting:

Beebe, Brady, Brockway, Brown, Byerly, Cunningham, Dabney, Daniels, Dawson, Dunlap, Edmunds, Escher, Felt, Finlayson, Fraley, Halgrims, Harding, Hazen, Jacobson, Klay, Koontz, Krebill, Kull, Larrabee, Lenocker, McCleery, Moore, Ripley, Sater, Schee, Stipe—31.

So the bill passed and the title was agreed to.

On motion of Johnson of Mitchell, the House adjourned.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, MARCH 23, 1911.

House met pursuant to adjournment, Speaker Stillman in the Chair.

Prayer was offered by Rev. H. R. Williams of Sibley, Iowa. Journal of March 22d corrected and approved.

PETITIONS, MEMORIALS AND REMONSTRANCES.

Lounsberry of Marshall presented remonstrance of citizens of Marshall County against the passage of House Files Nos. 444 and 457.

Referred to Committee on Pharmacy.

White of Benton presented remonstrance of citizens of Benton County against the passage of House File No. 444 and House File No. 457.

Referred to Committee on Pharmacy.

Krebill of Lee presented petition of the teachers of Keokuk, Iowa, relative to House File No. 69.

Referred to Committee on Schools and Text Books.

Krebill of Lee presented petition of the citizens of Lee County, relative to oil inspection bill.

Referred to Committee on Commerce and Trade:

Sherman of Poweshiek presented remonstrance of citizens of Iowa against the passage of Senate File No. 263.

Referred to Committee on Public Health.

REPORTS OF COMMITTEES.

Fourt of Allamakee, 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. 406, a bill for an act making it unlawful to obstruct public highways and defining such obstructions and providing

for the removal thereof, 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 be amended as follows:

By striking out the word "all" in the fourth (4th) line of Section One and inserting in lieu thereof the word "and" and in the fifth (5th) line of Section One strike out the words "obstructions are" and insert in lieu thereof the words "obstruction is."

In Section Three strike out all the balance of said Section following the word "exceeding" in the sixth (6th) line thereof and insert the words and figures "Ten (\$10.00) Dollars," and when so amended the bill do pass.

E. H. FOURT,

Chairman

Report adopted.

Also:

Mr. Speaker—Your Committee on Roads and Highways, to whom was referred House File No. 494, a bill for an act to define the duties of the county supervisors, relative to reporting in writing of the building and repairing of bridges and culverts and the expenditure of the county road funds in the different townships in their respective districts to the auditor and the publication of the same, 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.

E. H. FOURT.

Chairm.

Report adopted.

Goodykoontz of Boone, 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 One Thousand Three (1003), of the Code and enact a substitute therefor, relative to the levy of taxes in special charter cities, 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.

W. W. GOODYKOONTZ,

Chairman.

Report adopted.

Also:

MR. SPEAKER—Your Committee on Ways and Means, to whom was referred House File No. 330, a bill for an act to deduct debts secured by mortgages on real estate from the assessed cash value of said real estate for the purpose of taxation, 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 be indefinitely postponed.

W. W. GOODYKOONTZ,

Chairman.

Report adopted and House File No. 330, was indefinitely postponed.

Also:

MR. SPEAKER—Your Committee on Ways and Means, to whom was referred House File No. 533, a bill for an act to amend Section Thirteen Hundred Twenty-six (1326) of the Code, relating to domestic, and domestic local building and loan associations, 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 be amended as follows:

By striking out the word "proceeding" in the fourth line of Section One (1) and inserting in lieu thereof the word "preceding."

By striking out all of Section Two (2), publication clause, and when so amended the bill do pass.

W. W. GOODYKOONTZ,

Chairman.

Report adopted.

Also:

Mr. Speaker—Your Committee on Ways and Means, to whom was referred House File No. 238, a bill for an act relating to the exemption from taxation of the property used by a militia company and of all evidences of indebtedness against the property so used including stocks and bonds, 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 be amended as follows:

By striking out all of Section One (1) and inserting in lieu thereof the following:

"Section 1. Any building, together with the real estate upon which the same is located, while controlled and occupied principally for armory purposes by a duly organized company of the Iowa National Guard, shall be exempt from taxation. This exemption shall also apply in the same manner to all bonds, mortgages, stocks and other evidences of indebtedness given exclusively for the erection or maintenance of such armory building," and when so amended the bill do pass.

W. W. GOODYKOONTZ,

Chairman.

Report adopted.

Moore of Linn, from the Committee on Appropriations, submitted the following report:

MR. SPEAKER-Your Committee on Appropriations, to whom was referred House File No. 289, a bill for an act to invest the District Courts of the State of Iowa with jurisdiction and authority to restrain violations of any law heretofore or hereafter enacted to protect the public and trade and commerce against unlawful restraints, trusts, conspiracies, combinations, and monopolies, or unfair discrimination between different sections, communities or localities; to cause any person within the state of Iowa to be made party to an action pending in any court in this state, and to require any person, firm, association or corporation to respond to a subpoena in any court in this state, and to give testimony and produce any books, papers or documents in any hearing, investigation, proceeding or prosecution for the violation of any laws relating to pools, trusts, conspiracies, combinations or monopolies, or prohibiting unfair discrimination between different sections, communities or localities, and to provide immunity to the persons so testifying; and to make appropriation, etc., 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.

> E. R. MOORE, Chairman. .

Report adopted.

Also:

Mr. Speaker—Your Committee on Appropriations, to whom was referred House File No. 269, a bill for an act to indemnify Miss E. M. Ames for personal injury sustained by her while employed as laundress at Vinton State Hospital, Vinton, Iowa, beg leave to report they have had the same under consideration and recommend the same be amended as follows:

That the words "Amount Appropriated" in line One (1) of Section One (1) be stricken out and the words "Five Hundred Dollars (\$500.00)" be substituted for the words "Two Thousand Dollars (\$2,000.00)" in lines three and four in Section One (1) of the original bill, and when so amended the bill do pass.

E. R. MOORE, Chairman.

Report adopted.

Also:

Mr. Speaker—Your Committee on Appropriations, to whom was referred House File No. 279, a bill for an act to establish and maintain a State Normal School for the education and preparation of common and high school teachers, in connection with Tabor College, etc., 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 be indefinitely postponed.

E. R. Moore, Chairman. Report adopted and House File No. 279 was indefinitely post-poned.

Ritter of Des Moines, from the Committee on Public Charities, submitted the following report:

MR. SPEAKER—Your Committee on Public Charities, to whom was referred House File No. 395, a bill for an act to provide for widows who are the mothers of dependent children, 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.

HENRY RITTER.

Chairman.

Report adopted.

Harding of Woodbury, from the Committee on Municipal Corporations, submitted the following report:

MR. SPEAKER—Your Committee on Municipal Corporations, to whom was referred Senate File No. 358, a bill for an act to amend the law as it appears in Section Eight Hundred Twenty-five of the Code of 1897, 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.

W. L. HARDING, Chairman.

Report adopted.

Bauman of Van Buren, from the Committee on Public Accounting, submitted the following report:

Mr. Speaker—Your Committee on Public Accounting, to whom was referred House File No. 306, a bill for an act to repeal the law as it appears in Section Fourteen Hundred Fifty-seven (1457) of the Supplement to the Code of 1907, and to enact a substitute therefor, relating to the subject of loaning or depositing of public funds, 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 be indefinitely postponed.

S. H. BAUMAN, Chairman.

Report adopted, and House File No. 306 was indefinitely postponed.

Shane of Wapello, from the Committee on Pharmacy, submitted the following report:

Mr. Speaker—Your Committee on Pharmacy, to whom was referred House File No. 457, a bill for an act to amend Section Twenty-five Hundred Eighty-eight of the Code, relating to the sale of certain remedies by those other than registered pharmacists, 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 be indefinitely postponed.

> FRANK SHANE, Chairman.

Report adopted, and House File No. 457, was indefinitely post-poned.

Also:

Mr. SPEAKER—Your Committee on Pharmacy, to whom was referred House File No. 458, a bill for an act to render illegal the compounding of physician's prescriptions by those other than registered pharmacists, 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.

FRANK SHANE, Chairman.

Report, adopted.

Finlayson of Grundy, from the Committee on Public Health, submitted the following report:

Mr. Speaker—Your Committee on Public Health, to whom was referred House File No. 473, a bill for an act to create a commission to investigate the causes of insanity, epilepsy, delinquency and criminality, and to recommend to the Thirty-fifth General Assembly measures calculated to prevent the spread of these diseases and moral failures, also to provide for the necessary expenses of said commission, 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 be indefinitely postponed.

R. M. FINLAYSON,

Chairman,

Report adopted, and House File No. 473 was indefinitely post-poned.

Also:

MR. Speaker—Your Committee on Public Health, to whom was referred Senate File No. 281, a bill for an act to amend the law as it appears in Chapter One Hundred Sixty-seven of the Acts of the Thirty-third General Assembly relating to the practice of optometry, and for the creation of a Board of Examiners in Optometry, 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.

R. M. FINLAYSON,

Chairman.

Report adopted.

Also:

Mr. Speaker-Your Committee on Public Health, to whom was referred Senate File No. 157, a bill for an act providing for the sanitation of bakeries, canneries, packing houses, slaughter houses, dairies, creameries, cheese factories, confectioneries, restaurants, hotels, groceries, meat markets, and all other food-producing establishments, manufactories, or other places where food is prepared, manufactured, packed, stored, sold or distributed, and vehicles in which food is placed for transportation; regulating the health of operatives, employes, clerks, drivers and all other persons working on the premises who handle the material from which food is prepared or the finished product; defining food, regulating the wholesomeness of food manufactured, prepared, packed, stored, sold, distributed or transported; defining the duties of the state Food and Dairy Commissioner in relation thereto; providing penalties for the violation thereof, and repealing acts in conflict therewith, 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.

R. M. FINLAYSON,
Chairman.

Report adopted.

INTRODUCTION OF BILLS.

By Zeller of Madison, House File No. 547, a bill for an act to amend the law as it appears in Section Twenty-one Hundred Thirteen (2113) of the Supplement to the Code, 1907, as amended by the Acts of the Thirty-third (33d) General Assembly, relating to the power of the Board of Railroad Commissioners.

Read first and second time and referred to Committee on Railroads and Transportation.

By Rowles of Monona, House File No. 548, a bill for an act to amend the law as it appears in Section Fifteen Hundred Seventy-one-k (1571-k), Supplement to the Code, 1907, and Section Seven Hundred Fifty-five (755) of the Code, relating to the authority of cities and towns to pass and enforce ordinances regulating the speed of motor vehicles.

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

By Shankland of Polk, House File No. 549, a bill for an act granting additional powers to cities of the first class, including cities acting under the commission plan of government, relating to the granting of franchises.

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

By Fletcher of Howard, Senate File No. 550, a bill for an act to amend the law as it appears in Section Three Thousand Sixteen (3016) of the Supplement to the Code, 1907, relating to weights.

Read first and second time and referred to Committee on Commerce and Trade.

By Kulp of Palo Alto, House File No. 551, a bill for an act to amend Chapter. Nineteen-a (19-a) of Title Twelve (XII) of the Supplement to the Code, relating to the practice of dentistry.

Read first and second time and 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 insists upon its substitute amendment to House File No. 177, a bill for an act relative to the title and disposition of real estate acquired by a school corporation, and ask for a conference committee and the President of the Senate appoints as such committee on the part of the Senate, Senators Hammill, Sullivan, Smith of Shelby, DeWolf.

GEO. A. WILSON,

Secretary.

Also:

MR. SPEAKER—I am directed to inform your honorable body that the Senate has amended by substitute and failed to pass the following bill in which the concurrence of the Senate was asked:

House File No. 32, a bill for an act to amend Section 5 of Chapter 154 of the Acts of the Thirty-third General Assembly relating to the disposition of fees for fish and game licenses.

GEO. A. WILSON,

Secretary.

Also:

Mr. Speaker—I am directed to inform your honorable body that the Senate herewith returns as requested Senate File No. 345, a bill for an act amending Section 2538-b of the Supplement to the Code, 1907, relating to the practice of veterinary medicine, surgery and dentistry.

GEO. A. WILSON.

Secretary.

The Speaker appointed as Conference Committee on the part of the House, on House File No. 177, Representatives Ripley of Hancock, Perkins of Delaware, Harding of Woodbury, O'Connor of Chickasaw.

On motion of Ripley of Hancock, Senate File No. 345 was referred to the Committe on Agriculture.

CONSIDERATION OF BILLS.

On motion of Ripley of Hancock, Senate File No. 248, a bill for an act making all children received in the Soldiers' Orphans' Home wards of the state, and authorizing the placing of them with persons or families under contract for education, maintenance and service, and repealing the law as it appears in Section Twenty-six Hundred Ninety-b (2690-b) of the Supplement to the Code, 1907, with report of committee recommending passage, was taken up and considered.

Dewey of Guthrie moved the previous question.

Motion prevailed, and previous question was ordered.

Mr. Ripley moved 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 ayes were:

Bascom, Bauman, Beans, Black, Boettger, Bowman, Brady, Brockway, Bybee, Campbell of Ida, Campbell of Webster, Collin, Daniels, Dewey, Dixon, Dunlap, Edmunds, Ellis, Escher, Finlayson, Fulton, George, Goodykoontz, Greene, Griggs, Grout, Hamilton, Harding, Hazen, Hickenlooper, Hogan, Huff, Hunt, Huntley, Hutchins, Jacobs, Jacobson, Johnson, Krebill, Kulp, Larrabee, Leach, Lenocker, Linnan, Lounsberry, Lund, McCullough, Miller of Bremer, Miller of Dubuque, Milton, Newell, O'Connor, Olson, Patterson, Penn, Perkins, Pickford, Ripley, Ritter, Robbins, Russell, Sater, Shane, Sherman, Smith of Adams, Speer, Stephenson, Van Camp, White, Whitney, Mr. Speaker—71.

The nays were:

Cousins, Downey, Fletcher, Fraley, Fry, Harvey, Schee, Shankland, Skinner, Townsend—10.

Absent or not voting:

Beebe, Brown, Bruce, Byerly, Crist, Cunningham, Dabney, Dawson, Enger, Felt, Fourt, Gilbert, Halgrims, Hayes, Klay, Koontz, Kull, McCleery, Moore, Murtagh, Odendahl, Rowles, Smith of Decatur, Stipe, Stoddard, Taylor, Zeller—27.

So the bill passed and the title was agreed to.

Goodykoontz of Boone moved that consideration of Special Order Nos. 12 and 13 be postponed until Friday at 1:30 o'clock P. M., and be made Special Orders at that time.

Motion prevailed.

On motion of Hutchins of Kossuth, House File No. 164, a bill for an act to amend Section One Thousand Nine Hundred Eightynine-a-8 (1989-a-8) of the Supplement to the Code, 1907, relating to the letting of contracts for levees, drains and ditches, with report of committee recommending passage as amended, was taken up, considered, and the committee amendments were adopted.

Dixon of Sac in the chair.

Mr. Hutchins moved that the rules be suspended, 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 ayes were:

Bascom, Bauman, Beans, Beebe, Black, Boettger, Bowman, Brady, Brockway, Bruce, Bybee, Campbell of Ida, Campbell of Webster, Collin, Cousins, Crist, Dabney, Daniels, Dawson, Dewey, Dixon, Downey, Dunlap, Edmunds, Ellis, Escher, Fletcher, Fourt, Fraley, Fry, George, Gilbert, Goodykoontz, Greene, Griggs, Grout, Halgrims, Hamilton, Harding, Harvey, Hickenlooper, Hogan, Huff, Hunt, Huntley, Hutchins, Jacobs, Jacobson, Johnson, Krebill, Kulp, Larrabee, Leach, Lenocker, Linnan, Lounsberry, Lund, McCullough, Miller of Bremer, Miller of Dubuque, Milton, Newell, O'Connor, Olson, Patterson, Penn, Perkins, Pickford, Ripley, Ritter, Robbins, Rowles, Russell, Sater, Schee, Shane, Shankland, Sherman, Skinner, Smith of Admas, Smith of Decatur, Speer, Stephenson, Stoddard, Townsend, Van Camp, White, Zeller—88.

The nays were:

None.

Absent or not voting:

Brown, Byerly, Cunningham, Enger, Felt, Finlayson, Fulton, Hayes, Hazen, Klay, Koontz, Kull, McCleery, Moore, Murtagh, Odendahl, Stipe, Taylor, Whitney, Mr. Speaker—20.

So the bill passed and the title was agreed to.

Shankland of Polk called up his motion to reconsider the vote by which House File No. 470 failed to pass the House.

Motion prevailed.

The motion to reconsider the vote by which House File No. 470 passed to its third reading then prevailed, and the House proceeded to reconsider the bill.

Speaker Stillman in the chair.

Mr. Shankland moved that the rules be suspended, 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 ayes were:

Bascom, Beans, Beebe, Black, Boettger, Bowman, Brady, Brockway, Brown, Bybee, Campbell of Ida, Campbell of Webster, Collin, Cousins, Crist, Cunningham, Daniels, Dawson, Dewey, Dixon, Dunlap, Edmunds, Ellis, Enger, Felt, Finlayson, Fletcher, Fourt, Fraley, Fulton, George, Grout, Halgrims, Hamilton, Harding, Harvey, Hickenlooper, Hogan, Huff, Hunt, Huntley, Hutchins, Jacobs, Jacobson, Johnson, Lund, McCullough, Miller of Bremer, Miller of Dubuque, Milton, Moore, Murtagh, Newell, Perkins, Pickford, Robbins, Russell, Schee, Shane, Shankland, Sherman, Smith of Adams, Smith of Decatur, Speer, Stephenson, Stoddard, Townsend, Van Camp, White, Whitney, Zeller, Mr. Speaker—72.

The nays were:

Bruce, Dabney, Downey, Fry, Gilbert, Krebill, Kull, Kulp, Larrabee, Leach, Linnan, Olson, Patterson, Penn, Ripley, Rowles, Skinner—17.

Absent or not voting:

Bauman, Byerly, Escher, Goodykoontz, Greene, Griggs, Hayes, Hazen, Klay, Koontz, Lenocker, Lounsberry, McCleery, O'Connor, Odendahl, Ritter, Sater, Stipe, Taylor—19.

So the bill passed and the title was agreed to.

On motion of Stephenson of Ringgold, House File No. 312, a bill for an act authorizing the levy of a tax for the purpose of defraying the expense of prospecting of coal, with report of committee recommending passage as amended, was taken up, considered, and the committee amendments were adopted.

Mr. Stephenson moved that the rules be suspended, 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 ayes were:

Bascom, Beans, Black, Boettger, Brockway, Brown, Campbell of Ida, Campbell of Webster, Cousins, Crist, Cunningham, Dabney, Dewey, Edmunds, Ellis, Enger, Felt, Finlayson, Fletcher, Fourt, Fraley, Fry, George, Greene, Hamilton, Harding, Harvey, Hazen, Hickenlooper, Huff, Hunt, Huntley, Hutchins, Krebill, Kull, Kulp, Leach, Linnan, Lounsberry, McCullough, Milton, Murtagh, Newell, O'Connor, Olson, Penn, Perkins, Pickford Ritter, Rowles, Schee, Sherman, Skinner, Smith of Decatur, Speer, Stephenson, Stoddard, Townsend, White, Zeller, Mr. Speaker—61.

The nays were:

Beebe, Bybee, Downey, Gilbert, Goodykoontz, Griggs, Halgrims, Jacobson, Lund, Miller of Bremer, Odendahl, Patterson, Ripley, Robbins, Smith of Adams, Whitney—16.

Absent or not voting:

Bauman, Bowman, Brady, Bruce, Byerly, Collin, Daniels, Dawson, Dixon, Dunlap, Escher, Fulton, Grout, Hayes, Hogan, Jacobs, Johnson, Klay, Koontz, Larrabee, Lenocker, McCleery, Miller of Dubuque, Moore, Russell, Sater, Shane, Shankland, Stipe, Taylor, Van Camp—31.

So the bill passed and the title was agreed to.

REPORT OF COMMITTEE ON ENROLLED BILLS.

Whitney of Woodbury, 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. 33, a bill for an act to amend Section Two Thousand Seven Hundred Ninety-four-a (2794-a) of the Supplement to the Code, 1907, relating to the organization of consolidated independent school districts.

Also;

House File No. 162, a bill for an act relating to security for costs in Justice Courts.

Also:

House File No. 219, a bill for an act to repeal Section Six Hundred Seventy-nine-h (679-h) of Chapter Two-a (2-a) Title Five (V) of the Supplement to the Code, 1907, relative to the Board of Police and Fire Commissioners in certain cities of the first class.

Also:

House File No. 156, a bill for an act to provide for the commitment of females to certain benevolent or charitable institutions, in certain cases, for the violation of laws, ordinances or police regulations and to require work from such persons so committed, and to provide for the supervision of such institutions by the Board of Control.

Also:

House File No. 198, a bill for an act to prevent the adulteration of and deception in the sale of raw linsed oil and boiled linseed oil; setting standards for the same; regulating the sale of compounds, mixtures and substitutes for linseed oil (raw or boiled); defining the duties of the State Food and Dairy Commissioner in relation thereto; fixing penalties for the violation therof; and repealing sections in conflict therewith.

Also:

House File No. 199, a bill for an act to prevent the adulteration of and deception in the sale of Oil of Turpentine; setting standards for the same; regulating the sale of compounds, mixtures and substitutes for Oil of Turpentine; defining the duties of the State Food and Dairy Commissioner in relation thereto; and fixing penalties for the violation thereof.

Also:

House File No. 283, a bill for an act to amend the law as the same appears in Section One (1) of Chapter Fifty-seven (57), Acts of the Thirty-third (33rd) General Assembly of Iowa relating to tax levy for Park purposes.

U. G. WHITNEY, Chairman.

Adopted.

On motion of Grout of Blackhawk, House File No. 243, a bill for an act to amend Title Twelve (12), Chapter Twelve (12), of the law as it appears in the 1907 Supplement to the Code, relative to the inspection of passenger boats and requiring all such boats to be provided with life preservers, with report of commit-

tee recommending passage as amended, was taken up, considered, and the committee substitute amendment substituted for the original bill.

Mr. Grout moved that the rules be suspended, the bill 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 ayes were:

Beans, Beebe, Boettger, Bowman, Brockway, Brown, Bruce, Bybee, Campbell of Ida, Campbell of Webster, Collin, Cousins, Crist, Cunningham, Dabney, Daniels, Dawson, Downey, Edmunds, Ellis, Enger, Escher, Finlayson, Fletcher, Fourt, Fraley, Fry, Fulton, George, Gilbert, Greene, Griggs, Grout, Halgrims, Hamilton, Harding, Hazen, Hickenlooper, Hogan, Huff, Hunt, Huntley, Hutchins, Jacobs, Jacobson, Johnson, Krebill, Kulp, Larrabee, Leach, Linnan, Lund, Miller of Dubuque, Milton, Murtagh, Newell, O'Connor, Odendahl, Olson, Patterson, Penn, Perkins, Pickford, Ripley, Ritter, Robbins, Rowles, Russell, Schee, Shane, Sherman, Skinner, Speer, Stoddard, Townsend, White, Whitney, Zeller, Mr. Speaker—79.

The nays were:

Bascom—1.

Absent or not voting:

Bauman, Black, Brady, Byerly, Dewey, Dixon, Dunlap, Felt, Goodykoontz, Harvey, Hayes, Klay, Koontz, Kull, Lenocker, Lounsberry, McCleery, McCullough, Miller of Bremer, Moore, Sater, Shankland, Smith of Adams, Smith of Decatur, Stephenson, Stipe, Taylor, Van Camp—28.

So the bill passed and the title as amended was agreed to.

O'Connor of Chickasaw presented the following Concurrent Resolution and asked unanimous consent to consider at this time:

CONCURRENT RESOLUTION.

Resolved by the House, the Senate concurring, That this Assembly adjourn Saturday, March 25th, 1911, after the taking of the Joint Ballot, to reconvene Tuesday, March 28, 1911 at 10:00 o'clock, A. M.

Unanimous consent was granted.

Schee of O'Brien moved to amend by substituting the words "Friday, March 24th" for the words "Saturday, March 25th".

Amendment lost.

Ripley of Hancock moved as a substitute for the Concurrent Resolution that the time of adjournment be Friday after the Joint Ballot and to reconvene Monday at 10:00 o'clock, A. M.

Substitute lost.

Roll call demanded on Concurrent Resolution by Perkins of Delaware and Pickford of Cerro Gordo.

On the question, "Shall the House adopt the Concurrent Resolution?"

The ayes were:

Beans, Beebe, Black, Boettger, Brown, Bruce, Campbell of Ida, Campbell of Webster, Cousins, Crist, Dabney, Daniels, Dixon, Downey, Edmunds, Ellis, Enger, Escher, Felt, Fraley, Gilbert, Goodykoontz, Greene, Griggs, Halgrims, Hamilton, Harding, Harvey, Hayes, Hogan, Huff, Hunt, Huntley, Jacobs, Johnson, Krebill, Leach, Lenocker, McCullough, Miller of Bremer, Miller of Dubuque, Milton, Moore, Murtagh, O'Connor, Olson, Patterson, Ripley, Ritter, Rowles, Sater, Sherman, Smith of Adams, Smith of Decatur, Speer, Stephenson, Townsend—57.

The nays were:

Bascom, Bowman, Brady, Brockway, Bybee, Collin, Dawson, Finlayson, Fletcher, Fry, Fulton, George, Grout, Hazen, Hickenlooper, Hutchins, Jacobson, Kull, Kulp, Larrabee, Linnan, Lounsberry, Lund, Newell, Penn, Perkins, Pickford, Robbins, Russell, Schee, Shane, Skinner, Stoddard, White, Whitney, Zeller, Mr. Speaker—37.

Absent or not voting:

Bauman, Byerly, Cunningham, Dewey, Dunlap, Fourt, Klay, Koontz, McCleery, Odendahl, Shankland, Stipe, Taylor, Van Camp—14.

Motion prevailed and Concurrent Resolution was adopted.

Sater of Des Moines moved that when the House adjourn it be to reconvene at 1:30 o'clock, P. M.

Motion prevailed.

Beans of Mahaska moved that a committee of three be appointed to notify the Senate that the House was ready to receive it in Joint Convention.

Motion prevailed.

The Speaker named as such Committee: Beans of Mahaska, George of Story, Griggs of Scott.

The Sergeant-at-Arms announced the arrival of the members of the Senate, who took their seats on the west side of the House Chamber.

JOINT CONVENTION.

The Joint Convention was called to order by Lieutenant Governor Clarke, President of the Joint Convention, at 12 o'clock noon.

The roll was then called and the following members responded as present:

Adams, Allen of Pocahontas, Allen of Jefferson, Ames, Balkema, Balluff, Bascom, Bauman, Beans, Beebe, Bennett, Black, Boettger, Bowman, Brady, Brockway, Brown of Decatur, Brown of Wright, Bruce, Bybee, Campbell of Ida, Campbell of Webster, Chapman, Chase, Clarkson, Collin, Cousins, Cowles, Crist, Crow, Cunningham, Dabney, Daniels, Dawson, DeWolf, Dixon, Downey, Dunlap, Dunnegan, Edmunds, Ellis, Enger, Escher, Felt, Finlayson, Fitchpatrick, Fletcher, Fourt, Fraley, Francis, Fry, Fulton, Garrett, Gates, George, Gilbert, Gillilland, Goodykoontz, Greene, Griggs, Grout, Hamilton, Hammill, Harding, Harvey, Hayes, Hickenlooper, Hogan, Hoyt, Huff, Hunt, Huntley, Hutchins, Jacobs, Jacobson, Jewell, Johnson, Krebill, Kull, Kulp, Larrabee of Webster, Larrabee of Fayette, Leach, Legel, Lenocker, Linnan, Lounsberry, Lund, McColl, McCulloch of Wayne, McCullough of Dubuque, McManus, Malmberg, Mattes, Miller of Bremer, Miller of Dubuque, Milton, Moore, Murtagh, Neal, Newell, O'Connor, Odendahl, Olson, Parshall, Patterson, Penn, Perkins, Pickford, Proudfoot, Quigley, Ream, Ripley, Ritter, Robbins, Rowles, Russell, Sammis, Sater, Saunders, Savage, Schee, Schrup, Shane, Shankland, Sherman, Skinner, Smith of Adams, Smith of Decatur, Smith of Mitchell, Smith of Shelby, Spaulding, Speer, Stephenson, Stillman, Stoddard, Stuckslager, Sullivan, Taylor of Appanoose, Townsend, Van Camp, Van Law, Webber, White of Benton, White of Iowa, Whitney, Wilson, Zeller—150.

Absent or paired:

Byerly, Dewey, Halgrims, Klay, Koontz, McCleery, Stipe, Taylor of Union—8.

President Clarke announced the Joint Convention duly organized with a quorum of members present.

President Clarke then announced that the roll would be called for the purpose of electing a United States Senator in Congress, and appointed as teller on the part of the Senate, Senator Savage of Adair, and as assistant teller, Senator Hoyt of Buchanan.

Speaker Stillman appointed as teller on the part of the House, Representative Huff of Hardin and as assistant teller, Representative Crist of Clarke.

Upon the roll being called those voting for Claude R. Porter were:

Balluff, Bauman, Black, Boettger, Clarkson, Crow, Dabney, De Wolf, Downey, Dunlap, Dunnegan, Ellis, Escher, Fletcher, Garrett, Gilbert, Greene, Griggs, Hamilton, Hayes, Hazen, Krebill, Kull, Leach, Legel, Lenocker, Linnan, McCullough of Dubuque, McManus, Miller of Bremer, Miller of Dubuque, Milton, Murtagh, O'Connor, Odendahl, Olson, Parshall, Penn, Quigley, Ream, Ritter, Rowles, Sater, Schrup, Stephenson, Taylor of Appanoose, Townsend, White of Benton, White of Iowa, Wilson—50.

Those voting for Horace E. Deemer were:

Adams, Allen of Jefferson, Beans, Bennett, Bowman, Brown of Decatur, Chapman, Chase, Cowles, Crist, Daniels, Edmunds, Fulton, Gillilland, Hickenlooper, Hogan, Hunt, Jacobson, Lounsberry, McCulloch of Wayne, Malmberg, Neal, Proudfoot, Robbins, Saunders, Savage, Smith of Adams, Smith of Decatur, Smith of Shelby, Speer, Stuckslager, Sullivan, Van Camp, Van Law—34.

Those voting for W. S. Kenyon were:

Allen of Pocahontas, Ames, Balkema, Bascom, Beebe, Brady, Brockway, Brown of Wright, Bruce, Bybee, Campbell of Ida, Campbell of Webster, Collin, Cousins, Cunningham, Dawson, Dixon, Enger, Felt, Finlayson, Fitchpatrick, Fourt, Fraley, Francis, Fry, Gates, George, Goodykoontz, Grout, Hammill, Harding, Harvey, Hoyt, Huff, Hunter, Huntley, Hutchins, Jacobs, Jewell, Johnson, Kulp, Larrabee of Webster, Larrabee of Fayette, Lund, McColl, Mattes, Moore, Newell, Patterson, Perkins, Pickford, Rip-

ley, Russell, Sammis, Schee, Shane, Shankland, Sherman, Skinner, Smith of Mitchell, Spaulding, Stillman, Stoddard, Whitney, Zeller, —65.

Those voting for Daniel Hamilton were:

Webber-1.

Absent or paired:

Byerly, Dewey, Halgrims, Klay, Koontz, McCleery, Stipe, Taylor of Union—8.

President Clarke announced that no one had received a majority of the votes cast in the Joint Convention for United States Senator in Congress and that no election had occurred.

Journal of the Joint Convention was read and approved.

On motion of Senator Bennett of Taylor the Joint Convention was dissolved.

House reconvened, Speaker Stillman in the Chair.

On motion of Krebill of Lee the House adjourned.

AFTERNOON SESSION.

House reconvened, Speaker Stillman in the Chair.

MESSAGES FROM THE SENATE.

The following messages were received from the Senate:

Mr. Speaker—I am directed to inform your honorable body that the Senate has concurred in House amendments to Senate File No. 173, a bill for an act to amend Section 2588 of the Code, relating to the sale of drugs, medicines, poisons and chemicals, and providing for the sale of insecticides, and fungicides by persons other than registered pharmacists.

GEO. A. WILSON, Secretary.

Also:

MR. SPEAKER—I am directed to inform your honorable body that the Senate has concurred in House amendments to Senate File No. 103, a bill for an act to amend Section 1370 of the Code, relating to the time in which local boards of review may complete their duties.

Geo. A. Wilson, Secretary.

Also:

MR. SPEAKER—I am directed to inform your honorable body that the Senate has concurred in House amendments to Senate File No. 52, a bill for an act to amend Section 4767 of the Code, relating to the crime of malicious threats to extort.

GEO. A. WILSON,

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. 346, a bill for an act to authorize the conveyance of land to the city of Cherokee for cemetery purposes.

GEO. A. WILSON,

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. 383, a bill for an act to legalize special election of the independent school district of Paton in the county of Greene, and state of Iowa, and all proceedings precedent thereto and to authorize the issue of bonds.

GEO. A. WILSON,

Secretary.

INTRODUCTION OF BILLS.

By Felt of Clay, House File No. 552, a bill for an act legalizing the acts, resolutions, ordinances and proceedings of the council of the incorporated town of Royal, Clayton County, Iowa.

Whereas, the Town of Royal, Clay county, Iowa, was incorporated by order and decree of the district court of Iowa, in and for Clay county, on the thirtieth (30th) day of August, 1910, and the first election of officers for said town confirmed and approved by said court, and

Whereas, at said election, six councilmen were elected for said town pursuant to the provisions of Section Six Hundred Forty-five (645) of the Code, 1897, and said councilmen have qualified and acted as such, and have passed and adopted ordinances and resolutions, and performed such other acts as properly devolve upon such council by law; and,

Whereas, it has been since discovered that said Section Six Hundred Forty-five (645) of the Code, was amended by Chapter Twenty-six (26) of the Thirty-second (32nd) General Assembly, reducing the number of councilmen in towns to five councilmen at large, and doubts have arisen as to the legality of the said acts, resolutions and ordinances of said town council because the larger number of its councilmen than was required by the said statute as amended; therefore,

Be it Enacted by the General Assembly of the State of Iowa:

Section 1. That the ordinances, resolutions and acts of the town of Royal, Clay County, Iowa, not inconsistent with the laws of the state, and the proceedings of the council of said town in reference thereto, be and the same are hereby rectified, confirmed and legalized in every respect and declared to be valid and binding to the same extent as though Section six Hundrd Forty-five (645) of the Code of Iowa, so far as the same relates to the number of councilmen, had not been amended by a subsequent act of the General Assembly of the State of Iowa.

- Sec. 2. This act shall in nowise affect pending litigation.
- Sec. 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, a newspaper published at Des Moines, Iowa, and the Royal Banner, a newspaper published at Royal, Iowa, which publication shall be without expense to the state.

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

By Brockway of Louisa, House File No. 553, a bill for an act to amend Section Nineteen Hundred and Eighty-nine-a2 (1989-a2) of the Supplement to the Code, 1907, relating to levies, ditches, drains, and water courses.

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

REPORTS OF COMMITTEES.

Cousins of Butler, from the Committee on Public Libraries, submitted the following report:

MR. SPEAKER—Your Committee on Public Libraries, to whom was referred House File No. 488, a bill for an act to amend Section Seven Hundred Twenty-eight (728) of the Code and Supplement, relating to vacancies in office of library trustees, 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 be amended by substituting the following substitute amendment therefor:

A BILL

For an Act to amend the law as it appears in Section Seven Hundred Twenty-eight (728) of the Supplement to the Code, 1907, relating to vacancies in office of library trustees.

Be it Enacted by the General Assembly of the State of Iowa:

Section 1. That Section Seven Hundred Twenty-eight (728) of the Supplement to the Code, 1907, be, and the same is hereby amended by striking therefrom the following, which appears in lines Sixteen (16) and Seventeen (17) thereof:

"The removal of any trustee permanently from the city shall render his office as a trustee vacant," and insert in lieu thereof the following: "The removal of any trustee permanently from the city, or his absence from six consecutive regular meetings of the board, except in case of sickness or temporary absence from the city, without due explanation of absence shall render his office as a trustee vacant," and when so amended the bill do pass.

JOHN A. Cousins, Chairman,

Report Adopted.

Also:

Mr. Speaker—Your Committee on Public Libraries, to whom was referred House File No. 367, a bill for an act to amend the law as it appears in Chapter Seventeen-a (17-a), Title XIII of the Supplement to the Code, 1907, relative to salaries and appropriations for the state library and the historical department, 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 be amended by the following substitute amendment:

A BILL

For an Act to amend the law as it appears in Chapter Seventeen-a, (17-a), Title XIII of the Supplement to the Code, 1907, relative to salaries and appropriations for the state library and the historical department and to establish a legislative reference and bill drafting department in connection with the law department of the library.

Be it Enacted by the General Assembly of the State of Iowa:

Section 1. That Section Twenty-eight Hundred Eighty-one-e (2881-e) of the Supplement to the Code, 1907, be and the same is hereby repealed, and the following enacted in lieu thereof: There shall be annually appropriated from any money in the state treasury, not otherwise appropriated, the sum of eight thousand dollars, (\$8,000.00), for the use of the Law Department and Legislative Reference Bureau; eight thousand dollars, (\$8,000.00), for the use of the Miscellaneous Department, and eight thousand dollars (\$8,000.00), for the Historical Department; the money to be expended under the direction of the Board of Trustees of the state library and historical department.

Sec. 2. There is hereby created a legislative reference and bill drafting department in connection with and under the direction of the law department of the state library. It shall be the duty of such department to collect information in regard to subjects of legislation, and to organize, classify and arrange such material that it may be accessable upon request. It shall furnish material and date to any member of the General Assembly regarding the laws of this or any other state, and the workings and results of such laws, together with judicial and economic

history of such laws or of any new or proposed legislation. It shall also, collect and make available current material upon important subjects and be prepared to furnish such material with other data, and upon request and under direction of any member of the General Assembly to prepare legislative bills.

- Sec. 3. The Board of Trustees of the State Library and Historical Department shall employ a legislative reference librarian at an annual salary of eighteen hundred (\$1,800.00) dollars, payable monthly as other state employees are paid. Said Board of Trustees shall employ not more than three persons versed in law and economics and otherwise qualified for the drafting of legislative bills. Said person or persons to be employed only at such times as shall be necessary for the convenience of legislative sessions. For this purpose there is hereby appropriated from any money in the state treasury not otherwise appropriated a sum not to exceed one thousand five hundred (\$1,500.00) dollars for each succeeding session of the General Assembly.
- Sec. 4. That Section Twenty-eight Hundred Eighty-one-f (2881-f), of the Supplement to the Code, 1907, be and the same is hereby repealed, and the following enacted in lieu thereof: "From and after the taking effect of this act the salary of the state librarian shall be the sum of two thousand and four hundred dollars, (\$2,400.00) per annum; of the Curator of the museum and art gallery, the sum of two thousand dollars, (\$2,000.00) per annum; and the law librarian the sum of two thousand dollars, (\$2,000.00) per annum.
- Sec. 5. That Section Two Thousand Eight Hundred Eighty-one-g, (2881-g), of the Supplement to the Code, 1907, be and the same is, hereby repealed and the following entered in lieu thereof: "As assistants, (in addition to the curator of the museum and art gallery, and the law librarian, the state librarian may employ one first assistant at an annual salary of one thousand and five hundred dolars (\$1,500.00), one second assistant at an annual salary of one thousand three hundred dollars, (\$1,300.00), and one third assistant at an annual salary of one thousand two hundred dollars, (\$1,200.00), and when so amended the bill be referred to the Committee on Appropriations.

John A. Cousins, Chairman.

Report adopted and House File No. 367 was so referred.

Also:

Mr. Steaker—Your Committee on Public Libraries, to whom was referred House File No. 482, a bill for an act to amend Section 592-a of the Supplement to the Code, 1907, relative to township use of public libraries, and limiting period of contract and levy of tax, 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.

JOHN A. COUSINS,

Report adopted.

Chairman.

CONSIDERATION OF BILLS.

On motion of Ripley of Hancock, House File No. 484, a bill for an act making the estates of non-resident insane patients and persons legally bound for their support for the care and treatment of such patients in the state hospitals, with report of committee recommending passage, was taken up and considered.

Mr. Ripley moved that the rules be suspended, 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 ayes were:

Bascom, Bauman, Beans, Beebe, Black, Boettger, Bowman, Brady, Brockway, Bruce, Bybee, Campbell of Ida, Campbell of Webster, Collin, Cousins, Crist, Dabney, Daniels, Dawson, Dewey, Dixon, Dunlap, Edmunds, Ellis, Escher, Finlayson, Fletcher, Fourt, Fry, George, Gilbert, Goodykoontz, Greene, Griggs, Grout, Halgrims, Harding, Harvey, Hayes, Hazen, Hickenlooper, Hogan, Huff, Huntley, Hutchins, Jacobson, Krebill, Kull, Kulp, Larrabee, Leach, Linnan, Lounsberry, Lund, McCullough, Miller of Dubuque, Milton, Murtagh, O'Connor, Odendahl, Patterson, Penn, Pickford, Ripley, Ritter, Rowles, Russell, Shankland, Sherman, Skinner, Speer, Stephenson, Stoddard, Townsend, White, Whitney, Zeller, Mr. Speaker—78.

The navs were:

None.

Absent or not voting:

Brown, Byerly, Cunningham, Downey, Enger, Felt, Fraley, Fulton, Hamilton, Hunt, Jacobs, Johnson, Klay, Koontz, Lenocker, McCleery, Miller of Bremer, Moore, Newell, Olson, Perkins, Robbins, Sater, Schee, Shane, Smith of Adams, Smith of Decatur, Stipe, Taylor, Van Camp—30.

So the bill passed and the title was agreed to.

On motion of Cunningham of Buena Vista, House File No. 103, a bill for an act to establish the office of Commerce Counsel, and defining the powers and duties of the same, with report of committee recommending passage as amended was taken up, considered, and the committee substitute amendment substituted for the original bill.

Cunningham of Buena Vista offered the following amendment:

I move to amend by striking out the period at end of Section 3 and inserting a comma in lieu thereof and adding the following to Section Three (3) of the bill: "And paid out of such funds as shall be appropriated for said purpose by the General Assembly.

To amend Section Four (4) by striking out all of said section following the word "salary" and inserting in lieu thereof the following words, "of said commerce counsel."

Adopted.

O'Connor of Chickasaw offered the following amendment: I move to amend the printed bill by striking out the words and figures "thirty-five hundred dollars (\$3500.00) in line 10 of Section 3 and insert in lieu thereof "five thousand dollars (\$5,000.00)."

Adopted.

Perkins of Delaware offered the following amendment: I move to amend House File No. 103 by striking out of the third line the words "Board of Railroad Commissioners" and inserting "Attorney General" and strike out of the 17th line the words "Board of Railroad Commissioners" and inserting "Attorney General." Amend Section 3 by striking out of the second line the words "Board of Railroad Commissioners" and inserting "Attorney General."

Milton of Cedar moved the previous question.

Motion prevailed.

Amendment lost.

Cunningham of Buena Vista moved that the rules be suspended, 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 ayes were:

Bascom, Bauman, Beebe, Black, Brady, Brockway, Bruce, Bybee, Campbell of Ida, Campbell of Webster, Cousins, Crist, Cunningham, Daniels, Dawson, Dewey, Dixon, Downey, Edmunds, Ellis, Enger, Escher, Finlayson, Fletcher, Fourt, Fraley, Fry, Fulton, George, Goodykoontz, Grout, Halgrims, Harding, Harvey, Hayes, Hickenlooper, Hogan, Huff, Hunt, Huntley, Hutchins,

Jacobs, Jacobson, Krebill, Kulp, Larrabee, Leach, Lenocker, Linnan, Lounsberry, Lund, McCullough, Milton, Murtagh, Newell, O'Connor, Olson, Patterson, Pickford, Ripley, Robbins, Rowles, Russell, Sater, Schee, Shane, Shankland, Sherman, Skinner, Smith of Adams, Smith of Decatur, Speer, Stephenson, Stoddard, Townsend, White, Whitney, Mr. Speaker—78.

The nays were:

Beans, Gilbert, Greene, Miller of Dubuque, Odendahl, Penn, Zeller-7.

Absent or not voting:

Boettger, Bowman, Brown, Byerly, Collin, Dabney, Dunlap, Felt, Griggs, Hamilton, Hazen, Johnson, Klay, Koontz, Kull, McCleery, Miller of Bremer, Moore, Perkins, Ritter, Stipe, Taylor, Van Camp—23.

So the bill passed and the title was agreed to.

On request of Larrabee of Fayette leave of absence was granted Felt of Clay until Friday on account of illness.

On motion of Dewey of Guthrie, House File No. 16, a bill for an act to repeal Section Four Hundred Ninety-one (491) of the Code and enact a substitute therefor relative to the compensation of deputy treasurers, with report of committee recommending passage as amended, was taken up, considered, and the committee substitute amendment substituted for the original bill.

Mr. Dewey offered the following amendment: I move to amend Substitute for House File No. 16, page 994 of the House Journal as follows: By striking out of line thirteen the words "at the time of consent to the appointment"; by inserting in line sixteen after the word "of" and before the word "thirty" the words "less than"; by striking out of line sixteen the words "or less"; by striking out of line seventeen the words "hot exceeding" and inserting in lieu thereof the words "less than"; by striking out of line nineteen the words "not exceeding" and inserting in lieu thereof the words "less than"; by striking out of line twenty-one the words "not exceeding" and inserting in lieu thereof the words "less than"; by striking out of line twenty-three the words "not exceeding" and inserting in lieu thereof the words "less than"; by striking out of line twenty-five the words "less than"; by striking out of line twenty-five the word "exceeding" and inserting in lieu thereof the word "of";

and by inserting in line twenty-five before the comma following the word "thousand" the words "and over".

Adopted.

Mr. Boettger moved that the rules be suspended, 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 ayes were:

Bascom, Bauman, Beans, Beebe, Black, Boettger, Brady, Brockway, Bruce, Bybee, Campbell of Ida, Campbell of Webster, Collin, Cousins, Crist, Cunningham, Dewey, Dixon, Downey, Ellis, Escher, Finlayson, Fletcher, Fourt, Fry, George, Gilbert, Greene, Griggs, Grout, Hamilton, Harding, Hazen, Hickenlooper, Huff, Hunt, Huntley, Hutchins, Krebill, Lenocker, Linnan, Lund, McCullough, Miller of Dubuque, Milton, Newell, O'Connor, Olson, Patterson, Penn, Pickford, Robbins, Rowles, Russell, Shane, Shankland, Sherman, Skinner, Smith of Decatur, Speer, Stephenson, Stoddard, Townsend, White, Whitney, Zeller, Mr. Speaker—67.

The nays were:

Halgrims, Harvey, Kulp-3.

Absent or not voting:

Bowman, Brown, Byerly, Dabney, Daniels, Dawson, Dunlap, Edmunds, Enger, Felt, Fraley, Fulton, Goodykoontz, Hayes, Hogan, Jacobs, Jacobson, Johnson, Klay, Koontz, Kull, Larrabee, Leach, Lounsberry, McCleery, Miller of Bremer, Moore, Murtagh, Odendahl, Perkins, Ripley, Ritter, Sater, Schee, Smith of Adams, Stipe, Taylor, Van Camp—38.

So the bill passed and the title was agreed to.

On motion of Schee of O'Brien the House adjourned.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, MABCH 24, 1911.

House met pursuant to adjournment, Speaker Stillman in the Chair.

Prayer was offered by Rev. Benjamin F. Martin of Marshalltown, Iowa.

Journal of March 23d corrected and approved.

On request of Rowles of Monona leave of absence was granted Black of Muscatine until Tuesday.

On request of O'Connor of Chickasaw leave of absence was granted Koontz of Johnson indefinitely on account of illness.

On request of Dewey of Guthrie leave of absence was granted Speer of Warren until Saturday.

On request of Russell of Winnebago leave of absence was granted Enger of Winneshiek until Tuesday.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS.

Whitney of Woodbury, 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. 173, a bill for an act to amend Section Two Thousand Five Hundred Eightyeight (2588), of the Code, relating to the sale of drugs, medicines, poisons and chemicals, and providing for the sale of insecticides and fungicides by persons other than registered pharmacists.

Also:

Senate File No. 202, a bill for an act amending Section Two Thousand Four Hundred Eighty-two (2482), Supplement to the Code, 1907, relating to the expense of mine inspectors.

Also:

Substitute for Senate File No. 103, a bill for an act to amend Section One Thousand Three Hundred Seventy (1370), of the Code, relating to the time in which local boards of review may complete their duties.

Also:

House File No. 33, a bill for an act to amend Section Two Thousand Seven Hundred Ninety-four-a (2794-a), of the Supplement to the Code, 1907, relating to the organization of consolidated independent school districts.

Also:

House File No. 162, a bill for an act relating to security for costs in justice courts.

Alse:

House File No. 219, a bill for an act to repeal Section Six Hundred Seventy-nine h (679-h), of Chapter Two-e (2-a), Title Five (5), of the Supplement to the Code, 1907, relative to the Board of Police and Fire Commissioners in certain cities of the first class.

Also:

House File No. 156, a bill for an act to provide for the commitment of females to certain benevolent or charitable institutions, in certain cases, for the violation of laws, ordinances or police regulations and to require work from such persons so committed, and to provide for the supervision of such institutions by the Board of Control.

Also:

House File No. 198, a bill for an act to prevent the adulteration of and deception in the sale of raw lineard oil and boiled lineard oil; setting standards for the same; regulating the sale of compounds, mixtures and substitutes for lineard oil (raw or belied), defining the duties of the State Food and Dairy Commission in relation thereto; fixing penalties for the violation thereof; and repealing Sections in conflict therewith.

Also:

House File No. 199, a bill for an act to prevent the adulteration of and deception in the sale of oil of turpentine; setting standards for the same; regulating the sale of compounds, mixtures and substitutes for oil of turpentine; defining the duties of the state food and dairy commissioner in relation thereto; and fixing penalties for the violation thereof.

Also:

House File No. 283, a hill for an act to amend the law as the same appears in Section One (1), of Chapter Fifty-seven (57), Acts of the Thirty-third (33d) General Assembly of Iowa, relating to tax levy for park purposes.

U. G. WHITNEY,
Chairman House Committee.
Ed. P. Malmberg,
Chairman Senate Committee.

Adopted.

PETITIONS, MEMORIALS AND REMONSTRANCES.

Hickenlooper of Monroe presented petition from citizens of Monroe county endorsing House File No. 307.

Referred to Committee on Commerce and Trade.

Dewey of Guthrie presented petition from township trustees of Guthrie county relative to dragging of roads.

Referred to Committee on Roads and Highways.

REPORTS OF COMMITTEES.

Beebe of Franklin, from the Committee on Commerce and Trade, submitted the following report:

ME. SPEAKER—Your Committee on Commerce and Trade, to whom was referred House File No. 307, a bill for an act to repeal Section Four Tousand Eleven (4011) of the Code and to enact a substitute therefor relative to personal incomes, 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 be indefinitely post-poned.

N. W. Berbe, Chairman.

Report adopted and House File No. 307 was indefinitely post-poned.

Fourt of Allamakee, from the Committee on Roads and Highways, submitted the following report:

Mr. Speaker—Your Committee on Roads and Highways, to whom was referred substitute for Senate File No. 44, a bill for an act to repeal Section Two Thousand One Hundred Fifty-nine (2159) of the Code, relating to telegraph and telephone lines, and to enact a substitute 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.

E. H FOURT, Chairman.

Report adopted.

Fulton of Jefferson, 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 Fie No. 343, a bill for an act to repeal Chapter 182, Laws of the Thirty-third General Assembly, and to amend Section 2806, Supplement to the Code, 1907, relative to the teachers' and contingent funds, 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.

C, J. FULTON,
Chairman.

Report adopted.

Also:

MR. SPEAKER—Your Committee on Schools and Text Books, to whom was referred Senate File No. 101, a bill for an act to repeal Sections Twenty-six Hundred and Thirty-four-b (2634-b), Twenty-six Hundred and Thirty-four-d (2634-d), Supplement to the Code, 1907, and to enact substitutes therefor, relating to the training of teachers for rural schools and making appropriation 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, and further recommend that it be referred to the Committee on Appropriations.

C. J. FULTON, Chairman.

Report adopted and Senate File No. 101 was so referred.

Dawson of Cherokee, from the Committee on Elections, submitted the following report:

Mr. Speaker—Your Committee on Elections, to whom was referrred House File No. 509, a bill for an act to repeal Section Five Hundred Fifty-four (554) of the Code and to enact a substitute therefor relating to the division of townships where a city or town is included, 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 be indefinitely postponed.

W. P. DAWSON,

Chairman.

Report adopted and House File No. 509 was indefinitely postponed.

Also:

ME. SPEAKER—Your Committee on Elections, to whom was referrred House File No. 74, a bill for an act to amend Sections One Thousand Eighty-seven-a-10 (1087-a-10), One Thousand Eighty-seven-a-25 (1087-a-25) of the Supplement to the Code, 1907, and Section Six (6) of Chapter Sixtynine, (69), Acts of the Thirty-third General Assembly of the State of Iowa, relative to the election of delegates to county conventions, 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 be amended as follows:

That all of the title be stricken out and the following substituted therefor:

"A bill for an act to amend Section Four (4) of Chapter Sixty-nine (69), and Section Six (6) of Chapter Sixty-nine (69), of the Acts of the Thirty-third General Assembly, and Section One Thousand Eighty-seven-a-twenty-five (1087-a-25), Supplement to the Code, relating to the election of delegates to county conventions."

That all of Section One be stricken out and the following substituted therefor:

"Section 1. That the law as it appears in Section Four, Chapter Sixtynine, Acts of the Thirty-third General Assembly be and the same is hereby amended by adding after the comma after the word 'committeeman' in the fifth line the words 'candidate for or delegate to the county convention'."

That all of Section Three be stricken out and the following substituted therefor:

"Section 3. That the law as it appears in Section One Thousand Eighty-seven-a-twenty-five, Supplement to the Code, 1907, be and the same is hereby amended as follows: By striking from said section all of the words between the period in the twelfth ine of said section and the comma at the end of the sixteenth line thereof, and by striking out the period after the word 'number' in the twelfth line of said section, and by striking out the comma after the word 'deposited' in the sixteenth line of said section," and when so amended the bill do pass.

W. P. DAWSON,
Chairman.

Report adopted.

Also:

MR. SPEAKER—Your Committee on Elections, to whom was referrred House File No. 544, a bill for an act to amend Section Eleven Hundred Thirty-one (1131) of the Code, relative to the right of women to vote at certain elections, 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 be amended as follows:

By striking out the publication clause, and when so amended the bill do pass.

W. P. DAWSON, Chairman.

Report adopted.

Larrabee of Fayette, from the Committee on Railroads and Transportation, submitted the following report:

MR. SPEAKER—Your Committee on Railroads and Transportation, to whom was referred House File No. 333, a bill for an act to require the payment of attorney's fees by common carriers in cases of suits for delay in delivering freight, of injury to or loss of freight in transit, 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 be amended as follows:

By substituting the following Substitute Amendment therefor:

A BILL

For an Act to require the payment of attorney's fees by common carriers in cases of suits for delay in delivering freight, of injury to or loss of freight in transit.

Be it Enacted by the General Assembly of the State of Iowa:

Section 1. That any suit hereafter begun in a court of record against a common carrier for unreasonable delay in delivering freight, or for injury to or loss of freight in transit, or for a charge in excess of the regular and legal charge for the service rendered, in event of recovery by the plaintiff, shall be taxed as a part of the costs against the common carrier a reasonable attorney fee for the plaintiff's attorney, provided, however, that not less than sixty days before the institution of such suit plaintiff shall have served such common carrier a written statement of his claim or demand, verified by the plaintiff, his attorney, or agent, and plaintiff shall in such suit recover the amount claimed in the written statement of his claim or demand, served on the common carrier; and when so amended the bill do pass.

WM. LARRABEE, JR.,

Chairman.

Report adopted.

The Speaker announced that as Speaker of the House, he had signed in the presence of the House, House Files Nos. 33, 198, 199, 219, 283, 156 and 162, and Senate Files Nos. 173, 202 and 103.

INTRODUCTION OF BILLS.

By Bowman of Linn, House File No. 554, a bill for an act to legalize the action of the board of directors of the Independent School District of Walker, Linn county, Iowa, in the levying and collection of certain taxes and to authorize the expenditure of the funds derived from said taxes.

Whereas, The Board of Directors of the independent school district of Walker, Linn County, Iowa, did in the years 1903 to 1916, inclusive, levy a school-house tax for the purpose of creating a fund to be expended toward the erection and equipment of a new school building, and,

Whereas, Doubts have arisen as to the legality of the acts of said Board of Directors and officers and of the said tax levy; therefore,

Be it Enacted by the General Assembly of the State of Iowa:

Section 1. That the acts of said Board of Directors of the independent school district of Walker, Linn County, Iowa, in levying said school-house

tax, are hereby legalized and confirmed, and that the officers and directors of said district are hereby authorized and empowered to expend the funds derived from such taxes for the purpose for which they were assessed.

- Sec. 2. Nothing in this act shall affect in any way any pending litigation in relation to subject matter hereof.
- Sec. 3. This act being deemed of immediate importance shall take effect and be in force from and after its publication in the Des Moines Capital, a newspaper published at Des Moines, and the Walker News, a newspaper published at Walker, Iowa, which publication shall be without expense to the state.

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

By Leach of Henry, House File No. 555, a bill for an act to amend the law as it appears in Section Seventeen Hundred Fiftynine-h (1759-h) of the Supplement to the Code, 1907, and to provide additional requirements, supplemental and amendatory to Title Nine (IX), Chapter Five (5), all relating to Mutual Hail Insurance companies doing business in Iowa.

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

By Shankland of Polk, House File No. 556, a bill for an act declaring the emission of smoke within the corporate limits of certain cities to be a public nuisance, and conferring upon such cities additional powers for the abatement of such nuisances.

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

By Dabney of Davis, House File No. 557, a bill for an act defining lobbying, declaring the same to be against public policy and fixing the penalty for violation thereof.

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

By Lund of Hamilton, House File No. 558, a bill for an act amending Section Three Thousand One Hundred Forty-seven (3147) of the Code, relative to the time for making return of solemnization of marriage.

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

By Whitney of Woodbury, House File No. 559, a bill for an act to provide for the punishment for compounding misdemeanors.

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

Smith of Adams offered the following Resolution, asked unanimous consent for immediate consideration and moved its adoption:

Whereas, An All Wise Providence has called unto Himself on December 13, 1910, the Hon. Edmund Homan, a resident of Prescott, Adams County, Iowa, and a former member of the House in the Eighteenth General Assembly,

Resolved, That a committee of three (3) be appointed by the Speaker of the House to prepare and submit resolutions commemorating his life, character and service to the state.

Motion prevailed and Resolution was adopted.

The Speaker appointed as such committee: Smith of Adams, Hayes of Montgomery, Hogan of Cass.

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. 77, a bill for an act to amend the law as it appears in Sections 2630-c, 2634-d, 2734-e, 2734-g and 2738 of the Supplement to the Code, relating to the issuance, validation and renewal of state and county certificates to teachers.

GEO. A. WILSON, 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. 409, a bill for an act legalizing the issuing of certain warrants drawn on the water works fund by the town council of the incorporated town of Fayette, Fayette County, State of Iowa, and regulating the payment thereof.

GEO. A. WILSON, Secretary.

Also:

MR. SPEAKER—I am directed to inform your 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. 218, a bill for an act legalizing the acts of cities and towns whereby ordinances of said cities or towns have heretofore changed the name or names of certain platted streets.

GEO. A. WILSON, Secretary.

SENATE MESSAGES CONSIDERED.

Substitute for Senate File No. 77, a bill for an act to amend the law as it appears in Sections Twenty-six Hundred Thirty-c (2630-c), Twenty-six Hundred Thirty-four-d (2634-d), Twentyseven Hundred Thirty-four-e (2734-e), Twenty-seven Hundred Thirty-four-g (2734-g) and Twenty-seven Hundred Thirty-eight (2738) of the Supplement to the Code, 1907, to repeal Section Twenty-six Hundred Thirty-four-h (2634-h) of the Supplement to the Code, 1907, and Section Twenty-seven Hundred Thirty-four-h (2734-h) of the Supplement to the Code, 1907, as amended by Chapter One Hundred Eighty-one (181) acts of the Thirty-third General Assembly, and to enact substitutes therefor, to repeal Section Twenty-seven Hundred Thirty-four-i (2734-i) and Section Twenty-seven Hundred Thirty-four-k (2734-k) of the Supplement to the Code, 1907, relating to the issuance, validation and renewal of state and county certificates to teachers and enrollment fee in the county normal institutes and to provide for the issuance to teachers of life certificates and diplomas and for the lapse of such certificates.

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

Senate File No. 409, a bill for an act to legalize the issuing of certain warrants drawn on the waterworks fund by the town council of the incorporated town of Fayette, Fayette county, state of Iowa, and regulating the payment thereof.

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

On request of Whitney of Woodbury, unanimous consent having been given, House File No. 218, a bill for an act legalizing the acts of cities and towns whereby ordinances of said cities or towns have heretofore changed the name or names of certain platted streets, with Senate amendments, was taken up and the amendments read and considered.

SUBSTITUTE FOR HOUSE FILE NO. 218.

A BILL

For an Act legalizing the acts of cities and towns whereby ordinances of said cities or towns have heretofore changed the name or names of certain platted streets. Be it Enacted by the General Assembly of the State of Iowa:

Section 1. That whereas certain cities or tewns throughout the state of Iowa have passed ordinances changing the name or names of certain streets in said cities;

Now, therefore, it is provided that the acts of said city and town councils of such cities and towns in enacting said ordinances changing the names of said certain streets are hereby declared valid. On the filing for record of the said ordinances, duly certified by the mayor and city or town clerk, with the county recorder he shall make and record in the records of his office a plat showing the changes in the names of streets and shall file a copy of said plat with the county auditor.

Sec. 2. This act shall not affect pending litigation.

Sec. 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 Capital, newspapers published at Des Moines, Iowa.

Mr. Whitney moved that the House concur in the Senate amendments.

On the question, "Shall the House concur?"

The ayes were:

Bascom, Beebe, Boettger, Brady, Brown, Bruce, Bybee, Campbell of Ida, Collin, Cousins, Dabney, Daniels, Dawson, Dewey, Dixon, Downey, Dunlap, Ellis, Fourt, Fraley, Fry, Fulton, George, Greene, Griggs, Halgrims, Hamilton, Harding, Hazen, Hickenlooper, Hogan, Huff, Hunt, Huntley, Hutchins, Jacobson, Johnson, Krebill, Kull, Kulp, Lenocker, Linnan, Lounsberry, Lund, McCullough, Miller of Bremer, Miller of Dubuque, Milton, Murtagh, O'Connor, Olson, Patterson, Penn, Perkins, Pickford, Ripley, Ritter, Robbins, Rowles, Russell, Sater, Schee, Shane, Shankland, Sherman, Skinner, Smith of Adams, Smith of Decatur, Stephenson, Stipe, Townsend, Van Camp, White, Whitaey, Zeller, Mr. Speaker—76.

The nays were:

None.

Absent or not voting:

Bauman, Beans, Black, Bowman, Brockway, Byerly, Campbell of Webster, Crist, Cunningham, Edmunds, Enger, Escher, Felt, Finlayson, Fletcher, Gilbert, Goodykoontz, Grout, Harvey, Hayes, Jacobs, Klay, Koontz, Larrabee, Leach, McCleery, Moore, Newell, Odendahl, Speer, Stoddard, Taylor—32.

So the House concurred in Senate amendments.

CONSIDERATION OF BILLS.

On motion of Downey of Crawford, Senate File No. 212, a bill for an act to legalize the incorporation of the town of Kiron, Crawford county, Iowa, the election of its officers, their qualifications to act as such officers, the passage, approval and recording 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. Downey moved 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 aves were:

Bascom, Beebe, Boettger, Brockway, Brown, Bruce, Bybee, Campbell of Ida, Collin, Cousins, Daniels, Dawson, Dewey, Dixon, Downey, Dunlap, Edmunds, Ellis, Escher, Finlayson, Fourt, Fry, Fulton, George, Greene, Griggs, Halgrims, Hamilton, Harding, Harvey, Hazen, Hickenlooper, Hogan, Huff, Hunt, Huntley, Hutchins, Jacobson, Krebill, Kull, Kulp, Larrabee, Leach, Lenocker, Linnan, Lounsberry, Land, McCullough, Miller of Bremer, Miller of Dubuque, Milton, Murtagh, O'Connor, Odendahl, Olson, Patterson, Penn, Perkins, Pickford, Ripley, Ritter, Robbins, Rowles, Sater, Shane, Shankland, Sherman, Skinner, Smith of Adams, Smith of Decatur, Stephenson, Stipe, Stoddard, Townsend, Van Camp, White, Zeller, Mr. Speaker—78.

The nays were:

None.

Absent or not voting:

Bauman, Beans, Black, Bowman, Brady, Byerly, Campbell of Webster, Crist, Cunningham, Dabney, Enger, Felt, Fletcher, Fraley, Gilbert, Goodykoontz, Grout, Hayes, Jacobs, Johnson, Klay, Koontz, McCleery, Moore, Newell, Russell, Schee, Speer, Taylor, Whitney—30.

So the bill passed and the title was agreed to.

REPORT OF COMMITTEE ON ENROLLED BILLS.

Mr. Speaker—Your Committee on Enrolled Bills respectfully report that they have this day sent to the Governor for his approval House File No. 33, a bill for an act to amend Section Two Thousand Seven Hundred Ninety-four-a (2794-a) of the Supplement to the Code, 1907, relating to the organization of consolidated independent school districts.

Also:

House File No. 162, a bill for an act relating to security for costs in justice courts.

Also:

House File No. 219, a bill for an act to repeal Section Six Hundred Seventy-nine-h (679-h) of Chapter Two-a (2-a), Title Five (V) of the Supplement to the code, 1907, relative to the Board of Police and Fire Commissioners in certain cities of the first class.

Also:

House File No. 156, a bill for an act to provide for the commitment of females to certain benevolent or charitable institutions, in certain cases, for the violation of laws, ordinances or police regulations and to require work from such persons so committed, and to provide for the supervision of such institutions by the Board of Control.

Also:

House File No. 198, a bill for an act to prevent the adulteration of and deception in the sale of raw linseed oil and boiled linseed oil; setting standards for the same; regulating the sale of compounds, mixtures and substitutes for linseed oil (raw or boiled); defining the duties of the State Food and Dairy Commissioner in relation thereto; fixing penalties for the violation thereof; and repealing sections in conflict therewith.

Also:

House File No. 199, a bill for an act to prevent the adulteration of and deception in the sale of oil of turpentine; setting standards for the same; regulating the sale of compounds, mixtures and substitutes for oil of turpentine; defining the duties of the State Food and Dairy Commissioner in relation thereto; and fixing penalties for the violation thereof.

Also:

House File No. 283, a bill for an act to amend the law as the same appears in Section One (1) of Chapter Fifty-seven (57), Acts of the Thirty-third (33) General Assembly of Iowa relating to tax levy for park purposes.

U. G. WHITNEY, Chairman,

Adopted.

On motion of Miller of Bremer, House File No. 423, a bill for an act to amend Section Eighteen Hundred Twenty-two (1822) of the code relating to beneficiary associations composed of the members of any one religious denomination and permitting any corporation heretofore organized, whose membership and plan of business permits, to bring its business under Chapter Nine, Title Nine, of the Code, with report of committee recommending passage, was taken up and considered.

Miller of Bremer offered the following amendment:

Mr. Speaker—I move that House File No. 423 be amended by striking out the period at the end of Section Two (2) and inserting a semi-colon in lieu thereof, and by inserting after said semi-colon the following words, to-wit:

provided, that such corporations as on March 15, 1907, were and have since continuously been doing business under Chapter Seven (7), Title Nine, of the Code, may take advantage of this act without raising their mortuary assessment rates or showing that their said rates are such as are required by Section Eighteen Hundred and Thirty-nine-j (1839-j) of the Supplement to the Code, 1907.

Adopted.

Mr. Miller moved to strike out Section 3.

Adopted.

Smith of Decatur moved that the Chief Clerk be directed to make correction of several errors.

Motion prevailed.

Mr. Miller moved that the rules be suspended, 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 ayes were:

Bascom, Bauman, Beebe, Boettger, Brady, Brockway, Brown, Bruce, Bybee, Campbell of Ida, Collin, Cousins, Crist, Cunningham, Dawson, Dewey, Dixon, Edmunds, Ellis, Escher, Fourt, Fry, Fulton, George, Greene, Halgrims, Hamilton, Harding, Harvey, Hazen, Hickenlooper, Hogan, Huff, Hunt, Huntley, Hutchins, Jacobs, Johnson, Krebill, Kull, Kulp, Leach, Lenocker, Linnan, McCullough, Miller of Bremer, Miller of Dubuque, Milton, Moore, Murtagh, Newell, O'Connor, Odendahl, Olson, Patterson, Penn, Pickford, Ripley, Robbins, Rowles, Russell, Sater, Schee, Shane, Shankland, Sherman, Skinner, Smith of Adams, Smith of Decatur, Speer, Stipe, Stoddard, Townsend, Van Camp, White, Zeller, Mr. Speaker —77.

The nays were:

None.

Absent or not voting:

Beans, Black, Bowman, Byerly, Campbell of Webster, Dabney, Daniels, Downey, Dunlap, Enger, Felt, Finlayson, Fletcher, Fraley, Gilbert, Goodykoontz, Griggs, Grout, Hayes, Jacobson, Klay, Koontz, Larrabee, Lounsberry, Lund, McCleery, Perkins, Ritter, Stephenson, Taylor, Whitney—31.

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 concurred in Concurrent Resolution in which the concurrence of the Senate was asked, relative to the adjournment of this assembly from Saturday, March 25, 1911, after the taking of the joint ballot, to reconvene Tuesday, March 28th, 1911, at 10 o'clock a. m.

Geo. A. Wilson, Secretary.

On motion of Kulp of Palo Alto House File No. 347, a bill for an act to amend Section Two Thousand Seven Hundred Twenty-seven-a Sixty-six (2727-a66) of the Supplement to the Code, 1907, relative to private asylums for the care of the insane, with report of committee recommending passage as amended, was taken up, considered, and the committee substitute amendment substituted for the original bill.

Perkins of Delaware offered the following amendment: I move to amend House File No. 347 as follows:

First. Amend Subdivision three of Section 1 of the printed bill by inserting after the words "opposite sex" in the last line thereof the following: "The Board of Control shall appoint a female inspector of said institution at a salary of Five Thousand Dollars (\$5,000.00) per annum."

Second. Strike out Section 2 of the printed bill as printed in the Journal.

Lost.

Kulp of Palo Alto offered the following amendment: I move to amend by striking out the words "public or" from the fourth line of Section 2.

Lost.

Halgrims of Humboldt offered the following amendment: I move to amend Section One, sub-division one, second line, by striking out

the words "each month" and inserting the word "quarterly" in lieu thereof.

Adopted.

Kulp of Palo Alto offered the following amendments:

Amend Section One (1) thereof as it appears in the printed Journal of March 15th by striking out the word "of" following the word "Code" and preceding the numbers "1907."

In the last line of Section Two (2) by striking out the word "same" and inserting in lieu thereof the word "same."

In Section Three (3), Line Five (5) by striking out the word "of" an dsubstituting the word "or".

In Section Four (4) following the figures "2727-a-66" by inserting the words "Supplement of the Code, 1967."

Adopted.

Sater of Des Moines moved the previous question.

Motion prevailed, and previous question was ordered.

Mr. Kulp moved that the rules be suspended, 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 ayes were:

Bauman, Boettger, Campbell of Ida, Campbell of Webster, Cousins, Cunningham, Dawson, Dixon, Escher, Finlayson, Fraley, Griggs, Hamilton, Harvey, Hazen, Hutchins, Kulp, Lenocker, Lounsberry, Murtagh, O'Connor, Olson, Ripley, Russell, Sater, Schee, Shane, Zeller, Mr. Speaker—29.

The nays were:

Bascom, Beebe, Black, Brockway, Collin, Crist, Dabney, Daniels, Dewey, Downey, Dunlap, Edmunds, Ellis, Fourt, Fry, George, Gilbert, Goodykoontz, Greene, Grout, Halgrims, Harding, Hayes, Hickenlooper, Hogan, Huff, Hunt, Huntley, Jacobson, Krebill, Kull, Linnan, Lund, Miller of Dubuque, Milton, Newell, Odendahl, Patterson, Penn, Perkins, Pickford, Ritter, Robbins, Rowles, Skinner, Smith of Adams, Smith of Decatur, Stephenson, Stipe, Stoddard, Townsend, Van Camp, White, Whitney—54.

Absent or not voting:

Beans, Bowman, Brady, Brown, Bruce, Bybee, Byerly, Enger, Felt, Fletcher, Fulton, Jacobs, Johnson, Klay, Koontz, Larrabee, Leach, McCleery, McCullough, Miller of Bremer, Moore, Shankland, Sherman, Speer, Taylor—25.

So the bill having failed to receive a constitutional majority was declared to have been lost.

On motion of Shankland of Polk, House File No. 313, a bill for an act requiring the owners or operators of coal mines and other employers of labor to erect and maintain wash houses at certain places where laborers are employed for the protection of the health of the employees, and provide a penalty for its violation, with report of committee recommending passage as amended, was taken up, considered, and the committee amendments were adopted.

Shankland of Polk offered the following amendment: I move that the amendment to House File No. 313 be amended as follows:

Strike out the words "for each day's violation of this act" and insert in lieu thereof the following: "And each day's violation of this act shall be deemed a separate offense."

Also insert betwen the words "employed" and "that" in line five, Section One of the printed bill the following: "within 90 days from the date when such petition is presented to such owner, operator, lessee, or superintendent."

Adopted.

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REPORT OF JOINT COMMITTEE ON ENROLLED BILLS.

Whitney of Woodbury, from the Joint Committee on Enrolled Bills, submitted the following report:

MR. SPEAKER—Your Joint Committee on Enrolled Bils respectfully report that they have examined, and find correctly enrolled Senate File No. 248, a bill for an act making all children received in the soldiers' orphans' home wards of the state, and authorizing the placing of them with persons or families under contract for education, maintenance and service, and repealing the law as it appears in Section Twenty-six Hundred Ninety-b (2690-b) of the Supplement to the Code, 1907.

Also:

Senate File No. 274, a bill for an act amending Section Two Hundred Twenty-seven (227) of the Supplement to the Code, 1907, and providing

for an additional judge of the district court in the First Judicial district and for his appointment and election and regulating terms in said district.

U. G. WHITNEY,
Chairman House Committee.
Ed. P. Malmberg,
Chairman Senate Committee.

Adopted.

Sater of Des Moines moved that when the House adjourn it be to reconvene at 1:30 o'clock, P. M.

Motion prevailed.

Sater of Des Moines moved that when the House adjourn it be at 4:00 o'clock, P. M.

Lost.

Stoddard of Buchanan moved that a committee of three be appointed to notify the Senate that the House was ready to receive it in Joint Convention.

Motion prevailed.

The Speaker named as such committee: Stoddard of Buchanan, Penn of Fremont, Olson of Lyon.

The Sergeant-at-Arms announced the arrival of the members of the Senate who took their seats on the west side of the House Chamber.

JOINT CONVENTION.

The Joint Convention was called to order by Lieutenant Governor Clarke, President of the Joint Convention, at 12:00 o'clock noon:

The roll was then called and the following members responded as present:

Adams, Allen of Pocahontas, Allen of Jefferson, Ames, Balkema, Balluff, Bascom, Bauman, Beans, Beebe, Bennett, Boettger, Bowman, Brady, Brockway, Brown of Decatur, Brown of Wright, Bruce, Bybee, Campbell of Ida, Campbell of Webster, Chapman, Chase, Clarkson, Collin, Cousins, Crist, Crow, Cunningham, Dabney, Daniels, Dawson, Dewey, Dixon, Downey, Dunlap, Dunnegan, Edmunds, Ellis, Escher, Felt, Finlayson, Fitchpatrick, Fourt, Fraley, Francis, Fry, Fulton, Garrett, Gates, George, Gilbert, Gilliland, Goodykoontz, Greene, Griggs, Grout, Halgrims, Hamilton, Hammill, Harding, Harvey, Hayes, Hazen, Hickenlooper, Hogan,

Huff, Hunt, Hunter, Huntley, Hutchins, Jacobs, Jacobson, Jewell, Johnson, Krebill, Kull, Kulp, Larrabee of Webster, Larrabee of Fayette, Leach, Legel, Lenocker, Linnan, Lounsberry, Lund, McColl, McCulloch of Wayne, McCulough of Dubuque, McManus, Malmberg, Mattes, Miller of Bremer, Miller of Dubuque, Milton, Moore, Murtagh, Neal, Newell, O'Connor, Odendahl, Olson, Parshall, Patterson, Penn, Perkins, Pickford, Proudfoot, Quigley, Ream, Ripley, Ritter, Robbins, Rowles, Russell, Sammis, Sater, Saunders, Schee, Schrup, Shane, Shankland, Sherman, Skinner, Smith of Adams, Smith of Decatur, Smith of Mitchell, Smith of Shelby, Spaulding, Stephenson, Stillman, Stipe, Stoddard, Stuckslager, Sullivan, Taylor of Appanoose, Townsend, Van Camp, Van Law, Webber, White of Benton, White of Iowa, Whitney, Wilson, Zeller—145.

Absent or paired:

Black, Byerly, Cowles, De Wolf, Enger, Fletcher, Hoyt, Klay, Koontz, McCleery, Savage, Speer, Taylor of Union—13.

President Clarke announced the Joint Convention duly organized, with a quorum of members present.

President Clarke then announced that the roll would be called for the purpose of electing a United States Senator in Congress and appointed as teller on the part of the Senate, Senator Sullivan of Polk, and as assistant teller, Senator De Wolf of Grundy.

Speaker Stillman appointed as teller on the part of the House, Representative Huff of Hardin, and as assistant teller, Representative Crist of Clarke.

Upon the roll being called those voting for Claude R. Porter were:

Balluff, Bauman, Boettger, Clarkson, Crow, Dabney, Downey, Dunlap, Dunnegan, Ellis, Escher, Garrett, Gilbert, Greene, Griggs, Hamilton, Hayes, Hazen, Krebill, Kull, Leach, Legel, Lenocker, Linnan, McCullough of Dubuque, McManus, Miller of Bremer, Miller of Dubuque, Milton, Murtagh, O'Connor, Odendahl, Olson, Parshall, Penn, Quigley, Ritter, Rowles, Sater, Schrup, Stephenson, Taylor of Appanoose, Townsend, White of Benton, White of Iowa, Wilson—46.

Those voting for Horace E. Deemer were:

Adams, Allen of Jefferson, Beans, Bennett, Bowman, Brown of Decatur, Chapman, Chase, Crist, Daniels, Dewey, Edmunds, Fulton, Gillilland, Hickenlooper, Hogan, Hunt, Jacobson, Lounsberry, McCulloch of Wayne, Malmberg, Neal, Proudfoot, Robbins, Saunders, Smith of Adams, Smith of Decatur, Smith of Shelby, Stipe, Stuckslager, Sullivan, Van Camp, Van Law—33.

Those voting for W. S. Kenyon were:

Allen of Pocahontas, Ames, Balkema, Bascom, Beebe, Brady, Brockway, Brown of Wright, Bruce, Bybee, Campbell of Ida, Campbell of Webster, Collin, Cousins, Cunningham, Dawson, Dixon, Felt, Finlayson, Fitchpatrick, Fourt, Fraley, Francis, Fry, Gates, George, Goodykoontz, Grout, Halgrims, Hammill, Harding, Harvey, Huff, Hunter, Huntley, Hutchins, Jacobs, Jewell, Johnson, Kulp, Larrabee of Webster, Larrabee of Fayette, Lund, McColl, Mattes, Moore, Newell, Patterson, Perkins, Pickford, Ripley, Russell, Sammis, Schee, Shane, Shankland, Sherman, Skinner, Smith of Mitchell, Spaulding, Stillman, Stoddard, Whitney, Zeller—64.

Those voting for Daniel Hamilton were: Ream, Webber—2.

Absent or paired:

Black, Byerly, Cowles, De Wolf, Enger, Fletcher, Hoyt, Klay, Koontz, McCleery, Savage, Speer, Taylor of Union-13.

President Clarke announced that no one had received a majority of the votes cast in the Joint Convention for United States Senator in Congress and that no election had occurred.

Journal of the Joint Convention was then read and approved.

On motion of Senator Chapman of Cedar the Joint Convention was dissolved.

House reconvened, Speaker Stillman in the Chair.

On motion of Downey of Crawford the House adjourned.

AFTERNOON SESSION.

House reconvened, Speaker Stillman in the Chair.

Goodykoontz of Boone moved that Special Orders No. 12 and 13, House File Nos. 518 and 519 be deferred and made a Special Order for Wednesday at 9:30 o'clock, A. M.

Motion prevailed.

On request of Harding of Woodbury leave of absence was granted Klay of Sioux until Tuesday.

House resumed consideration of House File No. 313.

Shankland of Polk offered the following amendment: I move that House File No. 313 be amended as follows: By striking out the words "to which fine may be added imprisonment in the county jail not to exceed sixty days," and inserting in lieu thereof the following: "and stand committed to the county jail until such fine and costs are paid."

Mr. Shankland moved that the rules be suspended, the bill be considered engrossed, and read a third time now, which motion prevailed, and the bill was read a third time.

Mr. Shankland moved that the vote by which House File No. 313 was passed to its third reading, be reconsidered.

Motion prevailed.

Mr. Shankland moved to amend by striking out the words "with sufficient and suitable lockers" in line 10 of Section 1.

Adopted.

Mr. Shankland moved that the rules be suspended, 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 ayes were:

Bascom, Bauman, Beans, Beebe, Boettger, Bowman, Brady, Brown, Bruce, Bybee, Campbell of Ida, Campbell of Webster, Collin, Cousins, Crist, Cunningham, Daniels, Dawson, Dewey, Downey, Ellis, Felt, Fourt, Fry, Fulton, George, Gilbert, Goodykoontz, Greene, Grout, Hamilton, Harding, Hazen, Hickenlooper, Hogan, Huff, Hunt, Jacobson, Johnson, Krebill, Kull, Kulp, Larrabee, Lenocker, Linnan, Lounsberry, Lund, McCullough, Miller of Dubuque, Milton, Moore, Murtagh, Odendahl, Patterson, Penn, Perkins, Pickford, Ritter, Rowles, Russell, Sater, Shane, Shankland, Sherman, Smith of Adams, Smith of Decatur, Stephenson, Stipe, Stoddard, Townsend, Van Camp, White, Zeller, Mr. Speaker—74.

The nays were:

Edmunds, Griggs-2.

Absent or not voting:

Black, Brockway, Byerly, Dabney, Dixon, Dunlap, Enger, Escher, Finlayson, Fletcher, Fraley, Halgrims, Harvey,

Hayes, Huntley, Hutchins, Jacobs, Klay, Koontz, Leach, McCleery, Miller of Bremer, Newell, O'Connor, Olson, Ripley, Robbins, Schee, Skinner, Speer, Taylor, Whitney—32.

So the bill passed and the title was agreed to.

Ritter of Des Moines moved that House File No. 14 be recalled from the Governor for the purpose of making correction.

Motion prevailed.

On motion of Boettger of Scott, House File No. 17, a bill for an act to repeal Section Four Hundred Eighty-one (481) of the Code, and enact a substitute therefor relative to the compensation of deputy auditors, with report of committee recommending passage as amended, was taken up, considered, and the committee substitute amendment substituted for the original bill.

Dewey of Guthrie offered the following amendment:

MR. SPEAKER—I move to amend Substitute for House File No. 17, page 993 of the House Journal as follows: By striking out of the thirteenth line the words "at the time of consent to the appointment"; by inserting in the sixteenth line preceding the word "thirty" the words "less than"; by striking out of line sixteen the words "or less"; by striking out of line seventeen the words "not exceeding" and inserting in lieu thereof the words "less than"; by striking out of line nineteen the words "not exceeding" and inserting in lieu thereof the words "less than"; by striking out of line twenty-one the words "not exceeding" and inserting in lieu thereof the words "less than"; by striking out of line twenty-two the word "exceeding" and inserting in lieu thereof the word "of;" and by inserting in line twenty-three before the comma following the word "thousand" the words "and over".

Adopted.

Shankland of Polk offered the following amendment: I move that the substitute for House File No. 17 be amended by striking out the words "Fifteen Hundred Dollars" in line twenty-three (23) of the bill as printed on page 993 of the House Journal and inserting in lieu therof the following "Seventeen Hundred Dollars."

Adopted.

Mr. Boettger moved that the rules be suspended, 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 ayes were:

Bascom, Bauman, Beans, Beebe, Boettger, Bowman, Brockway, Brown, Bruce, Bybee, Campbell of Ida, Campbell of Webster, Collin, Cousins, Cunningham, Daniels, Dewey, Ellis, Escher, Finlayson, Fraley, Fry, Fulton, George, Gilbert, Greene, Griggs, Grout, Hamilton, Harding, Hayes, Hazen, Hickenlooper, Huff, Hunt, Huntley, Hutchins, Jacobs, Johnson, Krebill, Kull, Lenocker, Linnan, McCullough, Miller of Bremer, Miller of Dubuque, Milton, Moore, Murtagh, O'Connor, Olson, Patterson, Penn, Perkins, Pickford, Ripley, Ritter, Robbins, Rowles, Russell, Sater, Shane, Shankland, Sherman, Smith of Adams, Smith of Decatur, Stephenson, Stipe, Stoddard, Townsend, Van Camp, White, Whitney, Zeller, Mr. Speaker—75.

The nays were:

Kulp---1.

Absent or not voting:

Black, Brady, Byerly, Crist, Dabney, Dawson, Dixon, Downey, Dunlap, Edmunds, Enger, Felt, Fletcher, Fourt, Goodykoontz, Halgrims, Harvey, Hogan, Jacobson, Klay, Koontz, Larrabee, Leach, Lounsberry, Lund, McCleery, Newell, Odendahl, Schee, Skinner, Speer, Taylor—32.

So the bill passed and the title as amended was agreed to.

The following message was sent to the governor:

To His Excellency, the Governor of Iowa:

I am directed to inform you that the House herewith respectfully requests the return of House File No. 14 for the purpose of making a correction.

C. R. BENEDICT, Chief Clerk.

Speaker Pro Tempore Perkins in the Chair.

On motion of Boettger of Scott, House File No. 20, a bill for an act to repeal Section Two Hundred Ninety-eight (298) of the Code and enact a substitute therefor relative to the compensation of deputy clerks, with report of commitee recommending passage as amended, was taken up, considered, and the committe substitute amendment substituted for the original bill.

Dewey of Guthrie offered the following amendment:

Mr. Speaker—I move to amend substitute for House File No. 20, page 989 of the House Journal as follows: By striking out of line fourteen the words "at the time of consent to the appointment"; by inserting in line sixteen after the word "of" and before the word "thirty" the words "less than;" by striking out of line seventeen the words "or less;" by striking out of line eighteen the words "not exceeding" and inserting in lieu thereof the words "less than;" by striking out of line twenty the words "not exceeding" and inserting in lieu thereof the words "less than;" by striking out of line twenty-two the words "not exceeding" and inserting in lieu thereof the words "less than; and by striking out of line twenty-three the words "any county" and inserting in lieu thereof the words "counties having a population of sixty-five thousand (65,000) and over."

Adopted.

Mr. Boettger moved that the rules be suspended, 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 ayes were:

Bascom, Bauman, Beans, Boettger, Bowman, Brown, Bruce, Bybee, Campbell of Ida, Campbell of Webster, Collin, Cousins, Crist, Cunningham, Dabney, Daniels, Dawson, Dewey, Downey, Ellis, Fraley, Fry, Fulton, George, Gilbert, Greene, Griggs, Hamilton, Harding, Hayes, Hazen, Hickenlooper, Huff, Hunt, Huntley, Hutchins, Jacobs, Jacobson, Johnson, Krebill, Kull, Lenocker, Linnan, Lund, McCullough, Miller of Dubuque, Milton, Moore, Murtagh, Newell, O'Connor, Odendahl, Olson, Patterson, Penn, Perkins, Pickford, Ripley, Ritter, Robbins, Rowles, Russell, Sater, Shane, Shankland, Smith of Adams, Smith of Decatur, Stephenson, Stoddard, Townsend, Van Camp, White, Whitney—73.

The nays were:

Harvey, Kulp-2.

Absent or not voting:

Beebe, Black, Brady, Brockway, Byerly, Dixon, Dunlap, Edmunds, Enger, Escher, Felt, Finlayson, Fletcher, Fourt, Goodykoontz, Hogan, Klay, Koontz, Larrabee, Leach, Lounsberry, McCleery, Miller of Bremer, Schee, Sherman, Skinner, Speer, Stipe, Taylor, Zeller, Mr. Speaker—33.

So the bill passed and the title as amended was agreed to.

The Speaker announced the appointment of the following committees:

Subcommittees from the Board of Control Committee to visit the institutions under the State Board of Control are as follows:

Ft. Madison and Mt. Pleasant, Harding and Larrabee; Oakdale and Davenport, Crist and Brockway; Cherokee, Beebe; Glenwood and Clarinda and Council Bluffs, Dixon, Escher and Hayes; Independence, Felt; Eldora, Ripley and Larrabee; Anamosa, Moore and Harding; Vinton and Marshaltown, Kull.

On motion of Shankland of Polk, House File No. 469, a bill for an act relating to fire and casualty insurance and preventing discrimination therein and rebates of premiums received therefor, with report of committee recommending passage, was taken up and considered.

Ripley of Hancock in the Chair.

Speaker Stillman in the Chair.

MESSAGE FROM THE GOVERNOR.

The following message was received from the Governor:

MR. SPEAKER—I am directed to inform your honorable body that the Governor herewith returns as requested, House File No. 14, a bill for an act to repeal Section One Thousand Five Hundred Sixty-nine (1569) of the Code, 1907, and to enact a substitute therefor, relating to passing of vehicles including automobiles, on the public highway.

C. C. NYE, Secretary to the Governor.

MOTION TO RECONSIDER.

MR. SPEAKTR—I move to reconsider the vote by which House File No. 14 was recalled from the Governor for correction of the title.

L. E. CRIST.

I second the motion.

HERBERT A. HUFF.

REPORTS OF COMMITTEES.

Fulton of Jefferson, 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. 69, a bill for an act to amend the law as it appears in Section Twenty-six Thirty-four-d (2634-d) Twenty-seven Thirty-four-e (2734-e), Twenty-seven Thirty-four-g (2734-g) and Twenty-seven Thirty-eight (2738) etc., 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 be amended by substituting the following substitute amendment therefor:

A BILL

For an Act to amend the law as it appears in Sections Twenty-six Hundred Thirty-c (2630-c), Twenty-six Hundred Thirty-four-d (2634-d), Twenty-seven Hundred Thirty-four-e (2734-e), Twenty-seven Hundred Thirty-four-g (2734-g) and Twenty-seven Hundred Thirty-eight (2738) of the Supplement to the Code, 1907, to repeal Section Twenty-six Hundred Thirty-four-h (2634-h) of the Supplement to the Code, 1907, and Section Twenty-seven Hundred Thirty-four-h (2734-h), of the Supplement to the Code, 1907, as amended by Chapter One Hundred Eighty-one (181) Acts of the Thirty-third General Assembly, and to enact substitutes therefor, to repeal Section Twenty-seven Hundred Thirty-four-i (2734-i) and Section Twenty-seven Hundred Thirty-four-k (2734-k) of the Supplement to the Code, 1907, relating to the issuance, validation and renewal of state and county certificates to teachers and enrollment fee in the county normal institutes and to provide for the issuance to teachers of life certificates and diplomas and for the lapse of such certificates.

Be it Enacted by the General Assembly of the State of Iowa:

Section 1. That Section Twenty-six Hundred Thirty-c (2630-c) of the Supplement to the Code, 1907, be and the same is amended by adding at the end thereof the following words "Such validated certificate shall authorize the holder to teach in any public school in the state for five years after the date of such validation."

- Sec. 2. That Section Twenty-six Hundred Thirty-four-d (2634-d) of the Supplement to the Code, 1907, be and the same is hereby amended by striking out of line Four (4) thereof, the words "under such rules as the board may prescribe," and by substituting therefor the words, "provided the applicant shall show by testimonials from superintendents or principals who had immediate supervision of their professional study that at least one line of professional inquiry has been successfully conducted during the life of the certificate, it being the duty of the board to forward with each certificate subject to renewal outlines setting forth various lines of professional study. The application shall also be accompanied by proof of successful teaching for at least thirty-six weeks during the term of the certificate.
- Sec. 3. That Section Twenty-six Hundred Thirty-four-h (2634-h) of the Supplement to the Code, 1907, is hereby repealed and the following enacted in lieu thereof: All certificates referred to in Sections Twenty-six Hundred Twenty-nine (2629), Twenty-six Hundred Thirty-b (2630-b), Twenty-six Hundred thirty-c (2630-c), Twenty-six Hundred Thirty-four-à (2634-d), Twenty-six Hundred Thirty-four-à (2634-d), and Twenty-six Hundred Thirty-four-g (2634-g), of the Supplement to the Code, 1907, shall be renewed for life by the State Board of Educational Examiners upon the payment of a fee of Five Dollars, (\$5.00), and proof of at least five years successful teaching, three of which shall have been during the time the said certificate (with renewals) has been in force."

- Sec. 4. That Section Twenty-seven Hundred Thirty-four-e (2734-e) of the Supplement to the Code, 1907, is hereby amended by striking out of line three (3) thereof the words "under such regulations as the board of examiners may adopt, and by substituting in lieu thereof the words "upon examination in such special subject or group of subjects and per cents therein such as are required for the issue of a first grade county certicate."
- Sec. 5. That Section Twenty-seven Hundred Thirty-four-g (2734-g) of the Supplement to the Code, 1907, as amended by Section One (1) of Chapter One Hundred Eighty-one (181) of the Acts of the Thirty-third General Assembly, is hereby amended by inserting after the word "superintendents," in the sixth line of said section One (1) the words "or principals."
- Sec. 6. That Section Twenty-seven Hundred Thirty-four-h (2734-h) of the Supplement to the Code, 1907, as amended by Chapter One Hundred Eighty-one (181) of the Acts of the Thirty-third General Assembly, is hereby repealed and the following enacted in lieu thereof: whose examination entitled them to second grade certificates only, shall receive the same for not to exceed two years with the privilege of renewal of the same without further examination under the same conditions as govern the renewal of first grade certificates. The holder of a second grade certificate may at any of the examinations provided for in Section Twentyseven Hundred Thirty-four-e (2734-c) of the Supplement to the Code, 1907, take an examination in any one or more of the additional branches, required for the issue of a first grade certificate, or he may at any such time be re-examined in any branch or branches in which he desires to raise his grade, and in each case the new per cent shall be placed on his certificate, and when he has thus successfully passed in all the branches required for the issue of a first grade certificate, such certificate shall then be issued to him provided he has had at least thirty-six weeks successful experience in teaching, if not, then at the conclusion of such experience. In like manner third grade certificates may be changed into those of the second or first grade, and in all cases whether the certificate be of the first, second or third grade, credit shall be given for all examinations taken under the auspices of the board, it being the intention of the law that an examination once taken shall be final unless the certificate holder desires to be re-examined in any one or more branches with a view of raising his per cent. in such branches or his general average.
- Sec. 7. All certificates referred to in Sections Twenty-seven Hundred Thirty-four-d (2734-d) and Twenty-seven Hundred Thirty-four-e (2734-e) of the Supplement to the Code, 1907, in Section Twenty-seven Hundred Thirty-four-g (2734-g) of the Supplement to the Code, 1907, as amended by Chapter One Hundred Eighty-one (181) of the Acts of the Thirty-third General Assembly and by Section Five (5) of this act, and in Section Six (6) of this act, shall be renewed for life by the State Board of Educational Examiners upon compliance by the holder with the following conditions:
- 1. The applicant shall show by testimonials from county or city superintendents or from the principals having immediate supervision of his

school work and from a member of the local school board that he has had at least five years continuous successful teaching experience (which may have been before or after the passage of this act) at least three of which shall have been immediately prior to the time validation is sought and under the grade of certificate for which such validation is desired.

- 2. The standing of such applicant in the several branches shown upon his certificate shall average not less than eighty-five per cent and in no branch shall the per cent be less than eighty per cent, provided that in case the standing is less than the per cent required, either average or special, the holder of the certificate may at any of the times provided in Section Twenty-seven Hundred Thirty-four-c (2734-c) of the Supplement to the Code, 1907, take an examination in any branch or branches he may desire and the per cent then received shall be entered upon his certificate.
- 3. The applicant shall furnish proof of professional study during the entire five year period such as is made necessary in the case of term renewals of certificates.

Upon the issue of a life certificate as herein contemplated, the applicant shall pay a fee of five dollars, (\$5.00), to be turned into the state treasury.

- Sec. 8. That Section Twenty-seven Hundred Thirty-four-i (2734-i) of the Supplement to the Code, 1907, is hereby repealed and the following enacted in lieu thereof: "Applicants whose examination entitles them to third grade certificates only, shall receive the same for one year, at the end of which time upon proof of successful teaching and the payment of a fee of one dollar, (\$1.00), one renewal shall be granted."
- Sec. 9. That Section Twenty-seven Hundred Thirty-four-k (2734-k) of the Supplement to the Code, 1907, is hereby repealed.
- Sec. 10. All life certificates provided for in this act shall lapse provided the holder shall not teach during the period of five successive years.
- Sec. 11. That Section Twenty-seven Hundred Thirty-eight (2738) of the Supplement to the Code, 1907, is hereby amended by striking out of lines seven (7) and eight (8) thereof, the words "attending the normal institute," and inserting in lieu thereof the words "desiring to secure a certificate, or teach in his county for the ensuing year."
- Sec. 12. That Section Twenty-seven Hundred Thirty-four q (2734-q) of the Supplement to the Code, 1907, is hereby amended by striking therefrom all of said section beginning with the article "a" in the third line and ending with the word "fund" in sixth line thereof.
- Sec. 13. All acts and parts of acts inconsistent with the provisions hereof are hereby repealed, and when so amended the bill do pass.

C. J. FULTON,

Chairman.

Report adopted.

Klay of Sioux, from the Committee on Judiciary, submitted the following report:

MR. Speaker—Your Committee on Judiciary, to whom was referred House File No. 559, a bill for an act to provide the punishment for compounding misdemeanors, 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.

GERRITT KLAY,

Chairman.

Report adopted.

Also:

MR. SPEAKER—Your Committee on Judiciary, to whom was referred House File No. 505, a bill for an act to legalize conveyances of real property of executors or trustees under foreign wills where the provisions of Section 3295 of the Code were not observed or complied with, 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.

GERRITT KLAY,

Chairman.

Report adopted.

Also:

MR. SPEAKER—Your Committee on Judiciary, to whom was referred House File No. 477, a bill for an act authorizing the Governor of the State of Iowa to issue patent, attested by the Secretary of State to Lot 6, in Block 96, of Iowa City, Iowa, in accordance with the recorded plat thereof, to John A. Reed, 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.

GERRITT KLAY,

Report adopted.

Chairman.

Miller of Bremer, from the Committee on Claims, submitted the following report:

MR. SPEAKER—Your Committee on Claims, to whom was referred House File No. 534, a bill for an act to appropriate the sum of Six Hundred Forty and Ninety-five One Hundredths Dollars (\$640.95) to be paid to the firm of Benson & Marxer, Contractors, in settlement of their contract for the erection of the engineering annex at Ames, Iowa, 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 be re-referred to the Committee on Appropriations with the recommendation that the same do pass.

C. W. MILLER,
Chairman.

Report adopted and House File No. 534 was so referred.

Also:

Mr. Speaker—Your Committee on Claims, to whom was referred House File No. 389, a bill for an act to indemnify H. C. Jackson for personal injury sustained by him while employed as head farmer at the state hospital at Mt. Pleasant, Iowa, 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 be amended as follows:

By striking out the words and figures, Two Thousand Dollars (\$2,000) in the third line of printed bill and inserting in lieu thereof the words and figures Five Hundred Dollars (\$500), and when so amended be rereferred to the Committee on Appropriations with the recommendation that same do pass.

C. W. MILLER, Chairman.

Report adopted and House File No. 389 was so referred.

Also:

MR. Speaker—Your Committee on Claims, to whom was referred House File No. 393, a bill for an act to make an appropriation for the payment of the bill of Hulse & Allen for transcript of testimony furnished the Iowa Railroad Commission, and the printing of briefs and the traveling expenses of one of the Railroad Commissioners, Clifford Thorne, while in attendance at the final hearing in the case before the Interstate Commerce Commission involving general advances in rates, 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 be amended as follows:

By substituting the following substitute amendment therefor:

By striking out Section One and inserting in lieu thereof the following:

"Section 1. There is hereby appropriated out of any money in the state treasury, not otherwise appropriated, the sum of Four Hundred Forty-five Dollars and Ninety-nine cents (\$445.99) for the printing of briefs, and the traveling expenses of one of the state Railroad Commissioners, Clifford Thorne, while in attendance at the final hearing in the case before the Interstate Commerce Commission involving general advance in freight rates, during the month of January, 1911. And by striking out of the title of the bill the words "of Hulse & Allen for transcript of testimony furnished the Iowa Railroad Commission," and insert the word "for" after the word "bill" in said title and when so amended same be re-referred to Committee on Appropriations with the recommendation that same do pass.

C. W. MILLER, Chairman.

Report adopted.

INTRODUCTION OF BILLS.

By Murtagh of Emmett, House File No. 560, a bill for an act to license real estate brokers, to provide for the expenditure of the license fees and fixing penalties for violation thereof.

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

By Ripley of Hancock, House File No. 561, a bill for an act to amend Section Twenty-three Hundred Ten-a21 (2310-a21) of the Supplement to the Code, 1907, relating to the regulation and control of the inmates of the hospital for the treatment of dipsomaniacs, inebriates, and those addicted to the excessive use of narcotics.

Read first and second time and referred to Committee on Board of Control.

By Ripley of Hancock, House File No. 562, a bill for an act to create a commission to investigate the causes of insanity, epilepsy, mental deficiency, delinquency and criminality, and to recommend to the Thirty-fifth General Assembly measures calculated to prevent the spread of these diseases, defects and moral failures.

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

By Jacobs of Calhoun, House File No. 563, a bill for an act to require the State Board of Health to examine and approve the plans and specifications for contemplated public water supplies and sewer systems.

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

By Hunt of Harrison, House File No. 564, a bill for an act to amend Section One (1), Chapter One Hundred Twenty-one (121) acts of the Thirty-third General Assembly, relative to additional help for county auditors in levee or drainage districts; drainage record.

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

On motion of Firlayson of Grundy the House adjourned.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, MARCH 25, 1911.

House met pursuant to adjournment, Speaker Stillman in the Chair.

Prayer was offered by Rev. Arthur Metcalf of Webster City, Iowa.

Journal of March 24th corrected and approved.

On request of Lounsberry of Marshall, leave of absence was granted Van Camp of Adair until Tuesday.

On request of Fourt of Allamakee, leave of absence was granted Bybee of Marion until Tuesday.

On request of Fourt of Allamakee leave of absence was granted Sherman of Poweshiek until Tuesday.

On request of Stoddard of Buchanan, leave of absence was granted Harding of Woodbury until Tuesday.

On request of Bauman of Van Buren leave of absence was granted Escher of Shelby until Tuesday.

On request of Johnson of Mitchell leave of absence was granted Moore of Linn until Tuesday.

On request of Linnan of Pocahontas leave of absence was granted Sater of Des Moines until Tuesday.

On request of Zeller of Madison leave of absence was granted Fraley of Polk until Tuesday.

On request of Boettger of Scott leave of absence was granted Bascom of Dickinson until Tuesday.

On request of Stephenson of Ringgold leave of absence was granted Huntley of Lucas until Tuesday.

PETITIONS, MEMORIALS AND REMONSTRANCES.

Dewey of Guthrie presented petition from township trustees of Guthrie county relative to the road dragging law.

Referred to Committee on Roads and Highways.

Brockway of Louisa presented petition from teachers of Louisa county endorsing House File No. 69 and Senate File No. 77.

Referred to Committee on Schools and Text Books.

REPORTS OF COMMITTEES.

Goodykoontz of Boone, 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. 350, a bill for an act to create a legislative commission to examine the subject of the administration of the public health of the state and the expediency of revising and amending the laws relating thereto and making an appropriation 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 be indefinitely postponed.

W. W. GOODYKOONTZ,

Chairman.

Report adopted and House File No. 350 was indefinitely postponed.

REPORT OF COMMITTEE ON ENROLLED BILLS.

Whitney of Woodbury, 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. 383, a bill for an act to legalize a special election of the Independent School District of Paton in the county of Greene, and State of Iowa, and all proceedings precedent thereto and to authorize the issue of bonds.

Also:

House File No. 346, a bill for an act to authorize the conveyance of land to the city of Cherokee for cemetery purposes.

Also:

House File No. 218, a bill for an act legalizing the acts of cities and towns whereby ordinances of said cities or towns have heretofore changed the names of certain platted streets.

U. G. WHITNEY,

Chairman.

Adopted.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS.

Whitney of Woodbury, 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. 212, a bill for an act to legalize the incorporation of the town of Kiron, Crawford County, Iowa, the election of its officers, their qualifications to act as such officers the passage, approval and recording of its ordinances, and resolutions and all acts done by the council of said town.

U. G. WHITNEY.

Chairman House Committee.

Ed. P. Maimberg,

Chairman Senate Committee.

Adopted.

Pickford of Cerro Gordo presented the following Resolution, asked unanimous consent for immediate consideration, and moved its adoption:

Whereas, Hon. John I. Stanberry of Mason City, Cerro Gordo County, Iowa, an honored member of the Thirtieth and Thirty-first General Assemblies of Iowa, died on the 24th day of March, 1911, therefore, be it

Resolved, That a committee of three be appointed to prepare suitable memorial resolutions as to his life and services to this state.

Motion prevailed and the Resolution was adopted.

The Speaker named as such committee: Pickford of Cerro Gordo, Larrabee of Fayette, Fry of Wayne.

Cunningham of Buena Vista offered the following Concurrent Resolution:

Be it Resolved by the House, the Senate Concurring:

That the Secretary of State be directed to compile and publish in pamphlet form for general distribution ten thousand copies each of the drainage and road laws of the state, as soon as possible after the adjournment of the Thirty-fourth General Assembly.

Laid over under Rule 34.

MESSAGE FROM THE SENATE.

The following message was received from the Senate:

Mr. Speaker—I am directed to inform your henorable body that the Senate has adopted the following Concurrent Resolution in which the concurrence of the House is asked:

Relative to the appointment of a joint committee to co-operate with the national committee in its work in preparing a place of celebration of the one hundredth anniversary of the peace among the English speaking people.

> Geo. A. Wilson, Secretary.

SENATE CONCURRENT RESOLUTION.

Relative to the appointment of a joint committee to co-operate with the national committee in its work of preparing a plan of celebration of the 100th anniversary of the peace among English speaking people.

CONCURRENT RESOLUTION.

Whereas, On December 24th, 1814, at Ghent was concluded a treaty of peace between America and Great Britain, and

Whereas, In 1914, a century will have ended in the course of which there has been no resort to arms between English speaking nations, and

Whereas, The peaceful settlement of whatever differences may have arisen between us and Great Britain have been an example to the world as to the needlessness of war, and

Whereas, There has been organized a National Committee for the celebration of the One Hundredth Anniversary of Peace among English speaking peoples, 1914-15, a committee which will be representative of every section and locality of our country, and

Whereas, Great Britain and Canada have expressed a willingness and a desire to associate themselves with other English speaking communities in the celebration of this great event, be it

Resolved by the Senate, the House concurring, that this body give its approval to this great project, and that there be named by the Governor a joint committee to co-operate with this National Committee in its work of preparing a plan of celebration.

Laid over under Rule 34.

CONSIDERATION OF BILLS.

House resumed consideration of House File No. 469 and on motion of Shankland of Polk, further consideration of this bill was deferred and made a Special Order for Thursday, March 30th, at 10:30 o'clock, A. M.

On motion of Shankland of Polk, House File No. 44, a bill for an act to amend the law as the same appears in Section 303-a of the Supplement to the Code of 1907, relating to the appointment and compensation of assistants to the county attorney, with report of committee recommending passage as amended, was taken up, considered, and the committee substitute amendment substituted for the original bill.

Dewey of Guthrie offered the following amendment:

Mr. Speaker: I move to amend substitute for House File No. 44, page 991 of the House Journal, as follows: By striking out of lines seven and eight the words "at the time of consent to the appointment"; by striking out of line thirteen the word "exceeding" and inserting in lieu thereof the word "of"; and by inserting in line fourteen before the comma following the word "thousand" the words "and over."

Adopted.

Mr. Shankland moved that the rules be suspended, 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 ayes were:

Beebe, Boettger, Brady, Brown, Bruce, Campbell of Ida, Campbell of Webster, Collin, Cousins, Crist, Cunningham, Daniels, Dawson, Dewey, Ellis, Finlayson, Fourt, Fry, Fulton, George, Gilbert, Goodykoontz, Greene, Griggs, Grout, Harvey, Hickenlooper, Hogan, Huff, Hunt, Jacobs, Jacobson, Johnson, Linnan, Lund, McCullough, Miller of Dubuque, Milton, Newell, O'Connor, Odendahl, Olson, Perkins, Pickford, Ripley, Ritter, Rowles, Russell, Schee, Shane, Shankland, Smith of Adams, Smith of Decatur, Speer, Stephenson, Stoddard, Townsend, White, Whitney, Mr. Speaker—60.

The nays were:

Bauman, Downey, Leach, Robbins, Skinner, Zeller-6.

Absent or not voting:

Bascom, Beans, Black, Bowman, Brockway, Bybee, Byerly, Dabney, Dixon, Dunlap, Edmunds, Enger, Escher, Felt, Fletcher, Fraley, Halgrims, Hamilton, Harding, Hayes, Hazen, Huntley, Hutchins, Klay, Koontz, Krebill, Kull, Kulp, Larrabee, Lenocker, Lounsberry, McCleery, Miller of Bremer, Moore, Murtagh, Patterson, Penn, Sater, Sherman, Stipe, Taylor, Van Camp—42.

So the bill passed and the title was agreed to.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS.

Whitney of Woodbury, 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. 383, a bill for an act to legalize a special election of the Independent School District of Paton in the county of Greene, State of Iowa, and all proceedings precedent thereto and to authorize the issue of bonds.

Also:

House File No. 346, a bill for an act to authorize the conveyance of land to the city of Cherokee for cemetery purposes.

Also:

House File No. 218, a bill for an act legalizing the acts of cities and towns whereby ordinances of said cities or towns have heretofore changed the names of certain platted streets.

U. G. WHITNEY,
Chairman House Committee.
Ed. P. Malmberg,
Chairman Senate Committee.

Adopted.

Boettger of Scott moved that House File No. 19 be re-referred to the Committee on Compensation of Public Officers.

Motion prevailed and the bill was so referred.

The Speaker announced that as Speaker of the House, he had signed in the presence of the House, House Files No. 346, 218 and 383 and Senate Files Nos. 212, 248 and 274.

On motion of Griggs of Scott House File No. 253, a bill for an act amending the law as it appears in Section Seven Hundred and Twenty (720) of the Supplement to the Code, 1907, as amended by the laws of the Thirty-third (33d) General Assembly, making said statute applicable to city and town halls and fire stations, with report of committee recommending passage, was taken up and considered.

Smith of Decatur offered the following amendment: I move to amend by adding the letters "rd" after the figures "33" in parenthesis. Also by striking out Section 2.

Adopted.

Mr. Griggs moved that the rules be suspended, 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 ayes were:

Bauman, Boettger, Bowman, Brady, Brown, Bruce. Campbell of Ida, Campbell of Webster, Collin, Cunningham, Daniels, Daw-

son, Dewey, Dixon, Downey, Ellis, Finlayson, Fourt, Fry, Fulton, George, Gilbert, Goodykoontz, Greene, Griggs, Grout, Halgrims, Harvey, Hogan, Huff, Hunt, Jacobs, Johnson, Larrabee, Leach, Linnan, Lounsberry, Lund, McCullough, Miller of Bremer, Miller of Dubuque, Milton, Newell, O'Connor, Odendahl, Olson, Perkins, Pickford, Ripley, Ritter, Robbins, Rowles, Russell, Schee, Shane, Shankland, Skinner, Smith of Adams, Smith of Decatur, Speer, Stephenson, Stoddard, Taylor, Townsend, White, Whitney, Zeller, Mr. Speaker—68.

The nays were:

None.

Absent or not voting:

Bascom, Beans, Beebe, Black, Brockway, Bybee, Byerly, Cousins, Crist, Dabney, Dunlap, Edmunds, Enger, Escher, Felt, Fletcher, Fraley, Hamilton, Harding, Hayes, Hazen, Hickenlooper, Huntley, Hutchins, Jacobson, Klay, Koontz, Krebill, Kull, Kulp, Lenocker, McCleery, Moore, Murtagh, Patterson, Penn, Sater, Sherman, Stipe, Van Camp—40.

So the bill passed and the title was agreed to.

On motion of Hamilton of Lee, Substitute for Senate File No. 226, a bill for an act authorizing cities to establish by ordinance, upon the approval of the voters thereof, a department of publicity, development and general welfare, and to levy a tax therefor, additional to Title Five (V) of the Code, with report of committee recommending passage, was taken up and considered.

Lund of Hamilton offered the following amendment: I move to amend by striking out the words "city or special" in the fourth line of Section 3 of said substitute, as the same appears in the Senate Journal and substituting therefor the words "a city".

Lost.

Campbell of Ida moved that further consideration of the bill be deferred until Tuesday, at 10:00 o'clock, A. M.

Motion lost.

Bruce of Floyd offered the following amendment: I move to amend by striking out the word "legal" in the second line of Section 3 and inserting in lieu thereof the word "free-hold".

O'Connor of Chickasaw moved the previous question.

Motion prevailed and the previous question was ordered.

Amendment lost.

Mr. Hamilton moved 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 ayes were:

Bauman, Beans, Beebe, Boettger, Brockway, Brown, Cousins, Crist, Cunningham, Daniels, Dewey, Edmunds, Ellis, Fourt, Fulton, Goodykoontz, Greene, Harvey, Hickenlooper, Hogan, Huff, Hunt, Kulp, Lounsberry, McCullough, Miller of Bremer, Miller of Dubuque, Milton, Murtagh, Newell, O'Connor, Penn, Perkins, Pickford, Ripley, Ritter, Rowles, Schee, Shane, Shankland, Smith of Decatur, Speer, Stephenson, Stipe, Stoddard, Townsend, White, Whitney, Mr. Speaker—49.

The nays were:

Bruce, Campbell of Ida, Campbell of Webster, Downey, Fry, George, Gilbert, Hamilton, Johnson, Larrabee, Leach, Robbins, Skinner, Smith of Adams, Zeller—15.

Absent or not voting:

Bascom, Black, Bowman, Brady, Bybee, Byerly, Collin, Dabney, Dawson, Dixon, Dunlap, Enger, Escher, Felt, Finlayson, Fletcher, Fraley, Griggs, Grout, Halgrims, Harding, Hayes, Hazen, Huntley, Hutchins, Jacobs, Jacobson, Klay, Koontz, Krebill, Kull, Lenocker, Linnan, Lund, McCleery, Moore, Odendahl, Olson, Patterson, Russell, Sater, Sherman, Taylor, Van Camp—44.

So the bill having failed to receive a constitutional majority, was declared to have been lost.

MOTION TO RECONSIDER.

I move to reconsider the vote by which the report of the Committee on Commerce and Trade recommending the indefinite postponement of House Fie No. 307 was adopted.

Col. Halgrims.

I second the motion.

W. P. GEORGE.

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. 492, a bill for an act to legalize and validate certain acts of the city of Osceola, Iowa.

GEO. A. WILSON, Secretary.

REPORT OF COMMITTEE ON ENROLLED BILLS.

MR. SPEAKER—Your Committee on Enrolled Bills respectfully report that they have this day sent to the Governor for his approval, House File No. 383, a bill for an act to legalize a special election of the Independent School District of Paton in the county of Greene, and State of Iowa, and all proceedings precedent thereto and to authorize the issue of bonds.

Also:

House File No. 346, a bill for an act to authorize the conveyance of land to the city of Cherokee for cemetery purposes.

Also:

House File No. 218, a bill for an act legalizing the acts of cities and towns whereby ordinances of said cities or towns have heretofore changed the names of certain platted streets.

U. G. WHITNEY,
Chairman.

Adopted.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS.

Whitney of Woodbury, 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, Substitute for Senate File No. 52, a bill for an act to amend Section Four Thousand Seven Hundred and Sixty-seven (4767) of the Code, relating to the crime of malicious threats to extort.

U. G. WHITNEY,
Chairman House Committee.
Ed. P. Malmberg,
Chairman Senate Committee.

Adopted.

On motion of Boettger of Scott, House File No. 338, a bill for an act to amend Section Six Hundred Seventy-nine-a (679-a) and One Thousand Fifty-six-a-Thirty-two (1056-a32), Subdivision F of the Supplement to the Code, 1907, relative to the board of police and fire commissioners in certain cities of the first class, with report of committee recommending passage as amended, was taken up, considered, and the committee substitute amendment substituted for the original bill.

Boettger of Scott offered the following amendment:

MR. SPEAKER: I move to amend the substitute amendment to House File No. 338, as follows: By striking out all of Section Three (3), Four (4) and Five (5), and inserting the following in lieu thereof:

Section 3. Said board shall, on the first Monday of April and October of each year, or oftener if they shall deem it necessary, under such rules and regulations as it may prescribe, hold examinations for the purpose of determining the qualifications of applicants for positions on the police and fire force of said city, which examinations shall be practical in their character and shall relate to those matters which will fairly test the fitness of the persons examined to discharge the duties of the position to which they seek to be appointed; such examination shall cover the physical as well as other qualifications of the applicants. Said board shall, as soon as possible after such examinations, certify to the superintendent of the department of public safety, the names of ten persons, who, according to its records, have the highest standing as a result of said examination. All vacancies which occur in the police and fire force prior to the date of the next regular examination shall be filled from the names so certified; provided, however, that should said list for any cause become reduced to less than three, then the superintendent of the department of public safety, may temporarily fill a vacancy until the next examination of the board.

In all examinations and appointments under the provisions of this act, honorably discharged soldiers, sailors or marines of the regular or volunteer army or navy of the United States, shall be given a preference, if otherwise qualified.

Section 4. The officers of the police force in said city shall be a marshal, who shall be ex-officio, chief of police and such other officers as the council may designate, and who shall be elected by the city council by a majority vote, upon the recommendation of the superintendent of the department of public safety; and the officers of the fire department shall be the chief of the fire department, who shall be appointed by the board of civil service commissioners, and such other officers as the city council may designate. The said council of said city shall fix the salary of the marshal and of the chief of the fire department and all policemen and firemen. It shall also provide a suitable room in which the board of

civil service commissioners may hold its meetings. The board may appoint a clerk, whose salary shall be fixed by the city council. Said board shall keep a record of all its meetings and proceedings.

Section 5. The superintendent of the department of public safety shall appoint the police force and the fire force for said city;

And by striking out of the fifth (5th) line of section six (6) the following: "chief of police or the chief of the fire department," and by inserting in lieu thereof the following: "superintendent of the department of public safety."

Adopted.

Speaker Pro Tempore Perkins in the Chair.

Mr. Boettger moved that the rules be suspended, 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 ayes were:

Bauman, Beans, Boettger, Brady, Brockway, Brown, Bruce, Campbell of Ida, Campbell of Webster, Collin, Cousins, Crist, Daniels, Dawson, Dewey, Edmunds, Ellis, Fourt, Fry, George, Gilbert, Goodykoontz, Greene, Griggs, Grout, Harvey, Hickenlooper, Huff, Hunt, Huntley, Jacobs, Johnson, Kull, Larrabee, Linnan, Lund, McCullough, Miller of Dubuque, Milton, Murtagh, Newell, O'Connor, Olson, Penn, Perkins, Pickford, Ripley, Ritter, Robbins, Rowles, Russell, Schee, Shane, Shankland, Skinner, Smith of Adams, Smith of Decatur, Speer, Stephenson, Stoddard, Townsend, White, Whitney, Zeller, Mr. Speaker—65.

The nays were:

None.

Absent or not voting:

Bascom, Beebe, Black, Bowman, Bybee, Byerly, Cunningham, Dabney, Dixon, Downey, Dunlap, Enger, Escher, Felt, Finlayson, Fletcher, Fraley, Fulton, Halgrims, Hamilton, Harding, Hayes, Hazen, Hogan, Hutchins, Jacobson, Klay, Koontz, Krebill, Kulp, Leach, Lenocker, Lounsberry, McCleery, Miller of Bremer, Moore, Odendahl, Patterson, Sater, Sherman, Stipe, Taylor, Van Camp—43.

So the bill passed and the title was agreed to.

Shankland of Polk moved that House File No. 328 be made a special order for Thursday at 2:00 o'clock, P. M.

Motion prevailed.

Speaker Stillman in the Chair.

REPORTS OF COMMITTEES.

Larrabee of Fayette, from the Committee on Railroads and Transportation, submitted the following report:

MR. Speaker—Your Committee on Railroads and Transportation, to whom was referred House File No. 523, a bill for an act to amend Section Twenty-one Hundred Twenty-five (2125) of the Code and Section Twenty-one Hundred Forty-five (2145) of the Code, defining switching service by railway carriers and giving the railroad commissioners certain powers therein, 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.

WM. LARRABEE, JR.,

Report adopted.

Also:

Mr. Speaker—Your Committee on Railroads and Transportation, to whom was referred Senate File No. 134, a bill for an act to amend the law as it appears in Section Two Thousand Eighty-eight (2088) of the Supplement to the Code, 1907, relieving interurban railroads from the provisions of said section, 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.

WM. LARRABEE, JR.,

Report adopted.

Chairman.

Chairman.

Also:

Mr. Speaker—Your Committee on Railroads and Transportation, to whom was referred Senate File No. 133, a bill for an act to amend Section Two Thousand and Ninety (2090) of the Supplement to the Code, 1907, relative to the forfeiture of taxes voted in aid of railroads under the provisions of Title Ten (X), Chapter Five (5) of said Supplement, 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 be amended as follows:

By striking out the word "daily," being the first word in the fourth line of Section Two (2).

By amending the title so as to read "Supplement to the Code, 1907"; and when so amended the bill do pass.

WM. LARRABEE, JR., Chairman.

Report adopted.

Also:

MR. SPEAKER—Your Committee on Railroads and Transportation, to whom was referred House File No. 429, a bill for an act relating to elevators and warehouses on railroad land and prescribing methods and conditions of procuring and holding sites therefor and liability for loss or destruction 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 be amended as follows:

By striking out the word "whenever" as it appears in the sixth line of Section One of the original bill and reprinting same with same sized type as is used for the other words in this line.

By striking out the letter "y" as it occurs in the seventh word of the twenty-first line of Section One of the original bill, and inserting in lieu thereof, the letter "t."

By striking out all of Section Two after the word "company" in the ninth line thereof, and by following the word "company" with a period.

By striking out Section Three entirely; and when so amended the bill do pass.

WM. LARRABEE, JR., Chairman.

Report adopted.

Also:

Mr. Speaker—Your Committee on Railroads and Transportation, to whom was referred House File No. 460, a bill for an act to amend Section Two Thousand and Twenty-two (2022) of the Supplement to the Code, 1907, relating to gates at the private railway crossings, 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 be indefinitely postponed.

WM. LARRABEE, JR., Chairman.

Report adopted and House File No. 460 was indefinitely postponed.

Brockway of Louisa, from the Committee on Animal Industry, submitted the following report:

Mr. Speaker—Your Committee on Animal Industry, to whom was referred House File No. 379, a bill for an act to repeal Section Two Thousand Five Hundred and Thirty-four (2534) of the Supplement to the Code, 1907, and to enact a substitute therefor, and to amend Section Five Thousand Twenty-eight-j (5028-j) of the Supplement to the Code, 1907, all relating to the State Veterinary Surgeon, 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 be amended by substituting the following substitute amendment therefor:

A BILL

For an Act to repeal Section Two Thousand Five Hundred and Thirty-four (2534) of the Supplement to the Code, 1907, and to enact a substitute therefor, and to amend Section Five Thousand Twenty-eight-j (5028-j) of the Supplement to the Code, 1907, all relating to the state veterinary surgeon.

Be it Enacted by the General Assembly of the State of Iowa:

Section 1. That the law as it appears in Section Two Thousand Five Hundred Thirty-four (2534) of the Supplement to the Code be, and the same is hereby repealed, and the following enacted in lieu thereof:

"Whenever in the opinion of the state veterinary surgeon the public safety demands the destruction of any stock, the same may be destroyed upon the written order of said veterinary surgeon, with the consent of the owner or upon the approval of the governor. By virtue of such order such veterinary surgeon, his deputy or assistant or any peace officer, may destroy such diseased stock, and the owner thereof shall be entitled to receive its actual value in its condition when condemned, to be ascertained and fixed by two competent and disinterested persons, one selected by the state veterinary surgeon or assistant and one selected by the owner. If they fail to agree, a third person shall be chosen by the two already selected, and they shall appraise such animal, but such appraisal shall not exceed thirty-five dollars for grade and sixty-five dollars for pure bred registered animals. If the carcass is sold the owner shall be entitled to the proceeds of such sale and the difference between such proceeds and the appraised value of the living animal shall be paid to the owner by the state. The expense of appraisal shall be defrayed by the state and the expense of disposing of such diseased animal shall be borne by the owner. The state veterinary surgeon shall file with the executive council his written report thereof who shall, if found correct, endorse their findings thereon, whereupon the auditor of state shall issue his warrant therefor upon the treasurer of state who shall pay the same out of any moneys at his disposal under the provisions of this act, but no compensation shall be allowed for animals brought into this state contrary to law, or where the owner of animals or person claiming compensation has failed to proceed in accordance with the law, or when the owner or claimant at the time of coming into possession of the animal, knew, or had good reasons to believe it to be afflicted with any disease which makes its destruction necessary under the provisions of this act; or when the owner shall have been guilty of gross negligence in wilfully exposing such animal to the influence of a contagious or infectious disease such as is contemplated in this act; or when the animal slaughtered shall have been brought into the state in such diseased condition. There is hereby appropriated out of any moneys in the state treasury not otherwise appropriated, the sum of fifty thousand dollars (\$50,000.00) or so much thereof as may be necessary for the use and purposes herein set forth.

- Sec. 2. In suspected cases of tuberculosis, the state veterinary surgeon may, in his discretion, order such tuberculin test to be made and if the animal responds to the test, he may cause such animal to be held in strict quarantine, slaughtered on the premises, or permit the owner to transport such animal to a packing house for immediate slaughter.
- Sec. 3. No person shall sell, give away, barter or trade, any animal known to have a contagious or infectious disease such as is contemplated in this act, unless such sale be made under a written contract signed by both parties specifying the disease with which such animal is infected, a copy of which contract shall be filed in the office of the state veterinary surgeon. Any person violating the provisions of this act, shall be deemed guilty of a misdemeanor and upon conviction thereof, shall be fined not less than \$50.00 nor more than \$500.00 or be imprisoned in the county jail not to exceed one year, or both.
- Sec. 4. That Section Five Thousand Twenty-eight-j (5028-j) of the Supplement to the Code, 1907, be, and the same is hereby amended by striking out of the first and second lines of said section the word "registered" and striking out after the word "cattle" in the second line of said section the words "or cattle eligible to registry"; and when so amended the bill do pass.

James M. Brockway, Chairman.

Report adopted.

Bowman of Linn, from the Committee on Food and Dairy, submitted the following report:

Mr. Speaker—Your Committee on Food and Dairy, to whom was referred House File No. 452, a bill for an act relating to the weight of flour and providing a penalty for the violation thereof, 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. W. BOWMAN, Chairman.

Report adopted.

Also:

MR. SPEAKER—Your Committee on Food and Dairy, to whom was referred House File No. 447, a bill for an act defining duties of the state food and diary commissioner under the pure food law, regulating appointment of assistants, providing for compensation and expenses of assistants, defining food and the term "misbranded," and making appropriation therefor, and repealing acts and parts of acts in conflict therewith, 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 be amended by substituting the following substitute amendment therefor:

A BILL

For an Act defining the duties of the state food and dairy commissioner under the pure food law, regulating appointment of assistants, providing for compensation and expense of assistants, defining food and the term "misbranded," and making appropriation therefor, and repealing acts and parts of acts in conflict therewith.

Be it Enacted by the General Assembly of the State of Iowa:

Section 1. That Sections Four Thousand Nine Hundred Ninety-nine-a fifteen (4999-a15), Four Thousand Nine Hundred Ninety-nine-a sixteen (4999-a16), Four Thousand Nine Hundred Ninety-nine-a twenty-one (4999-a21), Four Thousand Nine Hundred Ninety-nine-a Twenty-two (4999-a22), Four Thousand Nine Hundred Ninety-nine-a Twenty-three (4999-a23), Four Thousand Nine Hundred Ninety-nine-a Twenty-seven (4999-a27), Four Thousand Nine Hundred Ninety-nine-a Twenty-seven (4999-a28), Supplement to the Code, 1907, are hereby repealed and the following enacted in lieu thereof:

Sec. 2. That state food and dairy commissioner shall be charged with the duty of carrying into 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 deem necessary, who may exercise the powers now provided by law in the case of milk inspectors together with those conferred by this act, and they shall perform such duties as may be assigned to them by the state food and dairy commissioner. They shall be paid a salary of not to exceed sixteen hundred dollars (\$1600.00) per annum, said salary to be paid in the same manner as the salaries of other state officers and they shall be allowed the expenses necessarily incurred by them in the discharge of their duties.

Their account shall be itemized and sworn to, and when approved by the commissioner and executive council, shall be paid by warrant of the auditor upon the treasurer out of a sum hereinafter appropriated for carrying out the provisions of this act.

Sec. 3. The word "commissioner," wherever used in this act, shall be taken to mean the state food and dairy commissioner. The word "food," as used herein, shall include all articles used for food, drink, confectionery or condiment, by man or domestic animals, whether simple, blended, mixed or compound. The term "misbranded," as used herein, 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, design, or device regarding such article, or the ingredients or substances contained therein which shall be false or misleading in any particular, and to any food product which is falsely branded as to the state, territory or country in which it is manufactured or produced or which bears any statement of the weight or measure unless the same be a correct statement of the net weight or measure of the contents.

Sec. 4. 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 or injuriously affect its quality, strength or purity.

Second. If any substance or substances has or have been substituted wholly or in part of 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, or if it does not conform to the standards established by law.

Fifth. If it be mixed, colored, powdered or stained in a manner whereby damage or inferiority is concealed.

Sixth. If it contains any added poison or ingredient, 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 consists of the whole or any part of a diseased, filthy, decomposed or putrid animal or vegetable substance or any portion of an animal unfit for food, whether manufactured or not, if it is the product of a diseased animal or one that has died otherwise than by slaughter.

Ninth. Candies and chocolates if they contain terra alba, barytes, talc, chrome yellow, or other mineral substances, or poisonous colors, or flavors, or other ingredients deleterious or detrimental to health.

Tenth. Vinegar if it contains any added coloring matter.

Eleventh. Baking powders if each can or package is not plainly labeled so as to show the name of each and every ingredient contained therein.

Twelfth. Mixtures, compounds, combinations, imitations or blends, not labeled, branded or tagged, so as to show the exact character and the name and percentage or proportion of each constituent thereof.

Sec. 5. For the purpose of enabling the commissioner to enforce the provisions of the various laws, the enforcement of which is vested with the state food and dairy commissioner, for the making of such analyses for other state departments as may be authorized by the executive council, for necessary traveling and miscellaneous expenses of assistants and experts and for all other expenses herein provided, the sum of twenty-four thousand (\$24,000) dollars annually, or so much thereof as may be necessary, is hereby appropriated from the treasury not otherwise appropriated.

Sec. 6. All acts and parts of acts in conflict herewith are hereby repealed.

Sec. 7. 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, newspapers published in Des Moines.

Iowa; and when so amended the bill be referred to the Committee on Appropriations.

J. W. BOWMAN, Chairman.

Report adopted and House File No. 447 was so referred.

Brockway of Louisa, from the Committee on Animal Industry, submitted the following report:

MR. SPEAKER—Your Committee on Animal Industry, to whom was referred House File No. 391, a bill for an act creating a state dairy and beef cattle board, defining its powers and duties, providing for instruction in practical and scientific breeding and raising of dairy and beef cattle, making an appropriation therefor, and repealing Chapter Two Hundred and Fifty (250) of the Acts of the Thirty-third General Assembly, 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 be referred to the Committee on Appropriation with recommendation that same do pass.

JAMES M. BROCKWAY, Chairman.

Report adopted and House File No. 391 was so referred.

Finlayson of Grundy, from the Committee on Public Health, submitted the following report:

MR. SPEAKER—Your Committee on Public Health, to whom was referred Senate File No. 283, a bill for an act to amend Section Four Thousand Nine Hundred Ninety-nine-a-1 (4999-a-1) of the Supplement to the Code, 1907, relative to preserving the public health, 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 be amended as follows:

Section 1. That Section Four Thousand Nine Hundred Ninety-nine-a-1 (4999-a-1) of the Supplement to the Code, 1907, be amended by inserting after the word "every," being the first word in said Section, the following words: "Hall, building, store, office"; and that said section be further amended by striking out the word five (5) in the second line and by inserting the word "eight" (8) in lieu thereof; and when so amended the bill do pass.

R. M. FINLAYSON,

Chairman.

Report adopted.

Dewey of Guthrie, 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. 486, a bill for an act to repeal the law as it appears in Sections 65 and 2627 of the Supplement to the Code, 1907, and to repeal Sections 86, 98 and 115 of the Code in reference to the

salaries of the governor and his secretary, secretary of state, auditor of state, treasurer of state and superintendent of public instruction and his deputy, and allowance for his traveling expenses and enact substitutes 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 be amended as follows:

By striking out Section Five (5) of said bill; and when so amended the bill be recommended to the House for their consideration.

H. K. DEWEY, Chairman.

Report adopted.

Also:

MR. SPEAKER—Your Committee on Compensation of Public Officers, to whom was referred Senate File No. 89, a bill for an act to amend Section 297 of the Code of Iowa, 1897, fixing the salaries of clerks of the district courts in certain counties, 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 be amended as follows:

By striking out of said bill lines five, six, seven, eight and nine and inserting in lieu thereof the following: "In counties having a population of forty-five thousand (45,000) and less than sixty thousand (60,000), the salary shall be twenty-five hundred dollars (\$2,500) per annum and in counties having a population of sixty thousand and over, the salary shall be three thousand dollars (\$3,000) per annum; and when so amended the bill do pass.

H. K. DEWEY, Chairman.

Report adopted.

Also:

Mr. Speaker—Your Committee on Compensation of Public Officers, to whom was referred House File No. 272, a bill for an act to amend Section 2742 of the Supplement to the Code, 1907, relating to the compensation of county superintendents, 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 the same be indefinitely postponed.

H. K. DEWEY, Chairman.

Report adopted and House File No. 272 was indefinitely postponed.

Also:

MR. SPEAKER—Your Committee on Compensation of Public Officers, to whom was referred House File No. 35, a bill for an act to amend the law as it appears in Section One, Chapter 121, of the Laws of the Thirty-third General Assembly, relating to the extra help and additional com-

pensation for county auditors in counties having levee and drainage districts, 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 be indefinitely postponed.

H. K. DEWEY, Chairman.

Report adopted and House File No. 35 was indefinitely postponed.

Also:

Mr. Speaker—Your Committee on Compensation of Public Officers, to whom was referred House File No. 114, a bill for an act to amend Section Two Hundred Ninety-seven (297) of the Code of Iowa, 1897, fixing the salaries of clerks of the district court in certain counties, 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 be indefinitely postponed.

H. K. DEWEY, Chairman.

Report adopted and House File No. 114 was indefinitely post-poned.

Also:

MR. SPEAKER—Your Committee on Compensation of Public Officers, to whom was referred House File No. 57, a bill for an act to amend Section One, Chapter Twenty-two of the Acts of the Thirty-second General Assembly of the State of Iowa, relating to the compensation of county recorders, 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 be indefinitely postponed.

H. K. DEWEY, Chairman.

Report adopted and House File No. 57 was indefinitely post-poned.

Also:

Mr. Speaker—Your Committee on Compensation of Public Officers, to whom was referred House File No. 451, a bill for an act to amend Section 2742 of the Supplement to the Code, 1907, relating to the compensation of county superintendents, 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 be indefinitely postponed.

H. K. DEWEY, Chairman.

Report adopted and House File No. 451 was indefinitely postponed. Larrabee of Fayette, from the Committee on Railroads and Transportation, submitted the following report:

Mr. Speaker—Your Committee on Railroads and Transportation, to whom was referred House File No. 547, a bill for an act to amend the law as it appears in Section Twenty-one Hundred Thirteen (2113) of the Supplement to the Code, 1907, as amended by the Acts of the Thirty-third (33d) General Assembly, relating to the power of the railroad commission, 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.

WM. LARRABEE, JR., Chairman.

Report adopted.

Also:

Mr. Speaker—Your Committee on Railroads and Transportation to whom was referred Senate File No. 136, a bill for an act to amend Section Two Thousand Ninety-one-a (2091-a) of the Supplement to the Code, 1907, designating the statutes which are made up under Chapter Five (5), Title Ten (X) of said Code Supplement relative to trolley or electric railways, 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.

WM. LARRABEE, JR., Chairman.

Report adopted.

INTRODUCTION OF BILLS.

By Rowles of Monona, House File No. 565, a bill for an act to amend the law as it appears in Section Fifteen Hundred Twentynine (1529) of the Code, and Section One (1), Chapter Seventy-five (75) of the acts of the Thirty-third General Assembly, relating to the bond of township trustees.

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

By Kulp of Palo Alto, House File No. 566, a bill for an act to legalize a certain school election held in the independent School District of Emmetsburg, Palo Alto county, Iowa, on the Thirteenth (13th) day of March, 1911.

Whereas, On the thirteenth day of March, 1911, there was submitted to the qualified electors of the independent school district of Emmetsburg, the following proposition:

Shall the board of directors of the independent school district of Emmetsburg be authorized to issue negotiable bonds of the district in an amount not to exceed the sum of ten thousand dollars (\$10,000), the pro-

ceeds of which are to be used in the purchase of a new site for the east side school house and for the removal of the present school building to the new site and for the necessary remodeling of the building and for the completing and equipping it with heating plant and toilets and for the purchase of additional grounds in connection with the high school, And

Whereas. Doubts have arisen as to the legality of the proposition so submitted because of its calling for the removal of a school building from its present site and for the remodeling of the same, and because of its calling for the purchase of additional grounds in connection with the high school in said district, and doubt has been expressed as to whether said proposition is within the purview of Section Twenty-eight Hundred Twelve-d (2812-d) of the Supplement to the Code, 1907, and

Whereas, Said proposition was carried by more than a majority of the qualified electors in said district voting thereon, therefore,

Be it Enacted by the General Assembly of the State of Iowa:

Section 1. That the action of the board of directors of said independent school district of Emmetsburg, Iowa, in submitting said proposition to the electors at the school election on March 13th, 1911, and the action of said electors in voting favorably thereon, be, and the same are hereby legalized and validated, and the same are hereby declared to be not in excess of the powers conferred by Section Twenty-eight Hundred Twelve-d (2812-d) of the Supplement to the Code, 1907.

Sec. 2. Nothing in this act shall be construed so as to affect pending litigation.

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

By Bybee of Marion, House File No. 567, a bill for an act appropriating the sum of five thousand seven hundred dollars (\$5,700.00) for the benefit of the Iowa home for sightless women, a corporation.

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

By Fourt of Allamakee, House File No. 568, a bill for an act to amend Sections Two (2), Three (3) and Four (4), Chapter One Hundred Fifty-five (155) of the acts of the Thirty-third General Assembly, relating to the care and propagation of fish.

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

By Kull of Howard, House File No. 569, a bill for an act to amend the law as it appears in Section Five Thousand Eightyone (5081) of the Code, relating to the penalty for nuisances.

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

MOTIONS TO RECONSIDER.

Mr. Speaker—I move to reconsider the vote by which Senate File No. 226 failed to pass the House.

J. M. C. HAMILTON.

I second the motion.

C. B. MURTAGH.

MR. SPEAKER—I move to reconsider the vote by which Senate File No. 226 passed to its third reading.

J. M. C. HAMILTON.

I second the motion.

C. B. MURTAGH.

Penn of Fremont, chairman of the committee appointed to draft Resolutions respecting the life, character and public service of Hon. Loren H. Henderson, presented the Resolutions prepared by that committee and moved their adoption.

Motion prevailed by rising vote and the Resolutions were adopted.

CONSIDERATION OF BILLS.

On motion of Hogan of Cass, House File No. 415, a bill for an act for the purpose of having a patent issued in the name of O. B. McGeorge for a certain tract of land, with report of committee recommending passage, was taken up and considered.

Mr. Hogan moved that the rules be suspended, 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 ayes were:

Bauman, Beans, Beebe, Boettger, Bowman, Brady, Brown. Bruce, Campbell of Ida, Campbell of Webster, Collin, Cousins, Crist, Cunningham, Dabney, Daniels, Dewey, Dixon, Downey, Edmunds, Ellis, Felt, Finlayson, Fourt, Fry, Fulton, George, Gilbert, Goodykoontz, Greene, Griggs, Grout, Halgrims, Hamilton, Hazen, Hickenlooper, Hogan, Huff, Hunt, Jacobson, Johnson, Kull, Kulp, Larrabee, Leach, Lenocker, Linnan, Lounsberry, Lund, McCullough, Miller of Bremer, Miller of Dubuque, Milton, Murtagh, Newell, O'Connor, Olson, Penn, Perkins, Pickford, Ripley, Ritter, Robbins, Rowles, Russell, Schee, Shane, Shankland, Smith of Adams,

Smith of Decatur, Speer, Stephenson, Stipe, Stoddard, Townsend, White, Whitney, Zeller, Mr. Speaker—79.

The nays were:

None.

Absent or not voting:

Bascom, Black, Brockway, Bybee, Byerly, Dawson, Dunlap, Enger, Escher, Fletcher, Fraley, Harding, Harvey, Hazen, Huntley, Hutchins, Jacobs, Klay, Koontz, Krebill, McCleery, Moore, Odendahl, Patterson, Sater, Sherman, Skinner, Taylor, Van Camp—29.

So the bill passed and the title was agreed to.

Zeller of Madison moved that a committee of three be appointed to notify the Senate that the House was ready to receive it in Joint Convention.

Motion prevailed.

The Speaker named as such committee: Zeller of Madison, Linnan of Pocahontas, Miller of Dubuque.

The Sergeant-at-Arms announced the arrival of the members of the Senate who took their seats on the west side of the House Chamber.

JOINT CONVENTION.

The Joint Convention was called to order by Lieutenant Governor Clarke, President of the Joint Convention, at 12:00 o'clock noon.

The roll was then called and the following members responded as present:

Adams, Allen of Pocahontas, Allen of Jefferson, Ames, Balluff, Bauman, Beans, Beebe, Bennett, Boettger, Bowman, Brady, Brown of Decatur, Brown of Wright, Bruce, Campbell of Ida, Campbell of Webster, Chapman, Chase, Clarkson, Collin, Cousins, Crist, Crow, Cunningham, Dabney, Daniels, Dawson, Dewey, Dixon, Downey, Dunnegan, Edmunds, Ellis, Felt, Finlayson, Fitchpatrick, Fourt, Francis, Fry, Fulton, Garrett, Gates, George, Gilbert, Gilliland, Goodykoontz, Greene, Griggs, Grout, Halgrims, Hamilton, Hammill, Hazen, Hizkenlooper, Hogan, Huff, Hunt, Hunter, Jacobs, Jacobson, Jewell, Johnson, Kull, Kulp, Larrabee of Webster, Larabee of Fayette, Leach, Legel, Lenocker, Linnan, Lounsberry, Lund, McColl, McCulloch of Wayne, McCullough of Du-

buque, Malmberg, Mattes, Miller of Bremer, Miller of Dubuque, Milton, Neal, Newell, O'Connor, Odendahl, Olson, Parshall, Penn, Perkins, Pickford, Proudfoot, Quigley, Ream, Ripley, Ritter, Robbins, Rowles, Russell, Saunders, Shane, Shankland, Skinner, Smith of Adams, Smith of Mitchell, Spaulding, Speer, Stephenson, Stillman, Stoddard, Stuckslager, Sullivan, Taylor of Appanoose, Townsend, White of Benton, White of Iowa, Whitney, Zeller—117.

Absent or paired:

Balkema, Bascom, Black, Brockway, Bybee, Byerly, Cowles, De-Wolf, Dunlap, Enger, Escher, Fletcher, Fraley, Harding, Harvey, Hayes, Hoyt, Huntley, Hutchins, Klay, Koontz, Krebill, McCleery, McManus, Moore, Murtagh, Patterson, Sammis, Sater, Savage, Schee, Schrup, Sherman, Smith of Decatur, Smith of Shelby, Stipe, Taylor of Union, Van Camp, Van Law, Webber, Wilson—41.

President Clarke announced the Joint Convention duly organized, with a quorum of members present.

President Clarke then announced that the roll would be called for the purpose of electing a United States Senator in Congress and appointed as teller on the part of the Senate, Senator Sullivan of Polk, and as assistant teller, Senator De Wolf of Grundy.

Speaker Stillman appointed as teller on the part of the House, Reresentative Huff of Hardin, and as assistant teller, Representative Crist of Clarke.

Upon the roll being called those voting for Claude R. Porter were:

Balluff, Bauman, Boettger, Clarkson, Crow, Dabney, Downey, Dunnegan, Ellis, Garrett, Gilbert, Greene, Griggs, Hamilton, Hazen, Kull, Leach, Legel, Lenocker, Linnan, McCullough of Dubuque, Miller of Bremer, Miller of Dubuque, Milton, O'Connor, Odendahl, Olson, Parshall, Penn, Quigley, Ream, Ritter, Rowles, Stephenson, Taylor of Appanoose, Townsend, White of Benton, White of Iowa—38.

Those voting for Horace E. Deemer were:

Adams, Allen of Jefferson, Beans, Bennett, Bowman, Brown of Decatur, Chapman, Chase, Crist, Daniels, Dewey, Edmunds, Fulton, Gillilland, Hickenlooper, Hogan, Hunt, Jacobson, Lounsberry, McCulloch of Wayne, Malmberg, Neal, Proudfoot, Robbins, Saunders, Smith of Adams, Speer, Stuckslager, Sullivan—29.

Those voting for W. S. Kenyon were:

Allen of Pocahontas, Ames, Beebe, Brady, Brown of Wright, Bruce, Campbell of Ida, Campbell of Webster, Collin, Cousins, Cunningham, Dawson, Dixon, Felt, Finlayson, Fitchpatrick, Fourt, Francis, Fry, Gates, George, Goodykoontz, Grout, Halgrims, Hammill, Huff, Hunter, Jacobs, Jewell, Johnson, Kulp, Larrabee of Webster, Larrabee of Fayette, Lund, McColl, Mattes, Newell, Perkins, Pickford, Ripley, Russell, Shane, Shankland, Skinner, Smith of Mitchell, Spaulding, Stillman, Stoddard, Whitney, Zeller—50.

Absent or paired:

Balkema, Bascom, Black, Brockway, Bybee, Byerly, Cowles, De-Wolf, Dunlap, Enger, Escher, Fletcher, Fraley, Harding, Harvey, Hayes, Hoyt, Huntley, Hutchins, Klay, Koontz, Krebill, McCleery, McManus, Moore, Murtagh, Patterson, Sammis, Sater, Savage, Schee, Schrup, Sherman, Smith of Decatur, Smith of Shelby, Stipe, Taylor of Union, Van Camp, Van Law, Webber, Wilson—41.

President Clarke announced that no one had received a majority of the votes east in the Joint Convention for United States Senator in Congress and that no election had occurred.

Journal of the Joint Convention was then read and approved.

On motion of Senator Chapman of Cedar the Joint Convention , was dissolved.

House reconvened, Speaker Stillman in the Chair.

On motion of Goodykoontz of Boone, the House adjourned.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, MARCH 28, 1911.

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

Prayer was offered by Representative J. D. Robbins of Mills county.

Journal of March 25th corrected and approved.

On request of Crist of Clarke, leave of absence was granted Brockway of Louisa until Wednesday.

On request of Daniels of Appanoose, leave of absence was granted Harvey of Osceola until Wednesday.

On request of Black of Muscatine, leave of absence was granted Rowles of Monona until Wednesday.

On request of Linnan of Pocahontas, leave of absence was granted Sater of Des Moines until Wednesday.

PETITIONS, MEMORIALS AND REMONSTRANCES.

Greene of Clinton presented petition from citizens of Clinton county endorsing House File No. 422.

Referred to Committee on Fish and Game.

Skinner of Jasper presented petition from teachers of Monroe endorsing House File No. 69 and Senate File No. 77.

Referred to Committee on Schools and Text Books.

Van Camp of Adair offered the following Resolution, asked unanimous consent for immediate consideration and moved its adoption:

Whereas, R. W. Hollenbeak, an honored member of the House in the Thirtieth and Thirty-first General Assemblies, died on Monday, February 27, 1911, therefore, be it

Resolved, That a committee of three be appointed to present suitable resolutions commemorating his life and services to the state and nation.

Motion prevailed and the Resolution was adopted.

The Speaker appointed as such committee: Van Camp of Adair, Hogan of Cass, Dewey of Guthrie.

REPORT OF COMMITTEE.

Klay of Sioux, from the Committee on Judiciary, submitted the following report:

MR. SPEAKER—Your Committee on Judiciary, to whom was referred House File No. 107, a bill for an act to require bonds of witnesses in criminal proceedings, triable on indictment, to provide for the procedure in such cases, etc., 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 be amended as follows:

By substituting the following substitute amendment therefor:

A BILL

For an Act to require bonds of witnesses in criminal proceedings, triable on indictment, to provide for the procedure in such cases, to provide for the commitment of witnesses to jail in default of such bond, to provide for compensation to such witnesses while so committed, and to repeal Sections Five Thousand Two Hundred Thirty-two (5232), Five Thousand Two Hundred Thirty-three (5233), Five Thousand Two Hundred Thirty-four (5234), and Five Thousand Two Hundred Thirty-five (5235), of the Code, relating to the taking of Undertakings from witnesses in criminal cases, triable on indictment, and enacting a substitute therefor.

Be it Enacted by the General Assembly of the State of Iowa:

Section 1. That Section Five Thousand Two Hundred Thirty-two (5232), Five Thousand Two Hundred Thirty-three (5233), Five Thousand Two Hundred Thirty-four (5234), and Five Thousand Two Hundred Thirty-five (5235), of the Code, be and the same are hereby repealed and the following enacted in lieu thereof.

- Sec. 2. At any time after the arrest of any person for an offense, triable on indictment, the County Attorney may make application to the magistrate before whom said charge is pending, or in his absence, before the next nearest magistrate in the County who is present, for an order requiring a witness to give bond for his or her appearance in court in the further prosecution of said offense, which application shall allege:
- 1. The name, if known, of the person against whom the charge is pending and the general nature of the charge.
- 2. The name, residence and occupation, as far as known, of the witness.
- 3. That the testimony of such witness is material in the proceeding against the person charged with said offense.
- 4 That there is danger that said witness will not appear in Court in the farther prosecution of such offense against the accused.

- Sec. 3. The magistrate upon the filing of such application, unless the witness is then present in Court, shall issue a warrant for the arrest of such witness, who, when brought before said magistrate, shall be given time in which to procure counsel, if desired, and in the meantime shall be kept in custody. A hearing shall be had and if it appear that reasonable grounds exist for believing the truth of the allegations of the application, the magistrate shall make an order requiring said witness to enter into a bond, in the form herein required, and with or without sureties as the magistrate may order. If the charge is punishable by death or life imprisonment, the bond shall be in such amount as the magistrate may order. If for any other charge, the bond shall be in such amount as the magistrate may order, not to exceed the sum of two thousand dollars.
- Sec. 4. At the close of or during any preliminary examination, the magistrate may, without written application, make the order, mentioned in Section Three (3) hereof, as to any witness who has testified.
- Sec. 5. At any time after the accused party has been held to await the action of the Grand Jury, or after indictment, the County Attorney may make application to any Judge of the District Court of the district in which the charge is pending, for an order requiring a witness to enter into a bond for appearance in Court, which application shall set forth the same matters as is required when the application is made to a magistrate, and be governed by the same procedure.
- Sec. 6. Upon the return of an indictment, the Court shall have the power, from an inspection of the minutes of testimony returned with the indictment to enter an order requiring any witness whose testimony is so returned, to enter into the bond in the form herein required.
- Sec. 7. Upon the failure to give any bond as ordered the magistrate, Judge or Court, as the case may be, shall commit the witness to jail, until such order is complied with, but a witness so committed shall not be confined with persons accused of crime.
- Sec. 8. If default in the conditions of said bond occur before a magistrate or before the District Court, while in session, a forfeiture of the bond shall be made and entered as in case of other appearance bonds. If default occurs before the grand jury, such default shall be reported to the District Court by the County Attorney, which Court shall threupon enter a forfeiture of said bond as in case of other appearance bonds.
- Sec. 9. Any person committed to jail, in default of any bond as herein provided, shall, be entitled to receive the sum of one dollar and fifty cents for each secular day during which such person is so confined. The amount, which such person is entitled to receive shall be certified by the County Attorney or magistrate to the Board of Supervisors and allowed and paid as other witness fees. If the witness committed has a family or persons dependent upon him or her for support, the supervisors may direct the sum due, from time to time, to be paid to or for the benefit of such family or dependent person, and such payments shall be a full satisfaction of the claim herein created. The amount due such witness, may be withheld until after the witness is released and the supervisors have had a reasonable time in which to pay the same.

Sec. 10. Any person who gives a bond in compliance with any order as in this chapter provided and thereafter wilfully fails to comply with the conditions of said bond, or wilfully secrets or absents himself with the intent to avoid such conditions, shall be punished by imprisonment in the County Jail for a period of one year:

Sec.	11.	The	poùq	herein	provided	for	shall	be	in	substantially	the
following	ng fo	rm:									

"We,, as principal, and, surety, do hereby jointly and severally acknowledge ourselves indebted to the State of Iowa, in the sum ofdollars, and hereby bind ourselves, our heirs and legal representatives to pay the same.

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Surety.

and when so amended the bill do pass.

GERRIT KLAY, Chairman.

Report adopted.

INTRODUCTION OF BILLS.

By Enger of Winneshiek (by request), House File No. 570, a bill for an act to amend the law as it appears in Section Twenty-four Hundred and Forty-eight (2448), Supplement to the Code, 1907, relating to the sale of intoxicating liquors under the mulct law and the securing of the written statement of general consent.

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

By Grout of Blackhawk, House File No. 571, a bill for an act authorizing the executive council of this state to cause surveys and examination of any of the waters or lands of the state to be made, and to cause action to be instituted in the name of the state for the purpose of determining the title to any of the meandered waters or lands of the state when the same is in controversy.

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

Hickenlooper of Monroe moved that further consideration of House File No. 315 be postponed and made a Special Order for 2:00 o'clock this afternoon.

Motion prevailed.

CONSIDERATION OF BILLS.

On motion of Fulton, House File No. 386, a bill for an act transferring Washington county from the Sixth Judicial District of Iowa to the Twentieth Judicial District of Iowa; and providing for the election of three district judges in the Sixth Judicial District; and also providing for the election of two district judges in the Twentieth Judicial District, with report of committee recommending passage, was taken up and considered.

Ritter of Des Moines moved that further consideration of the bill be postponed and made a Special Order for Friday at 10:00 o'clock a. m.

Motion prevailed.

On motion of Ripley of Hancock, House File No. 485, a bill for an act providing for the commitment of boys and girls to the Industrial School and repealing the law as it appears in Sections Twenty-seven Hundred Eight (2708) and Twenty-seven Hundred Nine (2709) of the Supplement to the Code, 1907, and Chapter One Hundred Seventy-four of the Acts of the Thirty-third (33d) General Assembly, with report of committee recommending passage, was taken up and considered.

Mr. Ripley offered the following amendment:

I move to amend House File No. 485 as follows:

Strike out of line six of Section One of the printed bill the word "sixteen" and insert in lieu thereof the word "eighteen."

Further amend bill as follows:

Strike out from line five, Section Two of printed bill, the word "sixteen" and insert in lieu thereof the word "eighteen."

Adopted.

Mr. Ripley moved that the rules be suspended, 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 ayes were:

Bascom, Bauman, Black, Boettger, Bowman, Brady, Brown, Bruce, Bybee, Campbell of Ida, Campbell of Webster, Collin, Cousins, Crist, Cunningham, Daniels, Dawson, Downey, Edmunds, Ellis, Enger, Felt, Fletcher, Fourt, Fry, Fulton, Gilbert, Goodykoontz, Greene, Harding, Hazen, Hickenlooper, Hogan, Huff, Hunt, Huntley, Hutchins, Jacobs, Johnson, Klay, Koontz, Larrabee, Leach, Lenocker, Lund, McCullough, Miller of Dubuque, Murtagh, O'Connor, Odendahl, Olson, Patterson, Penn, Perkins, Ripley, Ritter, Robbins, Russell, Shane, Sherman, Skinner, Smith of Decatur, Speer, Stephenson, Stoddard, Van Camp, White, Whitney, Zeller, Mr. Speaker—70.

The nays were:

Townsend--1.

Absent or not voting:

Beans, Beebe, Brockway, Byerly, Dabney, Dewey, Dixon, Dunlap, Escher, Finlayson, Fraley, George, Griggs, Grout, Halgrims, Hamilton, Harvey, Hayes, Jacobson, Krebill, Kull, Kulp, Linnan, Lounsberry, McCleery, Miller of Bremer, Milton, Moore, Newell, Pickford, Rowles, Sater, Schee, Shankland, Smith of Adams, Stipe, Taylor—37.

So the bill passed and the title was agreed to.

MESSAGE 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. 342, a bill for an act to repeal Section 1067, of the Code, and enact a substitute therefor relating to the appointment of the clerk and reporter of the Supreme Court and to their removal from office.

GEO. A. WILSON,

Secretary.

Also:

MR. SPEAKER—I am directed to inform your honorable body that the Senate has concurred in House Concurrent Resolution in which the concurrence of the Senate was asked:

Concurrent Resolution relative to the adoption of a State song.

GEO. A. WILSON,

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. 251, a bill for an act providing for the levy of special taxes upon the assessed valuation of taxable property of the state for the erection, repair, improvement, and equipment of buildings for the State University of Iowa, the State College of Agriculture and Mechanics Arts, and the State Teachers' College.

GEO. A. WILSON,
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. 353, a bill for an act relating to the holding of primary elections by political parties.

GEO. A. WILSON,

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. 387, a bill for an act amending Sections 1310 and 1311 of the Code, and the law as it appears in Section 1321 of Supplement to the Code, 1907, relating to the taxation of moneys and credits and private banks.

GEO. A. WILSON,

Secretary.

SENATE MESSAGES CONSIDERED.

Senate File No. 387, a bill for an act amending Sections Thirteen Hundred and Ten (1310), and Thirteen Hundred and Eleven (1311), of the Code, and the law as it appears in Section Thirteen Hundred and Twenty-one (1321), of the Supplement to the Code, 1907, relating to the taxation of moneys and credits and private banks, and repealing the law as it appears in Section Thirteen Hundred and Twenty-two (1322), of the Supplement to the Code,

1907, and enacting a substitute therefor relating to the taxation of national banks, state and savings banks and loan and trust companies, and defining moneyed capital, and providing for the taxation thereof.

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

CONSIDERATION OF BILLS.

On motion of Campbell of Ida, House File No. 121, a bill for an act providing that all common carriers operating trains within the State of Iowa, and conveying live stock, shall provide a car equipped with sleeping berths or bunks, for the persons in charge of such live stock, with report of committee recommending passage as amended, was taken up, considered, and the committee amendments were adopted.

Ripley of Hancock offered the following amendment:

I move to amend by striking out the word "persons" in the fourth line of Section One as found in the Journal and inserting in lieu thereof the following: "the owners or their agents."

Adopted.

Mr. Campbell moved that the rules be suspended, 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 ayes were:

Bascom, Bauman, Beebe, Brady, Brown, Bruce, Bybee, Campbell of Ida, Campbell of Webster, Collin, Cousins, Crist, Cunningham, Dabney, Daniels, Dawson, Downey, Edmunds, Ellis, Enger, Felt, Finlayson, Fletcher, Fourt, Fraley, Fulton, George, Goodykoontz, Grout, Halgrims, Hamilton, Harding, Hazen, Hickenlooper, Hogan, Huff, Hunt, Huntley, Hutchins, Jacobs, Jacobson, Johnson, Klay, Koontz, Krebill, Kulp, Larrabee, Leach, Lenocker, Lounsberry, Lund, McCullongh, Miller of Bremer, Miller of Dubuque, Murtagh, Newell, O'Connor, Odendahl, Olson, Patterson, Pickford, Ripley, Ritter, Robbins, Russell, Schee, Shane, Shankland, Sherman, Skinner, Smith of Adams, Smith of Decatur, Speer, Stephenson, Stipe, Stoddard, Townsend, Van Camp, White, Whitney, Zeller, Mr. Speaker—82.

The nays were:

Black, Bowman, Dewey, Gilbert-4.

Absent or not voting:

Beans, Boettger, Brockway, Byerly, Dixon, Dunlap, Escher, Fry, Greene, Griggs, Harvey, Hayes, Kull, Linnan, McCleery, Milton, Moore, Penn, Perkins, Rowles, Sater, Taylor—22.

So the bill passed and the title was agreed to.

MOTIONS TO RECONSIDER.

Mr. Speaker—I move to reconsider the vote by which Senate File No. 226 failed to pass the House.

J. M. C. HAMILTON,

I second the motion.

ED. H. CAMPBELL,

Mr. Speaker—I move to reconsider the vote by which Senate File No. 226 passed to its third reading.

J. M. C. HAMILTON,

I second the motion.

ED. H. CAMPBELL.

On motion of Whitney of Woodbury, Senate File No. 22, a bill for an act to amend Section Three Hundred Seventy-seven (377) of the Code, relating to the powers of notaries public, with report of committee recommending passage, was taken up and considered.

Mr. Whitney moved 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 ayes were:

Bascom, Bauman, Beebe, Boettger, Brady, Brown, Bruce, Bybee, Campbell of Ida, Campbell of Webster, Collin, Cousins, Crist, Cunningham, Dabney, Daniels, Dawson, Dewey, Downey, Edmunds, Ellis, Enger, Felt, Finlayson, Fletcher, Fourt, Fraley, Fry, Gilbert, Goodykoontz, Greene, Grout, Hamilton, Hazen, Hickenlooper, Hogan, Huff, Hunt, Huntley, Hutchins, Jacobs, Jacobson, Johnson, Klay, Koontz, Kulp, Larrabee, Leach, Lenocker, Lounsberry, Lund, McCullough, Miller of Bremer, Miller of Dubuque, Murtagh, Newell, Odendahl, Olson, Patterson, Penn, Perkins, Pickford, Ripley, Ritter, Robbins, Russell, Schee, Shane, Shankland, Sherman, Skinner, Smith of Adams, Smith of Decatur, Speer, Stephenson, Stipe, Stoddard, Townsend, Van Camp, White, Whitney, Zeller, Mr. Speaker—83.

The nays were:

None.

Absent or not voting:

Beans, Black, Bowman, Brockway, Byerly, Dixon, Dunlap, Escher, Fulton, George, Griggs, Halgrims, Harding, Harvey, Hayes, Krebill, Kull, Linnan, McCleery, Milton, Moore, O'Connor, Rowles, Sater, Taylor—25.

So the bill passed and the title was agreed to.

On motion of Perkins of Delaware, House File No. 317, a bill for an act to prevent the procreation of habitual criminals, idiots, feeble-minded and imbeciles, with report of committee without recommendation, was taken up and considered.

Mr. Perkins moved that the rules be suspended, the bill 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 aves were:

Bascom, Beans, Beebe, Bowman, Bruce, Bybee, Campbell of Ida, Campbell of Webster, Collin, Cousins, Crist, Daniels, Dawson, Dewey, Edmunds, Ellis, Enger, Felt, Finlayson, Fletcher, Fourt, Fraley, Fry, Fulton, George, Goodykoontz, Griggs, Grout, Halgrims, Harding, Hazen, Hickenlooper, Huff, Hunt, Huntley, Hutchins, Jacobs, Jacobson, Johnson, Krebill, Larrabee, Linnan, Lounsberry, Lund, Milton, Murtagh, O'Connor, Olson, Patterson, Perkins, Pickford, Ripley, Robbins, Russell, Shane, Shankland, Sherman, Smith of Adams, Speer, Stipe, Stoddard, Van Camp, Whitney, Mr. Speaker—64.

The nays were:

Cunningham, Downey, Gilbert, Klay, Kulp, Leach, Newell, Odendahl, Penn, Ritter, Townsend, White, Zeller—13.

Absent or not voting:

Bauman, Black, Boettger, Brady, Brockway, Brown, Byerly, Dabney, Dixon, Dunlap, Escher, Greene, Hamilton, Harvey, Hayes, Hogan, Koontz, Kull, Lenocker, McCleery, McCullough, Miller of Bremer, Miller of Dubuque, Moore, Rowles, Sater, Schee, Skinner, Smith of Decatur, Stephenson, Taylor—31.

Roll call verified.

So the bill passed and the title was agreed to.

Boettger of Scott moved to recall House File No. 219 from the Governor in order to correct an error in the title.

Motion prevailed.

Hickenlooper of Monroe moved that when the House adjourn, it be to reconvene at 1:30 p. m.

Motion prevailed

Hunt of Harrison moved that a committee of three be appointed to notify the Senate that the House was ready to receive it in Joint Convention.

Motion prevailed.

The Speaker named as such committee: Hunt of Harrison, Gilbert of Clayton, Hutchins of Kossuth.

The Sergeant-at-Arms announced the arrival of the members of the Senate who took their seats on the west side of the House Chamber.

JOINT CONVENTION.

The Joint Convention was called to order by Lieutenant Governor Clarke, President of the Joint Convention, at 12 o'clock noon.

The roll was then called and the following members responded as present.

Adams, Allen of Pocahontas, Allen of Jefferson, Ames, Balkema, Balluff, Bascom, Bauman, Beans, Beebe, Bennett, Black, Boettger, Bowman, Brady, Brown of Decatur, Brown of Wright. Bruce, Bybee, Campbell of Ida, Campbell of Webster, Chapman, Chase, Clarkson, Collin, Cousins, Cowles, Crow, Cunningham, Dabney, Dawson, Dewey, Downey, Dunnegan, Edmunds, Ellis, Enger, Felt, Finlayson, Fitchpatrick, Fletcher, Fourt, Fraley, Francis, Fry, Fulton, Garrett, Gates, George, Gilbert, Gillilland. Goodykoontz, Greene, Griggs, Grout, Halgrims, Hamilton, Hammill, Harding, Hazen, Hickenlooper, Hogan, Huff, Hunt, Hunter, Huntley, Hutchins, Jacobs, Jacobson, Johnson, Klay, Koontz, Krebill, Kulp, Larrabee of Webster, Larrabee of Fayette, Leach, Legel, Lenocker, Linnan, Lounsberry, Lund, McColl, McCulloch of Wayne, McCullough of Dubuque, McManus, Malmberg, Mattes, Miller of Bremer, Miller of Dubuque, Milton, Murtagh, Neal, Newell, O'Connor, Odendahl, Olson, Parshall, Patterson. reun. Pickford, Proudfoot, Quigley, Ream, Ripley, Ritter, Robbins, Russell, Sammis, Saunders, Schee, Schrup, Shane, Shankland, Sherman, Skinner, Smith of Adams, Smith of Mitchell, Smith of Shelby, Spaulding, Speer, Stephenson, Stillman, Stipe, Stoddard, Stuckslager, Sullivan, Taylor of Appanoose, Townsend, Van Camp, Van Law, Webber, White of Benton, White of Iowa, Whitney, Wilson, Zeller—137.

Absent or paired:

Brockway, Byerly, Crist, Daniels, DeWolf, Dixon, Dunlap, Escher, Harvey, Hayes, Hoyt, Jewell, Kull, McCleery, Moore, Perkins, Rowles, Sater, Savage, Smith of Decatur, Taylor of Union—21.

President Clarke announced the Joint Convention duly organized, with a quorum of members present.

President Clarke then announced that the roll would be called for the purpose of electing a United States Senator in Congress, and appointed as teller on the part of the Senate, Senator Sullivan of Polk, and as assistant teller, Senator Hoyt of Buchanan.

Speaker Stillman appointed as teller on the part of the House, Representative Huff of Hardin, and as assistant teller, Representative Crist of Clarke.

Upon the roll being called those voting for Claude R. Porter were:

Balluff, Bauman, Black, Boettger, Clarkson, Crow, Dabney, Downey, Dunnegan, Ellis, Fletcher, Garrett, Gilbert, Greene, Griggs, Hamilton, Hazen, Koontz, Krebill, Leach, Legel, Lenocker, Linnan, McCullough of Dubuque, McManus, Miller of Bremer, Miller of Dubuque, Milton, Murtagh, O'Connor, Odendahl, Olson, Parshall, Penn, Ream, Ritter, Schrup, Stephenson, Taylor of Appanoose, Townsend, Webber, White of Benton, White of Iowa, Wilson—44.

Those voting for Horace E. Deemer were:

Adams, Allen of Jefferson, Beans, Bennett, Bowman, Brown of Decatur, Chapman, Chase, Cowles, Dewey, Edmunds, Finlayson, Fulton, Gillilland, Hickenlooper, Hogan, Hunt, Jacobson, Lounsberry, McCulloch of Wayne, Malmberg, Neal, Proudfoot, Robbins, Saunders, Smith of Adams, Smith of Shelby, Speer, Stipe, Stuckslager, Sullivan, Var Camp, Van Law—33.

Those voting for W. S. Kenyon were:

Allen of Pocahontas, Ames, Balkema, Bascom, Beebe, Brady, Brown of Wright, Bruce, Bybee, Campbell of Ida, Campbell of Webster, Collin, Cousins, Cunningham, Dawson, Enger, Felt, Fitchpatrick, Fourt, Fraley, Francis, Fry, Gates, George, Goodykoontz, Grout, Halgrims, Hammill, Harding, Huff, Hunter, Huntley, Hutchins, Jacobs, Johnson, Klay, Kulp, Larrabee of Webster, Larrabee of Fayette, Lund, McColl, Mattes, Newell, Patterson, Pickford, Ripley, Russell, Sammis, Schee, Shane, Shankland, Sherman, Skinner, Smith of Mitchell, Spaulding, Stillman, Stoddard, Whitney, Zeller—59.

Those voting for Martin J. Wade were: Quigley-1.

Absent or paired:

Brockway, Byerly, Crist, Daniels, DeWolf, Dixon, Dunlap, Escher, Harvey, Hayes, Hoyt, Jewell, Kull, McCleery, Moore, Perkins, Rowles, Sater, Savage, Smith of Decatur, Taylor of Union—21.

President Clarke announced that no one had received a majority of the votes cast in the Joint Convention for United States Senator in Congress and that no election had occurred.

Journal of the Joint Convention was then read and approved.

On motion of Senator Chapman of Cedar the Joint Convention was dissolved.

House reconvened, Speaker Stillman in the Chair.

On motion of Bauman of Van Buren the House adjourned.

AFTERNOON SESSION.

House reconvened, Speaker Stillman in the Chair.

INTRODUCTION OF BILLS.

By Daniels of Appanoose, House File No. 572, a bill for an act to amend Section No. 287 of the Code, as to the duties of the clerk of the district court.

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

By Committee on Banks and Banking, House File No. 573, a bill for an act to confer additional powers upon trust companies and to prescribe the conditions under which they may transact business.

Read first and second time and passed on file.

Campbell of Ida asked unanimous consent to amend the title to House File No. 121.

Consent was granted and on motion the following amendment was adopted: By ading to the title the following: "and for the proper seating, ventilation, heating and sanitation of such car."

Title as amended 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 receded from its amendment, has amended by substitute and passed the following bill in which the concurrence of the Senate was asked:

House File No. 9, a bill for an act to amend Section 5 of Chapter 61, of the Acts of the Thirty-third (33rd) General Assembly of Iowa, relating to pensions for disabled or retired firemen.

GEO. A. WILSON, Secretary.

On request of Boettger of Scott, unanimous consent having been given, House File No. 9, a bill for an act to amend Section Five (5) of Chapter Sixty-one (61) of the acts of the Thirty-third General Assembly of Iowa, relating to pensions for disabled and retired firemen, with Senate amendments, was taken up and the amendments read and considered.

SENATE SUBSTITUTE FOR HOUSE FILE NO. 9.

A BILL

For an Act to amend Section Five (5) of Chapter Sixty-one (61) of the Acts of the Thirty-third General Assembly of Iowa, relating to pensions for disabled and retired firemen.

Be it Enacted by the General Assembly of the State of Iowa:

Section 1. The law as it appears in Section Five (5) of Chapter Sixty one (61) of the Acts of the Thirty-third General Assembly is hereby amended by striking out all after the period in the Thirty-seventh (37) line of said Section up to and including the period in the forty-seventh (47) line at the end of the word "retirement", and inserting the following in lieu thereof:

("Any member of the fire department who may be entitled to benefits under the provisions of this Act, and who has served twenty-two (22) years or more in such fire department, of which the last five (5) years' service shall have been continuous, and has reached the age of fifty (50) years, may make application to the Board of Trustees to be retired from such fire department and thereupon it shall be the duty of the Board of Trustees to order the retirement of such member, and upon retirement, he shall be paid a monthly pension equal to one-half (½) the amount of salary received by him as monthly compensation at the date of his retirement.")

Sec. 2. This act being deemed of immediate importance, shall be in force and effect from and after its publication in the Register & Leader and the Des Moines Capital, newspapers published in Des Moines, Iowa.

Mr. Boettger moved that the House concur in the Senate amendments.

On the question, "Shall the House concur?"

The ayes were:

Bascom, Bauman, Beans, Beebe, Black, Boettger, Brady, Bruce, Bybee, Campbell of Ida, Campbell of Webster, Collin, Cunningham, Dawson, Dewey, Edmunds, Ellis, Finlayson, Fourt, Fraley, Fry, Fulton, George, Gilbert, Goodykoontz, Griggs, Halgrims, Hamilton, Harding, Hazen, Hickenlooper, Huff, Hunt, Jacobs, Johnson, Klay, Krebill, Kulp, Larrabee, Leach, Lenocker, Linnan, Lounsberry, Lund, McCullough, Miller of Bremer, Miller of Dubuque, Milton, Murtagh, O'Connor, Odendahl, Olson, Patterson, Penn, Perkins, Pickford, Ripley, Ritter, Russell, Shane, Shankland, Sherman, Skinner, Smith of Adams, Smith of Decatur, Speer, Stephenson, Stipe, Stoddard, Townsend, Van Camp, White, Whitney, Zeller, Mr. Speaker—75.

The nays were:

None.

Absent or not voting:

Bowman, Brockway, Brown, Byerly, Cousins, Crist, Dabney, Daniels, Dixon, Downey, Dunlap, Enger, Escher, Felt, Fletcher, Greene, Grout, Harvey, Hayes, Hogan, Huntley, Hutchins, Jacobson, Koontz, Kull, McCleery, Moore, Newell, Robbins, Rowles, Sater, Schee, Taylor—33.

So the House concurred in Senate amendments.

Miller of Bremer, unanimous consent having been granted, presented the following resolution, and moved its adoption:

Whereas, the people of Iowa City have been seen fit to honor George W. Koontz, father of this House, by electing him as their mayor by a majority unprecedented in the political annals of that city, and

Wheeras, this splendid tribute to his worth and high character, justifies and approves our own estimate of his excellent qualities,

Therefore, Be it Resolved that the House of Representatives of the Thirty-four General Assembly takes this early opportunity of congratulating our worthy compatriot for the honor thrust upon him, while bespeaking the people of Iowa City an administration marked by honesty, wisdom, and patriotic endeavor.

Resolution unanimously adopted by rising vote.

REPORT OF COMMITTEE.

Johnson of Mitchell, 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. 234, a bill for an act to repeal Section Eighteen Hundred Eighty-one (1881) of the Code and to enact a substitute therefor, relating to the report by the auditor of state to the Governor of the condition of 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. Respectfully submitted.

K. J. Johnson,

Chairman.

Report adopted and Senate File No. 234 was indefinitely postponed.

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. 371, a bill for an act to legalize the acts of the town council of the town of Blanchard, in the county of Page, and State of Iowa, appointing certain persons as members of said town council and empowering them to hold and exercise the duties of said office.

GEO. A. WILSON,

Secretary.

On request of Stipe of Page, unanimous consent having been given, House File No. 371, a bill for an act to legalize the acts of the town council of the town of Blanchard, in the county of Page, and state of Iowa; appointing certain persons as members of said town council and empowering them to hold and exercise the duties of said office, with Senate amendments, was taken up and the amendments read and considered.

Amend Section 2 by striking from line 2 the word "legislation" and inserting in lieu thereof the word "litigation". Also amend by striking out the words "of the town council", in line 3 from the bottom of Section One.

Mr. Stipe moved that the House concur in the Senate amendments.

On the question, "Shall the House concur?"

The ayes were:

Bascom, Bauman, Beans, Beebe, Black, Boettger, Bruce, Bybee, Campbell of Ida, Campbell of Webster, Collin, Cousins, Cunningham, Daniels, Dawson, Dewey, Downey, Edmunds, Ellis, Felt, Fourt, Fraley, George, Gilbert, Goodykoontz, Grout, Hamilton, Harding, Hazen, Hickenlooper, Hogan, Huff; Hunt, Hutchins, Jacobs, Jacobson, Johnson, Klay, Koontz, Krebill, Larrabee, Leach, Lenocker, Linnan, Lounsberry, Lund, Miller of Dubuque, Milton, Murtagh, Newell, O'Connor, Patterson, Perkins, Pickford, Ripley, Ritter, Robbins, Russell, Schee, Shane, Shankland, Sherman, Skinner, Smith of Adams, Smith of Decatur, Speer, Stephenson, Stipe, Stoddard, Townsend, Van Camp, White, Whitney, Zeller, Mr. Speaker—75.

The nays were:

None.

Absent or not voting:

Bowman, Brady, Brockway, Brown, Byerly, Crist, Dabney, Dixon, Dunlap, Enger, Escher, Finlayson, Fletcher, Fry, Fulton, Greene, Griggs, Halgrims, Harvey, Hayes, Huntley, Kull, Kulp, McCleery, McCullough, Miller of Bremer, Moore, Odendahl, Olson, Penn, Rowles, Sater, Taylor—33.

So the House concurred in Senate amendments.

On request of Cunningham of Buena Vista leave of absence was granted Brown of Wright until Wednesday.

On request of Bowman of Linn leave of absence was granted Dixon of Sac until Wednesday.

On request of Townsend of Tama leave of absence was granted Schee of O'Brien until Wednesday.

Fraley of Polk moved that the Governor be requested to return House File No. 283 for the purpose of making a correction.

Motion prevailed.

The following communication was sent to the Governor:

To His Excellency, the Governor of Iowa:

I am directed to inform you that the House herewith respectfully requests the return of House Files Nos. 219 and 283 for the purpose of making correction.

C. R. BENEDICT, Chief Clerk.

SPECIAL ORDER.

Time having arrived for Special Order No. 16, House File No. 315, a bill for an act, with report of committee recommending passage as amended, was taken up, considered, and the committee amendments were adopted.

Ripley of Hancock proposed the following amendment: I move to amend House File No. 315 by inserting between the word "miners" and the word "and" in the tenth line of Section 5 of the printed bill the words: "or as a helper".

Amendment adopted.

Johnson of Mitchell proposed the following amendment: Strike out the first paragraph of Section Two (2) and insert the following:

In each mine inspection district of this state there shall be created a board, to be known as the Miners' Examining Board, of three, to consist of one practical miner, one practical operator and one practical mining engineer. Such appointment shall be made by the Governor within sixty days (60) days after the taking effect of this act, and on the first Monday in January of each year thereafter and all vacancies in said board shall be filled by the Governor of the state.

Roll call demanded by Johnson of Mitchell and Jacobs of Calhoun.

On the question, "Shall the amendment be adopted?"

The ayes were:

Bascom, Campbell of Ida, Campbell of Webster, Collin, Cousins, Edmunds, Enger, Felt, Finlayson, Fourt, Fry, Fulton, George, Griggs, Halgrims, Huff, Huntley, Jacobs, Jacobson, Johnson, Klay, Kulp, Linnan, Lund, Miller of Bremer, Newell, Odendahl, Penn, Ripley, Ritter, Russell, Schee, Sherman, Smith of Adams, Stipe, Townsend, Zeller—37.

The nays were:

Bauman, Beans, Black, Boettger, Bowman, Brady, Bruce, Bybee, Dabney, Daniels, Dewey, Ellis, Fletcher, Fraley, Goodykoontz, Greene, Harding, Hazen, Hickenlooper, Hunt, Hutchins, Koontz, Krebill, Leach, Lenocker, Lounsberry, Miller of Dubuque, Milton, Murtagh, O'Connor, Patterson, Perkins, Pickford, Robbins, Shane, Shankland, Skinner, Smith of Decatur, Speer, White, Whitney, Mr. Speaker—42.

Absent or not voting:

Beebe, Brockway, Brown, Byerly, Crist, Cunningham, Dawson, Dixon, Downey, Dunlap, Escher, Gilbert, Grout, Hamilton, Harvey, Hayes, Hogan, Kull, Larrabee, McCleery, McCullough, Moore, Olson, Rowles, Sater, Stephenson, Stoddard, Taylor, Van Camp—29.

Amendment lost.

Stipe of Page proposed the following amendment:

MR. SPEAKER: I move to amend House File No. 315 by inserting after the word "state" and before the word "without" in the second line of Section One of the printed bill the following words: "in which more than twenty-five persons are employed".

Amendment lost.

Mr. Hickenlooper moved that the rules be suspended, 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 ayes were:

Bascom, Bauman, Beans, Black, Boettger, Bowman, Brady, Bruce, Bybee, Campbell of Ida, Campbell of Webster, Cousins, Dabney, Daniels, Dawson, Dewey, Ellis, Enger, Fraley, Fulton, Gilbert, Goodykoontz, Greene, Harding, Hazen, .Hickenlooper, Hunt, Hutchins, Jacobson, Koontz, Krebill, Larrabee, Leach,

Linnan, Lounsberry, McCullough, Miller of Dubuque, Milton, Murtagh, O'Connor, Perkins, Pickford, Ripley, Ritter, Robbins, Russell, Shane, Shankland, Sherman, Smith of Decatur, Speer, Townsend, Van Camp, White, Whitney, Mr. Speaker—56.

The nays were:

Downey, Edmunds, Fry, Griggs, Huff, Jacobs, Johnson, Klay, Kulp, Lund, Miller of Bremer, Newell, Patterson, Penn, Skinner, Smith of Adams, Stipe, Zeller—18.

Absent or not voting:

Beebe, Brockway, Brown, Byerly, Collin, Crist, Cunningham, Dixon, Dunlap, Escher, Felt, Finlayson, Fletcher, Fourt, George, Grout, Halgrims, Hamilton, Harvey, Hayes, Hogan, Huntley, Kull, Lenocker, McCleery, Moore, Odendahl, Olson, Rowles, Sater, Schee, Stephenson, Stoddard, Taylor—34.

Roll call verified.

So the bill passed and the title was agreed to.

MESSAGES FROM THE GOVERNOR.

The following messages were received from the Governor:

MR. SPEAKER—I am directed to inform your honorable body that the Governor returns herewith the following bill as requested by the House:

House File No. 219, a bill for an act to repeal Section Six Hundred Seventy-nine-h (679-h) of Chapter Two-a (2-a), Title Five (V) of the Supplement to the Code of 1907, relative to the Board of Police and Fire Commissioners in certain cities of the first class.

Also:

MR. SPEAKER—I am directed to inform your honorable body that the Governor returns herewith the following bill as requested by the House:

House File No. 283, a bill for an act to amend the law as the same appears in Section One (1), of Chapter Fifty-seven (57), Acts of the Thirty-third General Assembly of Iowa, relating to tax levy for park purposes.

C. C. NYE,

Secretary to the Governor.

INTRODUCTION OF BILLS.

By Fraley of Polk, House File No. 574, a bill for an act to legalize the official acts of certain notaries public in and for Polk county, Iowa.

Whereas, certain notaries public in and for Polk County, Iowa, under a misapprehension as to the date when their commissions were issued as notaries public, did, prior to the 17th of March, 1911, and before their commissions had actually been issued, take certain acknowledgments of deeds, mortgages, instruments, papers and documents required by law, to be acknowledged; therefore,

Be it Enacted by the General Assembly of the State of Iowa:

Section 1. That all such acknowledgments, taken by Notaries Public, in and for Polk County, Iowa, prior to the 17th day of March, 1911, and before their commissions had actually been issued, of deeds, mortgages, instruments, papers and documents required by law to be acknowledged, are hereby legalized and made valid, the same as though they had been duly commissioned as notaries public at the time such acknowledgments were taken, provided this act shall not apply to titles to real estate which are now in litigation.

Sec. 2. This act, being deemed of immediate importance, shall be in full force and effect from and after its publication in the Register and Leader and Daily Capital, newspapers published in the city of Des Moines, Iowa, without expense to the state of Iowa.

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

By Penn of Fremont, House File No. 575, a bill for an act to amend Section Three Thousand One Hundred Seventy-four (3174) of the Code, relative to causes for divorces.

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

By Daniels of Appanoose, House File No. 576, a bill for an act to amend Section 470 of the Code pertaining to duties of county auditor.

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

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 requests the recall of House File No. 219, a bill for an act relative to the Board of Police and Fire Commissioners in certain cities of the first class.

Geo. A. Wilson, Secretary.

Boettger of Scott moved that the House grant the request of the Senate for the recall of House File No. 219.

Motion prevailed.

On motion of Boettger of Scott the House adjourned.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, MARCH 29, 1911.

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

Prayer was offered by Dr. A. B. Leamer of Des Moines. Journal of March 28th corrected and approved.

PETITIONS, MEMORIALS AND REMONSTRANCES.

Huff of Hardin presented petition of the teachers of the public schools of Alden, Iowa, endorsing Senate File No. 77 and House File No. 69.

Referred to Committee on Schools and Text Books.

Patterson of Keokuk presented petition of the teachers of the public schools of What Cheer, Iowa, endorsing the Cowles-Ritter bill for validation of teachers' certificates.

Referred to Committee on Schools and Text Books.

Halgrims of Humboldt presented petition of the teachers of the public schools of Hardy, Iowa, endorsing House File No. 69.

Referred to Committee on Schools and Text Books.

Krebill of Lee presented petition of the teachers of the public schools of Montrose, Iowa, endorsing the Cowles-Ritter bill for the validation of teachers' certificates.

Referred to Committee on Schools and Text Books.

Schee of O'Brien presented remonstrance from citizens of O'Brien County against House File No. 328.

Referred to Committee on Suppression of Intemperance.

Schee of O'Brien presented remonstrance from citizens of O'Brien county against Senate Files Nos. 56, 57 and 58.

Referred to Committee on Judiciary.

REPORTS OF COMMITTEES.

Goodykoontz of Boone, 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. 387, a bill for an act amending Sections Thirteen Hundred and Ten (1310), and Thirteen Hundred and Eleven (1311), of the Code, and the law as it appears in Section Thirteen Hundred and Twenty-one (1321), of the Supplement to the Code, 1907, relating to the taxation of moneys and credits and private banks, and repealing the law as it appears in Section Thirteen Hundred and Twenty-two (1322), of the Supplement to the Code, 1907, and enacting a substitute therefor, relating to the taxation of national banks, state and savings banks and loan and trust companies, and defining moneyed capital, and providing for the taxation thereof, 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.

W. W. GOODYKOONTZ,

Chairman.

Report adopted.

Also:

Mr. Speaker—Your Committee on Ways and Means, to whom was referred House File No. 491, a bill for an act for the encouragement of manufacturing by authorizing and empowering boards of supervisors, councils of cities and towns, and cities acting under a special charter and under a commission, to exempt property of manufacturing plants from taxation and limiting the time, 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 be amended as follows:

By adding to Section One (1) of said bill the following:

"The power of boards of supervisors, as herein provided, shall apply only to the taxes levied for county purposes and the power of councils, as herein provided, shall apply only to the taxes levied for city and town purposes," and when so amended the bill do pass.

W. W. GOODYKOONTZ,

Chairman.

Report adopted.

Also:

Mr. Speaker—Your Committee on Ways and Means, to whom was referred House File No. 410, a bill for an act to amend Section Thirteen Hundred Nineteen (1319) of the Code of 1897, and to enlarge the same so as to apply the exemptions provided for therein to the owners of stock in corporations incorporated under the laws of other states, subject to certain provisos, beg leave to report they have had the same under con-

sideration 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 word and figures "of 1897" in the second line of the title, and

By striking out all of the first paragraph of Section 1 and inserting in lieu thereof the following: "That Section Thirteen Hundred Nineteen (1319), of the Code be and the same is hereby amended by adding thereto the following," and when so amended the bill do pass.

W. W. GOODYKOONTZ,

Chairman.

Report adopted.

Beebe of Franklin, from the Committee on Commerce and Trade, submitted the following report:

Mr. Speaker—Your Committee on Commerce and Trade, to whom was referred House File No. 542, a bill for an act to provide for the inspection of weights and measures, and to punish the keeping of false weights and measures, 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 be amended by substituting the following substitute amendment therefor:

A BILL

For an act to provide for the inspection of weights and measures, and to punish the keeping of false weights and measures.

Be it Enacted by the General Assembly of the State of Iowa:

Section 1. That the State Food and Dairy Commissioner and his assistants are each hereby empowered and it is hereby made their duty, to make an inspection of scales, weights and measures wherever the same are kept for use in connection with the sale of merchandise or other commodities sold by weight or measurement, or where the price to be paid for producing or manufacturing any article or commodity is based upon the weight or measurement thereof, within this state, and he is hereby authorized and directed to procure from the State Superintendent of Weights and Measures such standards of weights and measures as may be necessary to enable him and his assistants to perform the duties conferred upon them by this act.

Sec. 2. Whenever complaint shall be made to the State Food and Dairy Commissioner that any false or incorrect scales, weights or measures are being made use of by any person, firm or corporation in the purchase or sale of merchandise or other commodities or in weighing any article or commodity, the piece price paid for producing which is determined by weight or measure, it shall be his duty to cause the same to be inspected as soon as the duties of his office will permit, and he shall make such other inspection of weights and measures as in his judgment is necessary or proper to be made.

Sec. 3. If any person engaged in the purchase or sale of merchandise or other commodities by weight or measurement or in the employment of labor where the price thereof is to be determined by weight or measurement of the article or thing upon which such labor is bestowed, as specified in Section One (1) of this act, be found having in his place of business any scales, weights, measures or other apparatus for determining the quantity of any commodity, which does not conform to the standards of weight and measurement of this state, shall be guilty of a misdemeanor and for the first offense shall be fined not less than ten nor more than one hundred dollars, and for each subsequent offense, not exceeding five hundred dollars, or imprisonment in the county jail not exceeding ninety days.

Sec. 4. The State Food and Dairy Commissioner shall pay from the appropriations for his office, any and all expense incurred in procuring the necessary standards from the State Superintendent of Weights and Measures; and when so amended the bill do pass.

N. W. BEEBE, Chairman.

Report adopted.

Fulton of Jefferson, 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. 504, a bill for an act to amend Section Two Thousand Seven Hundred Ninety-seven (2797) of the Code, relating to the organization of rural independent school districts, 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 be indefinitely postponed.

C. J. Fulton, Chairman.

Ordered passed on file.

Klay of Sioux, from the Committee on Judiciary, submitted the following report.

MR. SPEAKER—Your Committee on Judiciary, to whom was referred House File No. 321, a bill for an act to authorize the Governor of the state to execute to Jospeh Tucker, a patent, conveying to him the southwest quarter of the southeast quarter of Section 5, Township 87, North, Range 1, West of the 5th P. M., in Dubuque County, Iowa, beg leave to report they have had the same under consideration and recommend the same be amended as follows:

By striking out the provisions of Section 1 and inserting the following in lieu thereof: "That upon the payment of Eighty Dollars (\$80.00) by the said Joseph Tucker, to the Secretary of the State of Iowa, for the use and benefit of the school fund as by law provided, the Governor of the State of Iowa be and he is hereby empowered and authorized to execute a patent to the said Joseph Tucker conveying to him the right, title and

interest of the State of Iowa in and to the southwest quarter (SW_4) of the southeast quarter (SE_4) of Section Five (5), Township Eighty-seven (87) North, Range One (1) West of the Fifth P. M., in Dubuque County, Iowa: provided however that this act shall not affect pending litigation."

And by adding the following: "Sec. 2. This act being deemed of immediate importance shall take effect and be in force from and after its publication in the Cascade Pioneer, a newspaper published in the town of Cascade, Iowa, and in the Register & Leader, a newspaper published at Des Moines, Iowa, and when so amended the bill do pass.

GERRIT KLAY,
Chairman.

Report adopted.

Also:

MR. SPEAKER—Your Committee on Judiciary, to whom was referred House File No. 339, a bill for an act to amend the law as it appears in Section 4008 of the Code, relative to exemption from execution, beg leave to report they have had the same under consideration and recommend the same be amended as follows:

By striking out all of said bill following the enacting clause, and substituting therefor, the following:

"Section 1. That Section 4008 of the Code, be amended by striking out all of line 19 thereof following the comma after the word "debtor", and all of line 20 preceding the semi-colon following the word "professor", and inserting in lieu thereof the following: "kept or used in the pursuance of his business or profession," and when so amended the bill do pass.

GERRIT KLAY,

Chairman.

Report adopted.

Also:

MR. SPEAKER—Your Committee on Judiciary, to whom was referred Substitute for Senate File No. 200, a bill for an act providing for the paroling of certain convicts on first conviction by presiding Judge of the trial court in which the conviction is had, beg leave to report they have had the same under consideration and recommend the same be amended as follows:

By inserting after the word "aforesaid" in the second line of Section 2 thereof the words "or his successor in office," and when so amended the bill do pass.

GERRIT KLAY,
Chairman.

Report adopted.

Also:

Mr. Speaker—Your Committee on Judiciary, to whom was referred House File No. 434, a bill for an act for the relief of Jacob Hoover,

and for the purpose of having a patent issued in the name of Jacob W. Hoover, for a certain tract of land, beg leave to report they have had the same under consideration and recommend the same do pass.

GERBIT KLAY,

Report adopted.

Chairman.

Also:

Mr. Speaker—Your Committee on Judiciary, to whom was referred House File No. 87, a bill for an act to fix the standard of qualifications of all persons desiring to practice Osteopathy, and for the regulation thereof, etc., beg leave to report they have had the same under consideration and recommend the same be indefinitely postponed.

GERRIT KLAY,
Chairman.

Report adopted, and House File No. 87 was indefinitely postponed.

Also:

MB. SPEAKER—Your Committee on Judiciary, to whom was referred House File No. 499, a bill for an act repealing Section 3172 of the Code, relating to petitions in divorce actions, and enacting a substitute therefor, beg leave to report they have had the same under consideration and recommend the same be indefinitely postponed.

GERRIT KLAY, Chairman.

Report adopted and House File No. 499 was indefinitely post-poned.

Also:

Mr. Speaker—Your Committee on Judiciary, to whom was referred House File No. 500, a bill for an act providing for the appointment of an attorney to represent the minor children affected by divorce proceedings, his powers and duties, etc., beg leave to report they have had the same under consideration and recommend the same be indefinitely postponed.

Gerrit Klay,

EMMII ILLAI,

Chairman.

Report adopted and House File No. 500 was indefinitely post-poned.

Also:

MR. SPEAKER—Your Committee on Judiciary, to whom was referred Senate File No. 364, a bill for an act for the relief of Jacob Hoover, and for the purpose of having a patent issued in the name of Jacob W. Hoover, for a certain tract of land, beg leave to report they have had the same under consideration and recommend the same do pass.

GERRIT KLAY, Chairman.

Report adopted.

MB. SPEAKER—Your Committee on Judiciary, to whom was referred House File No. 417, a bill for an act to authorize the filing in the office of County Recorder, of copies of the tract books of land patents now on deposit in the office of the Secretary of State, and making such copies presumptive evidence, 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.

GERRIT KLAY, Chairman.

Report adopted.

Also:

Mr. Speaker—Your Committee on Judiciary, to whom was referred Senate File No. 235, a bill for an act to require contracts for county bridges, buildings and other improvements to be let to the lowest responsible bidder, and to provide for advertisement for bids, 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 be amended by substituting the following substitute amendment therefor:

By striking out all after the enacting clause and inserting in lieu thereof the following provisions hereto attached:

"Section 1. No highway improvement, bridge or county building shall be hereafter constructed or repaired, and no material for such construction or repair shall be hereafter purchased, when the probable cost of such bridge, building or improvement is Three Hundred Fifty Dollars (\$350.00), unless the same be first advertised and offered to the lowest responsible bidder."

Whenever it is desired by the board of supervisors to enter into any contract for any of the purposes mentioned in the preceding section, general specifications and requirements, and if for a building, plans also, shall be filed by said board with the county auditor of said county, and it shall be the duty of said auditor to cause to be published once each week for two (2) consecutive weeks in at least two (2) of the official papers of said county, a hotice stating the general nature of the proposed improvement and inviting bidders to submit proposals. The notice shall state the time when bids will be received at the office of said county auditor and the time and place when the lowest responsible bidder will be determined by the board, which time shall be at least ten (10) days after the last publication above required. If the improvement is for a bridge or bridges, the proposals submitted by bidders shall be accompanied by detailed plans. The said board shall have the right to determine the relative value of the respective proposals, and may reject any and all bids. No contract shall be let unless provision is made for competent and disinterested inspection of the work during the progress thereof," and when so amended the bill do pass.

> GERBIT KLAY, Chairman.

Report adopted.

Mr. Speaker—Your Committee on Judiciary, to whom was referred Senate File No. 346, a bill for an act to authorize the executive council to pay costs taxed to or incurred by the state in any suit or proceeding instituted by any of the state departments, as by law provided, 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.

GERRIT KLAY,
Chairman.

Report adopted.

Also:

Mr. Speaker—Your Committee on Judiciary, to whom was referred House File No. 323, a bill for an act to repeal Section 2822 of the Code, 1897, and to enact a substitute therefor, relative to the penalties of school officers, beg leave to report they have had the same under consideration and recommend the same be indefinitely postponed.

GERRIT KLAY, Chairman.

Report adopted and House File No. 323 was indefinitely postponed.

Fulton of Jefferson, 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. 344, a bill for an act to repeal Section Twenty-eight Hundred Two (2802), Supplement to the Code, 1907, and enact a substitute therefor relative to the adjustment of the assets and liabilities between school corporations, 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.

C. J. FULTON,

Report adopted.

Chairman.

Also:

Mr. Speaker—Your Committee on Schools and Text Books, to whom was referred House File No. 178, a bill for an act to repeal Section Twenty-eight Hundred and Thirteen (2813), Supplement to the Code, 1907, and to enact a substitute therefor, relative to a tax to pay bonds and interest and to create a sinking fund, 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 be indefinitely postponed.

C. J. Fulton, Chairman.

Report adopted and House File No. 178 was indefinitely post-poned.

MR. SPEAKER—Your Committee on Schools and Text Books, to whom was referred House File No. 299, a bill for an act to amend the law as it appears in Section Two Thousand Seven Hundred and Thirty-four-b (2734-b) of the Supplement to the Code, 1907, relating to the expense account of county superintendents, 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 be indefinitely postponed.

C. J. Fulton, Chairman.

Report adopted and House File No. 299 was indefinitely postponed.

Beans of Mahaska, from the Committee on Private Corporations, submitted the following report:

MR. SPEAKER—Your Committee on Private Corporations, to whom was referred House File No. 271, a bill for an act to amend Section Three (3) Chapter One Hundred Four (104) of the Acts of the Thirty-third General Assembly relating to corporations for pecuniary profit, 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.

W. I. BEANS, Chairman.

Report adopted.

Fourt of Allamakee, 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. 70, a bill for an act to amend the law as it appears in Chapter Two-a (2-a), Title Eight (VIII) of the Supplement to the Code, 1907, relating to motor vehicle license fees, 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 be indefinitely postponed.

E. H. FOURT, Chairman.

Report adopted, and House File No. 70 was indefinitely postponed.

Also:

MR. SPEAKER—Your Committee on Roads and Highways, to whom was referred House File No. 133, a bill for an act to amend Section Fifteen Hundred Seventy-one-f (1571-f), Supplement to the Code, 1907, relative to numbering of automobiles, 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 be indefinitely postponed.

E. H. FOURT, Chairman.

Report adopted, and House File No. 133 was indefinitely postponed.

Klay of Sioux, from the Committee on Judiciary, submitted the following report:

Mr. Speaker—Your Committee on Judiciary, to whom was referred Senate File No. 201, a bill for an act to amend the law as it appears in Chapter Seventy-eight (78), Acts of the Thirty-third (33d) General Assembly, relating to the removal of officers for misfeasance, malfeasance or nonfeasance in office, 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 be amended as follows:

By striking out all after the word "by" in the third (3d) line of said bill and substituting the following therefor: "adding after the word 'county attorney' in line 1 of Section 1 the following: "any member of the board of supervisors," and when so amended the bill do pass.

GERRIT KLAY.

Chairman.

Report adopted.

MOTIONS TO RECONSIDER.

I move to reconsider the vote by which House File No. 315 passed the House.

В. Н. ВІЛСК.

I second the motion.

M. F. McCullough.

I move to reconsider the vote by which House File No. 315 passed to its third reading.

B. H. BLACK.

I second the motion.

M. F. McCullough.

The following resignation was filed:

To the Chief Clerk:

I wish to tender my resignation as Clerk for Committees on Printing and State Educational Institutions, to take effect March 28th.

OLLIE COTTER.

Klay of Sioux presented the following Concurrent Resolution:

Whereas, the remaining work of this General Assembly can and ought to be completed in two weeks from this date, therefore, be it

Resolved by the House, the Senate concurring, that this General Assembly do adjourn sine die at noon, 12 o'clock on Wednesday, April 12, 1911.

Laid over under Rule 34.

SPECIAL ORDER NO. 12.

Time having arrived for Special Order, House File No. 518, a bill for an act amending Section Thirteen Hundred Ten (1310) of the Code, relating to the taxation of moneys and credits, with report of committee recommending passage, was taken up, considered, and on motion of Goodykoontz of Boone, Senate File No. 387 was substituted therefor.

Brady of Dallas offered the following amendment:

I move to amend Senate File No. 387 by striking out the period (.) and inserting a comma (,) at the end of Section One and adding the following words: "but in no case shall money loaned by private individuals the payment of which is secured by real estate mortgage or chattel mortgage be treated or construed as moneyed capital.

Lost.

Dawson of Cherokee offered the following amendment:

I move to amend Senate File No. 387 by striking out that part of Section 5 beginning with the word "for" in line one and ending and including the word "that" in line five.

Lost.

Stipe of Page offered the following amendment:

I move to amend Senate File No. 387 by striking out the word "twenty" as it appears in line seven of Section Five of the bill as printed in the Senate Journal, and insert in lieu thereof the word "fifteen;" and also by striking out the words and figures "eighty per cent (80%)" in line five of Section Seven, and insert in lieu thereof the words and figures "sixty per cent (60%)".

Lost.

Ripley of Hancock moved that further consideration of the bill be postponed and made a special order for Friday at 10:00 o'clock A. M.

Motion lost.

Mr. Goodykoontz moved 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 ayes were:

Bascom, Beans, Beebe, Black, Boettger, Bowman, Brady, Brockway, Bruce, Bybee, Campbell of Ida, Collin, Cousins, Crist, Cunningham, Daniels, Dewey, Edmunds, Ellis, Enger, Escher, Felt, Finlayson, Fletcher, Fourt, Fraley, Fry, Fulton, George, Goodykoontz, Greene, Griggs, Grout, Halgrims, Hamilton, Harding, Harvey, Hayes, Hazen, Hickenlooper, Hogan, Huff, Hunt, Huntley, Hutchins, Jacobs, Jacobson, Johnson, Klay, Koontz, Krebill, Kulp, Larrabee, Leach, Lenocker, Linnan, Lounsberry, Lund, McCullough, Miller of Bremer, Miller of Dubuque, Milton, Murtagh, O'Connor, Odendahl, Olson, Patterson, Perkins, Pickford, Ritter, Robbins, Russell, Sater, Schee, Shane, Shankland, Sherman, Skinner, Smith of Adams, Smith of Decatur, Speer, Stephenson, Stipe, Stoddard, Townsend, Van Camp, White, Whitney, Zeller, Mr. Speaker—90.

The nays were:

Bauman, Campbell of Webster, Downey, Gilbert, Penn, Ripley, Rowles, Taylor—8.

Absent or not voting:

Brown, Byerly, Dabney, Dawson, Dixon, Dunlap, Kull, Mc-Cleery, Moore, Newell-10.

So the bill passed and the title was agreed to.

Goodykoontz of Boone moved that further consideration of Special Order No. 13, House File No. 519, be postponed and remain on the Calendar subject to call.

Motion prevailed.

Schee of O'Brien moved that Calendar No. 176 be passed and retain its place on the Calendar.

Motion prevailed.

Crist of Clarke in the Chair.

CONSIDERATION OF BILLS.

On motion of Harding of Woodbury, House File No. 409, a bill for an act amendatory to Chapter Six (6), Title Three (III) of the Code, extending the jurisdiction of superior courts in cities which are not county seats, and which have now, or which may here-

after have a population of Twenty-five Thousand (25,000) or more; providing for trial by jury in such 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 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 the filing of 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; providing for a deputy clerk of such court in such cities ;and providing that the act shall apply to cities acting under the commission form of government, with report of committee recommending passage as amended, was taken up, considered, and the committee substitute amendment substituted for the original bill.

Mr. Harding moved that the rules be suspended, the bill 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 ayes were:

Bascom, Bauman, Beans, Beebe, Black, Bowman, Brady, Brockway, Brown, Bruce, Bybee, Campbell of Ida, Campbell of Webster, Collin, Crist, Dabney, Daniels, Dawson, Dewey, Dunlap, Edmunds, Ellis, Enger, Escher, Felt, Fourt, Fraley, Fry, Fulton, George, Gilbert, Goodykoontz, Greene, Griggs, Grout, Halgrims, Hamilton, Harding, Harvey, Hayes, Hazen, Hickenlooper, Hogan, Huff, Hunt, Huntley, Hutchins, Jacobs, Jacobson, Johnson, Klay, Koontz, Krebill, Larrabee, Leach, Lenocker, Linnan, Lounsberry, Lund, McCullough, Miller of Dubuque, Milton, Murtagh, Newell, Patterson, Perkins, Pickford, Ripley, Ritter, Robbins, Rowles, Russell, Sater, Schee, Shane, Shankland, Skinner, Smith of Adams, Smith of Decatur, Speer, Stephenson, Stipe, Stoddard, Taylor, Townsend, Van Camp, White, Whitney, Zeller—89.

The nays were:

None.

Absent or not voting:

Boettger, Byerly, Cousins, Cunningham, Dixon, Downey, Finlayson, Fletcher, Kull, Kulp, McCleery, Miller of Bremer, Moore, O'Connor, Odendahl, Olson, Penn, Sherman, Mr. Speaker—19.

So the bill passed and the title as amended was agreed to.

On motion of Hazen of Pottawattamie, House File No. 445, 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, 1907, relating to official newspapers and how selected, with report of committee recommending passage, was taken up and considered.

Mr. Hazen moved to add a publication clause, without expense to the state as Section Two.

Adopted.

Smith of Decatur offered the following amendment:

I move to amend by striking out the words "in counties" in line three of the printed bill.

Adopted.

Cunningham of Buena Vista offered the following amendment:

I move to amend House File No. 445 by substituting the following:

A RILL

For an Act to amend the law as it appears in Section Four Hundred Forty-one of the Supplement to the Code, 1907, relative to the selection of official newspapers and providing for the publication of the proceedings of the county board of supervisors and regulating the compensation to be paid therefor.

Be it Enacted by the General Assembly of the State of Ioua;

Section 1. That Section Four Hundred Forty-one (441) of the Supplement to the Code, 1907, be and the same is hereby amended by striking out following the semi-colon (;) in line Twenty-three (23) and before the period in line Twenty-five (25), the words "and, in counties having two county seats each district shall be regarded as a county for the purpose of such publication" and inserting in lieu thereof the following:

"In counties where the district court is held in two places the board shall select one newspaper having the largest circulation published within the county and outside the limits of any city or town in which such district court is held, and one each from the city or town wherein such district court is held."

Lost.

Mr. Hazen moved that the rules be suspended, 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 ayes were:

Bascom, Bauman, Beans, Beebe, Black, Boettger, Bowman, Brady, Bruce, Bybee, Campbell of Ida, Campbell of Webster, Collin, Cousins, Crist, Cunningham, Dabney, Daniels, Dawson, Dewey, Downey, Dunlap, Edmunds, Ellis, Escher, Felt, Fletcher, Fourt, Fraley, Fry, Fulton, George, Gilbert, Goodykoontz, Greene, Griggs, Halgrims, Hamilton, Harvey, Hayes, Hazen, Hickenlooper, Huff, Hunt, Huntley, Hutchins, Jacobs, Jacobson, Johnson, Klay, Koontz, Krebill, Kulp, Larrabee, Lenocker, Lounsberry, McCullough, Miller of Dubuque, Milton, Newell, O'Connor, Olson, Patterson, Penn, Perkins, Pickford, Ripley, Ritter, Robbins, Rowles, Russell, Sater, Schee, Shane, Shankland, Skinner, Smith of Adams, Smith of Decatur, Speer, Stephenson, Stipe, Stoddard, Taylor, Townsend, Van Camp, White, Zeller, Mr. Speaker—88.

The nays were:

None.

Absent or not voting:

Brockway, Brown, Byerly, Dixon, Enger, Finlayson, Grout, Harding, Hogan, Kull, Leach, Linnan, Lund, McCleery, Miller of Bremer, Moore, Murtagh, Odendahl, Sherman, Whitney—20.

So the bill passed and the title was agreed to.

Speaker Stillman in the chair.

REPORTS OF COMMITTEE.

Dewey of Guthrie, 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 Senate File No. 16, a bill for an act to amend the law as the same appears in Section 308 of the Supplement to the Code, relating to the compensation of county attorneys, 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 be amended by substituting the following substitute amendment therefor:

SUBSTITUTE FOR SENATE FILE NO. 16.

A BILL

For an Act to amend the law as the same appears in Section Three Hundred and Eight (308) of the Supplement to the Code, 1907, relative to the compensation of county attorneys.

Be it Enacted by the General Assembly of the State of Iowa:

Section 1. That Section Three Hundred and Eight (308) of the Supplement to the Code, 1907, be and the same is hereby amended by striking out the words and figures "65,000, Two Thousand Dollars (\$2,000.00); and in all counties of 65,000 and over, Twenty-five Hundred Dollars (\$2,500);" as the same appears in the eighth and ninth lines thereof and inserting the following in lieu thereof: "Sixty thousand (60,000), Two Thousand Dollars (\$2,000); in counties of Sixty Thousand (60,000) and less than ninety-five thousand (95,000), Twenty-five Hundred Dollars (\$2,500); and in counties of ninety-five thousand (95,000) and over, Three Thousand Dollars (\$3,000)".

Sec. 2. This act being deemed of immediate importance shall be in full force and effect from and after its passage and publication in the Rigester and Leader and Des Moines Capital, newspapers published in Des Moines, Iowa, and when so amended the bill do pass.

H. K. DEWEY,

Chairman.

Report adopted.

Also:

Mr. Speaker—Your Committee on Compensation of Public Officers, to whom was referred House File No. 45, a bill for an act to amend the law as the same appears in Section 308 of the Supplement to the Code, 1907, relating to the compensation of county attorneys, 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 be indefinitely postponed.

H. K. DEWEY, Chairman.

Report adopted, and House File No. 45 was indefinitely postponed.

Also:

Mr. Speaker—Your Committee on Compensation of Public Officers, to whom was referred House File No. 286, a bill for an act to amend Section Three Hundred and Nine (309) of the Code, relating to the compensation and fees of commissioners of insanity, 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 be indefinitely postponed.

H. K. DEWEY, Chairman.

Report adopted, and House File No. 286 was indefinitely postponed.

Mr. Speaker—Your Committee on Compensation of Public Officers, to whom was referred House File No. 344, a bill for an act to repeal Chapter 121 laws of the Thirty-third General Assembly of Iowa, and enact a substitute therefor relating to the duties of the county auditor in drainage matters, and to provide additional compensation or help for county auditors on account of drainage districts, 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 be indefinitely postponed.

H. K. DEWEY, Chairman.

Report adopted, and House File No. 344 was indefinitely postponed.

Krebill of Lee moved that House File No. 341 be withdrawn from further consideration of the House.

Motion prevailed.

Patterson of Keokuk moved that a committee of three be appointed to notify the Senate that the House was ready to receive it in Joint Convention.

Motion prevailed.

The Speaker named as such committee: Patterson of Keokuk, Newell of Plymouth and Odendahl of Carroll.

The Sergeant-at-Arms announced the arrival of the members of the Senate who took their seats on the west side of the House Chamber.

JOINT CONVENTION.

The Joint Convention was called to order by Lieutenant Governor Clarke, President of the Joint Convention, at 12 o'clock noon.

The roll was then called and the following members responded as present.

Adams, Allen of Pocahontas, Allen of Jefferson, Ames, Balkema, Balluff, Bascom, Bauman, Beans, Beebe, Bennett, Black, Boettger, Bowman, Brady, Brockway, Brown of Decatur, Brown of Wright, Bruce, Bybee, Campbell of Ida, Campbell of Webster, Chapman, Chase, Clarkson, Collin, Cousins, Cowles, Crist, Crow, Cunningham, Dabney, Daniels, Dawson, Dewey, Downey, Dunlap, Dunnegan, Edmunds, Ellis, Enger, Escher, Felt, Finlayson, Fitch-

patrick, Fletcher, Fourt, Fraley, Francis, Fry, Fulton, Garrett, Gates. George. Gilbert. Gillilland. Goodykoontz. Greene. Griggs. Grout, Halgrims, Hamilton, Hammill, Harding, Harvey, Hazen, Hickenlooper, Hogan, Huff, Hunt, Hunter, Huntley, Hutchins, Jacobs. Jacobson, Jewell, Johnson, Klay, Koontz, Krebill, Kulp, Larrabee of Webster, Larrabee of Fayette, Leach, Legel, Lenocker, Linnan, Lounsberry, Lund, McColl, McCulloch of Wayne, McCullough Dubuque, McManus, Malmberg, Mattes, Miller of Bremer, Miller of Dubuque, Milton, Moore, Murtagh, Neal, Newell, Odendahl, Olson, Parshall, Patterson, Penn, Perkins, Pickford. Proudfoot, Quigley, Ream, Ripley, Ritter, Robbins, Rowles, Russell, Sammis, Sater, Saunders, Schee, Schrup, Shane, Shankland, Sherman, Skinner, Smith of Adams, Smith of Decatur, Smith Mitchell, Smith of Shelby, Spaulding, Speer, Stephenson, Stillman, Stipe, Stoddard, Stuckslager, Sullivan, Taylor of Union, Taylor of Appanoose, Townsend, Van Camp, Van Law, Webber, White of Benton, White of Iowa, Whitney, Wilson, Zeller-150.

Absent or paired:

Byerly, De Wolf, Dixon, Hayes, Hoyt, Kull, McCleery, Savage —8.

President Clarke announced the Joint Convention duly organized, with a quorum of members present.

President Clarke then announced that the roll would be called for the purpose of electing a United States Senator in Congress, and appointed as teller on the part of the Senate, Senator Sullivan of Polk, and as assistant teller, Senator Hoyt of Buchanan.

Speaker Stillman appointed as teller on the part of the House, Representative Huff of Hardin, and as assistant teller, Representative Crist of Clarke.

Upon the roll being called those voting for Claude R. Porter were:

Balluff, Bauman, Black, Boettger, Clarkson, Crow, Dabney, Downey, Dunlap, Dunnegan, Ellis, Escher, Fletcher, Garrett, Gilbert, Greene, Griggs, Hamilton, Hazen, Koontz, Krebill, Leach, Legel, Lenocker, Linnan, McCullough of Dubuque, McManus, Miller of Bremer, Miller of Dubuque, Milton, Murtagh, O'Connor, Odendahl, Olson, Parshall, Penn, Quigley, Ream, Ritter, Rowles, Sater, Schrup, Stephenson, Taylor of Union, Taylor of Appanoose, Townsend, Webber, White of Benton, White of Iowa, Wilson—50.

Those voting for Horace E. Deemer were:

Adams, Allen of Jefferson, Beans, Bennett, Bowman, Brown of Decatur, Chapman, Chase, Cowles, Crist, Daniels, Dewey, Edmunds, Finlayson, Fulton, Gillilland, Hickenlooper, Hogan, Hunt, Jacobson, Lounsberry, McCulloch of Wayne, Malmberg, Neal, Proudfoot, Robbins, Saunders, Smith of Adams, Smith of Decatur, Smith of Shelby, Speer, Stipe, Stuckslager, Sullivan, Van Camp, Van Law—36.

Those voting for W. S. Kenyon were:

Allen of Pocahontas, Ames, Balkema, Bascom, Beebe, Brady, Brockway, Brown of Wright, Bruce, Bybee, Campbell of Ida, Campbell of Webster, Collin, Cousins, Cunningham, Dawson, Enger, Felt, Fitchpatrick, Fourt, Fraley, Francis, Fry, Gates, Goodykoontz, Grout, Halgrims, Hammill, Harding, Harvey, Huff, Hunter, Huntley, Hutchins, Jacobs, Jewell, Johnson, Klay, Kulp, Larrabee of Webster, Larrabee of Fayette, Lund, McColl, Mattes, Moore, Newell, Patterson, Perkins, Pickford, Ripley, Russell, Sammis, Schee, Shane, Shankland, Sherman, Skinner, Smith of Mitchell, Spaulding, Stillman, Stoddard, Whitney, Zeller—63.

Those voting for C. G. Lee were: George—1.

Absent or paired:

Byerly, DeWolf, Dixon, Hayes, Hoyt, Kull, McCleery, Savage -8.

President Clarke announced that no one had received a majority of the votes cast in the Joint Convention for United States Senator in Congress and that no election had occurred.

Journal of the Joint Convention was then read and approved.

On motion of Senator Bennett of Taylor the Joint Convention was dissolved.

House reconvened, Speaker Stillman in the Chair.

On motion of Odendahl of Carroll, the House adjourned until 1:30 P. M.

AFTERNOON SESSION.

House reconvened, Speaker Stillman in the Chair.

REPORT OF COMMITTEE.

Perkins of Delaware, from the Committee on Labor, submitted the following report:

Mr. Speaker—Your Committee on Labor, to whom was referred Senate File No. 232, a bill for an act to amend Section Forty-nine Hundred and Ninety-nine-a-10 (4999-a-10) of the Supplement to the Code, 1907, relating to protection against fire and providing a penalty, 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.

ELI C. PCRKINS, Chairman.

Report 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 passed the following bill in which the concurrence of the House is asked:

Senate File No. 425, a bill for an act to amend the law as it appears in Section 1872 of the Code, relating to the quarterly statements of State and savings banks and providing a penalty for failure to file same.

GEO. A. WILSON,

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. 338, a bill for an act to define and punish contributory delinquence.

GEO. A. WILSON,

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. 365, a bill for an act to amend the law as it appears in Section Nineteen Hundred Eighty-nine-a-9 (1989-a-9) of the Supplement to the Code, 1907, relating to interest on warrants drawn on drainage funds.

GEO. A. WILSON,

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:

Senate File No. 418, a bill for an act to amend Section 4268 of the Code in relation to the disposition of the proceeds of real estate sold in actions of partition.

GEO. A. WILSON,

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. 115, a bill for an act for the protection of public health and for the prevention of fraud by regulating the sale of eggs for food purposes.

GEO. A. WILSON, 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. 426, a bill for an act relating to the examination of state and savings banks and the publication of the reports.

GEO. A. WILSON, 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. 415, a bill for an act to empower border counties to erect and maintain bridges across the border streams of the state, and fixing the terms and conditions under which the funds for the same may be provided.

GEO. A. WILSON, Secretary.

SENATE MESSAGES CONSIDERED.

Senate File No. 425, a bill for an act to amend the law as it appears in Section Eighteen Hundred Seventy-two (1872) of the Code, relating to the quarterly statements of state and savings banks, and providing a penalty for failure to file same.

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

Senate File No. 338, a bill for an act to define and punish contributory delinquence.

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

Substitute for Senate File No. 365, a bill for an act to amend the law as it appears in Section Nineteen Hundred Eighty-nine-a-9 (1989-a-9) of the Supplement to the Code, 1907, relating to interest on warrants drawn upon drainage funds.

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

Senate File No. 418, a bill for an act to amend Section Four Thousand Two Hundred Sixty-eight (4268) of the Code in relation to the disposition of the proceeds of real estate sold in actions of partition.

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

Senate File No. 115, a bill for an act for the protection of public health and for the prevention of fraud by regulating the sale of eggs for food purposes; providing penalties for the violation thereof and providing for the enforcement thereof.

Read first and second time and referred to Committee on Food and Dairy.

Senate File No. 426, a bill for an act to amend the law as it appears in Section Eighteen Hundred and Seventy-three (1873) of the Supplement to the Code, 1907, relating to the examination of state and savings banks and the publication of the reports.

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

Senate File No. 415, a bill for an act to empower border counties to erect and maintain bridges across the border streams of the state, and fixing the terms and conditions under which the funds for the same may be provided.

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

CONSIDERATION OF BILLS.

On motion of Goodykoontz of Boone, House File No. 387, a hill for an act amending the law as it appears in Paragraph Nine (9)

of Section Four Hundred and Twenty-two (422) of the Supplement to the Code, 1907, relating to the powers of the boards of supervisors, with report of committee recommending passage as amended, was taken up, considered, and the committee amendments were adopted.

Mr. Goodykoontz offered the following amendment: I move to amend House File No. 387 by inserting after the word "is" in the second line of the printed bill the following words: "and before the word 'located'".

Adopted.

Mr. Goodykoontz moved that the rules be suspended, 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 ayes were:

Bauman, Beans, Black, Boettger, Brown, Campbell of Ida, Collin, Crist, Dabney, Daniels, Dawson, Dewey, Ellis, Felt, Fourt, Fulton, George, Gilbert, Goodykoontz, Griggs, Halgrims, Hamilton, Harding, Harvey, Hayes, Hickenlooper, Hogan, Huff, Hunt, Huntley, Hutchins, Jacobson, Johnson, Krebill, Kulp, Larrabee, Lenocker, Linnan, Lounsberry, Lund, Miller of Bremer, Miller of Dubuque, Milton, Moore, Newell, O'Connor, Odendahl, Olson, Patterson, Penn, Perkins, Ripley, Ritter, Rowles, Russell, Schee, Shane, Shankland, Sherman, Skinner, Smith of Adams, Smith of Decatur, Stephenson, Stipe, Stoddard, Taylor, Townsend, Van Camp, White, Whitney, Zeller, Mr. Speaker—72.

The nays were:

Bybee, Cousins, Downey-3.

Absent or not voting:

Bascom, Beebe, Bowman, Brady, Brockway, Bruce, Byerly, Campbell of Webster, Cunningham, Dixon, Dunlap, Edmunds, Enger, Escher, Finlayson, Fletcher, Fraley, Fry, Greene, Grout, Hazen, Jacobs, Klay, Koontz, Kull, Leach, McCleery, McCullough, Murtagh, Pickford, Robbins, Sater, Speer—33.

So the bill passed and the title was agreed to.

On motion of Ripley of Hancock, Senate File No. 151, a bill for an act to repeal Chapter One Hundred Ninety-two (192) of the acts of the Thirty-third General Assembly and to enact a substitute therefor relating to the conveyance of real estate by executor, administrator, trustee, guardian, referee or commissioner, with report of committee recommending passage as amended, was taken up, considered, and the committee amendments were adopted.

Mr. Ripley moved 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 ayes were:

Bascom, Bauman, Beans, Beebe, Black, Boettger, Bowman, Brady, Brown, Bruce, Bybee, Campbell of Ida, Campbell of Webster, Collin, Cousins, Crist, Dabney, Dawson, Dewey, Dunlap, Ellis, Enger, Finlayson, Fourt, Fraley, Fry, Fulton, George, Gilbert, Goodykoontz, Greene, Griggs, Grout, Hamilton, Harding, Harvey, Hayes, Hogan, Huff, Hunt, Huntley, Hutchins, Jacobs, Jacobson, Johnson, Krebill, Kulp, Larrabee, Leach, Lenocker, Linnan, Lund, McCullough, Miller of Dubuque, Milton, Moore, O'Connor, Odendahl, Olson, Patterson, Penn, Perkins, Pickford, Ripley, Ritter, Robbins, Russell, Sater, Schee, Shane, Sherman, Skinner, Smith of Decatur, Stephenson, Stipe, Stoddard, Taylor, Townsend, White, Zeller, Mr. Speaker—81.

The nays were:

None.

Absent or not voting:

Brockway, Byerly, Cunningham, Daniels, Dixon, Downey, Edmunds, Escher, Felt, Fletcher, Halgrims, Hazen, Hickenlooper, Klay, Koontz, Kull, Lounsberry, McCleery, Miller of Bremer, Murtagh, Newell, Rowles, Shankland, Smith of Adams, Speer, Van Camp, Whitney—27.

So the bill passed and the title was agreed to.

On motion of Perkins of Delaware, Senate File No. 333, a bill for an act to amend the law as it appears in Section Two Thousand Eight Hundred Eighty-one-l (2881-l) of the Supplement to the Code, 1907, relating to the public archives, authorizing the curator of the historical collections to make and certify copies of records and documents in the public archives, with report of committee recommending passage, was taken up and considered.

Mr. Perkins moved 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 ayes were:

Bascom, Bauman, Beans, Beebe, Black, Boettger, Bowman, Brady, Brockway, Brown, Bruce, Bybee, Campbell of Ida, Campbell of Webster, Collin, Cousins, Crist, Daniels, Dawson, Dewey, Downey, Dunlap, Edmunds, Ellis, Enger, Felt, Fourt, Fraley, Fry, Fulton, George, Gilbert, Goodykoontz, Greene, Griggs, Grout, Halgrims, Hamilton, Harding, Hayes, Hickenlooper, Hogan, Huff, Huntley, Hutchins, Jacobs, Jacobson, Johnson, Klay, Krebill, Larrabee, Leach, Lenocker, Linnan, Lounsberry, Lund, McCullough, Miller of Dubuque, Milton, Moore, Murtagh, Odendahl, Olson, Patterson, Penn, Perkins, Pickford, Ripley, Ritter, Robbins, Rowles, Russell, Sater, Schee, Shane, Sherman, Skinner, Smith of Adams, Smith of Decatur, Stephenson, Stipe, Stoddard, Taylor, Townsend, White, Whitney, Zeller, Mr. Speaker—88.

The nays were:

None.

Absent or not voting:

Byerly, Cunningham, Dabney, Dixon, Escher, Finlayson, Fletcher, Harvey, Hazen, Hunt, Koontz, Kull, Kulp, McCleery, Miller of Bremer, Newell, O'Connor, Shankland, Speer, Van Camp—20.

So the bill passed and the title was agreed to.

On motion of Johnson of Mitchell, Senate File No. 255, a bill for an act making the estates of non-resident insane patients and persons legally bound for their support liable for the care and treatment of such patients in the state hospitals, with report of committee recommending passage, was taken up and considered.

Mr. Johnson moved 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 ayes were:

Bascom, Bauman, Beebe, Black, Boettger, Bowman, Brady, Bruce, Bybee, Campbell of Ida, Campbell of Webster, Collin, Cousins, Crist, Cunningham, Dewey, Downey, Dunlap, Edmunds, Ellis, Escher, Finlayson, Fourt, Fraley, Fry, Fulton, George, Gilbert, Goodykoontz, Greene, Griggs, Grout, Halgrims, Hamilton, Harding, Hickenlooper, Hogan, Huff, Hunt, Huntley, Hutchins, Jacobs, Jacobson, Johnson, Klay, Krebill, Larrabee, Leach, Lenocker, Lin-

nan, Lund, McCullough, Miller of Dubuque, Milton, Moore, Murtagh, Newell, O'Connor, Odendahl, Olson, Patterson, Penn, Perkins, Pickford, Ripley, Ritter, Robbins, Rowles, Russell, Sater, Shane, Sherman, Skinner, Smith of Adams, Smith of Decatur, Speer, Stephenson, Stipe, Stoddard, Taylor, Townsend, White, Whitney, Zeller, Mr. Speaker—85.

The nays were:

None.

Absent or not voting:

Beans, Brockway, Brown, Byerly, Dabney, Daniels, Dawson, Dixon, Enger, Felt, Fletcher, Harvey, Hayes, Hazen, Koontz, Kull, Kulp, Lounsberry, McCleery, Miller of Bremer, Schee, Shankland, Van Camp—23.

So the bill passed and the title was agreed to.

On motion of Bybee of Marion, House File No. 352, a bill for an act to amend Section Five Thousand Two Hundred Fifty-six (5256) of the Supplement to the Code, 1907, relating to the appointment and compensation of clerks of the grand jury, with report of committe recommending passage as amended, was taken up, considered, and the committee amendments were adopted.

Mr. Bybee moved that the rules be suspended, 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 ayes were:

Bascom, Beebe, Black, Boettger, Bowman, Brady, Brockway, Brown, Bruce, Bybee, Campbell of Ida, Campbell of Webster, Collin, Crist, Daniels, Dewey, Dunlap, Edmunds, Ellis, Escher, Fletcher, Fourt, Fry, George, Goodykoontz, Greene, Grout, Halgrims, Hamilton, Harding, Hayes, Hazen, Hickenlooper, Huff, Hunt, Huntley, Hutchins, Jacobs, Jacobson, Johnson, Klay, Koontz, Krebill, Leach, Lenocker, Linnan, Lounsberry, Lund, McCullough, Miller of Dubuque, Milton, Moore, Murtagh, Newell, O'Connor, Olson, Patterson, Perkins, Pickford, Ripley, Ritter, Robbins, Rowles, Russell, Sater, Shane, Skinner, Smith of Adams, Smith of Decatur, Stephenson, Stipe, Stoddard, Taylor, Van Camp, White, Whitney, Zeller, Mr. Speaker—78.

The nays were:

None.

Absent or not voting:

Bauman, Beans, Byerly, Cousins, Cunningham, Dabney, Dawson, Dixon, Downey, Enger, Felt, Finlayson, Fraley, Fulton, Gilbert, Griggs, Harvey, Hogan, Kull, Kulp, Larrabee, McCleery, Miller of Bremer, Odendahl, Penn, Schee, Shankland, Sherman, Speer, Townsend—30.

So the bill passed and the title was agreed to.

On motion of Halgrims of Humboldt, House File No. 390, a bill for an act to declare certain diseases contagious and infectious, and to provide rules and regulations for the control of the same and to fix the punishment for violation thereof, with report of committee recommending passage, was taken up and considered.

Mr. Halgrims moved that the rules be suspended, 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 ayes were:

Bascom, Bauman, Bowman, Brady, Brockway, Brown, Bruce, Campbell of Ida, Campbell of Webster, Collin, Cousins, Crist, Cunningham, Dabney, Daniels, Dewey, Downey, Dunlap, Ellis, Felt, Finlayson, Fourt, Fraley, Fry, Fulton, George, Goodykoontz, Greene, Grout, Halgrims, Harvey, Hazen, Hickenlooper, Hogan, Huff, Hunt, Hutchins, Jacobs, Jacobson, Johnson, Klay, Leach, Linnan, Lounsberry, Lund, McCullough, Miller of Bremer, Milton, Murtagh, O'Connor, Olson, Patterson, Perkins, Pickford, Ritter, Robbins, Rowles, Russell, Sater, Skinner, Smith of Adams, Stipe, Stoddard. Taylor, Speer. Stephenson, Mr. Speaker-68.

The nays were:

Gilbert, Harding, Huntley, Krebill, Miller of Dubuque, Penn, Ripley, Shane, Smith of Decatur—9.

Absent or not voting:

Beans, Beebe, Black, Boettger, Bybee, Byerly, Dawson, Dixon, Edmunds, Enger, Escher, Fletcher, Griggs, Hamilton, Hayes,

Koontz, Kull, Kulp, Larrabee, Lenocker, McCleery, Moore, Newell, Odendahl, Schee, Shankland, Sherman, Townsend, White, Whitney, Zeller—31.

So the bill passed and the title was agreed to.

On motion of Ripley of Hancock, House File No. 351, a bill for an act empowering boards of county supervisors to appropriate money for educational purposes in relation to tuberculosis in man and animals, with report of committee recommending passage, was taken up and considered.

Shane of Wapello offered the following amendment:

I move to amend House File No. 351 by inserting after the word "tuberculosis" in the third line of Section One of the printed bill, the following: "and other communicable diseases".

Adopted.

Mr. Ripley moved that the rules be suspended, the bill 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 ayes were:

Bascom, Bauman, Beans, Beebe, Black, Boettger, Bowman, Brady, Brockway, Campbell of Webster, Collin, Cunningham, Dewey, Felt, Finlayson, Fulton, Goodykoontz, Hamilton, Harvey, Hayes, Hazen, Hickenlooper, Hogan, Huff, Hutchins, Jacobson, Johnson, Kulp, Larrabee, Lounsberry, Lund, O'Connor, Perkins, Pickford, Ripley, Shane, Shankland, Sherman, Speer, Stipe, Taylor, Van Camp, White, Whitney, Mr. Speaker—45.

The nays were:

Brown, Bruce, Bybee, Campbell of Ida, Cousins, Downey, Edmunds, Ellis, Enger, Escher, Fraley, Gilbert, Hunt, Huntley, Klay, Krebill, Leach, Lenocker, Miller of Bremer, Miller of Dubuque, Milton, Newell, Odendahl, Patterson, Robbins, Russell, Sater, Skinner, Smith of Adams, Smith of Decatur, Stephenson, Stoddard, Townsend, Zeller—34.

Absent or not voting:

Byerly, Crist, Dabney, Daniels, Dawson, Dixon, Dunlap, Fletcher, Fourt, Fry, George, Greene, Griggs, Grout, Halgrims, Harding, Jacobs, Koontz, Kull, Linnan, McCleery, McCullough, Moore, Murtagh, Olson, Penn, Ritter, Rowles, Schee—29.

Roll call verified.

So the bill having failed to receive a constitutional majority was declared to have been lost.

On motion of Miller of Bremer the Committee on Claims was excused.

On motion of Whitney of Woodbury, Senate File No. 27, a bill for an act to define the elements of damage that may be proven and awarded where the death of the wife has been caused by the fault of any person, firm or corporation, including a municipal corporation, and providing a remedy in behalf of the husband, with report of committee recommending passage as amended, was taken up, considered, and the committee amendments were adopted.

Mr. Whitney moved 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 ayes were:

Bauman, Beans, Beebe, Black, Boettger, Bowman, Brady, Brown, Bybee, Campbell of Ida, Collin, Crist, Cunningham, Dabney, Daniels, Dewey, Downey, Ellis, Enger, Escher, Finlayson, Fourt, Fraley, Fry, Fulton, George, Gilbert, Goodykoontz, Greene, Griggs, Grout, Halgrims, Hamilton, Harding, Harvey, Hazen, Hickenlooper, Hogan, Huff, Hunt, Huntley, Hutchins, Jacobs, Johnson, Klay, Koontz, Krebill, Kulp, Larrabee, Leach, Linnan, McCullough, Miller of Dubuque, Milton, Moore, Newell, O'Connor, Odendahl, Olson, Patterson, Penn, Perkins, Pickford, Ripley, Ritter, Robbins, Rowles, Russell, Shane, Shankland, Sherman, Smith of Adams, Smith of Decatur, Speer, Stephenson, Stipe, Stoddard, Taylor, Townsend, Van Camp, White, Whitney, Mr. Speaker—83.

The nays were:

None.

Absent or not voting:

Bascom, Brockway, Bruce, Byerly, Campbell of Webster, Cousins, Dawson, Dixon, Dunlap, Edmunds, Felt, Fletcher, Hayes, Jacobson, Kull, Lenocker, Lounsberry, Lund, McCleery, Miller of Bremer, Murtagh, Sater, Schee, Skinner, Zeller—25.

So the bill passed and the title was agreed to.

Ripley of Hancock moved that the House recall from the Senate House File No. 484.

Motion prevailed.

MOTION TO BECONSIDER.

I move to reconsider the vote by which the report of the Judiciary Committee on House File No. 87 was adopted.

COL. HALGRIMS.

I hereby second the above motion.

I. T. DABNEY.

REPORT OF COMMITTEE ON ENROLLED BILLS.

Whitney of Woodbury, 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. 492, a bill for an act to legalize and validate the acts of the city council of the city of Osceola, Iowa, in varying from, and constructing paving and curbing on portions of Washington and Webster streets in said city on grades different from the established grades.

Also:

House File No. 353, a bill for an act to amend Sections One Thousand Eighty-seven-a-4 (1087-a-4) and One Thousand Eighty-seven-a-19 (1087-a-19) of the Supplement to the Code, 1907, as amended, relating to the holding of primary elections by political parties.

Also:

, House File No. 251, a bill for an act providing for the levy of special taxes upon the assessed valuation of the taxable property of the state for the erection, repair, improvement, and equipment of buildings for the state university of Iowa, the State College of Agriculture and Mechanic Arts, and the State Teachers' College.

Also:

House File No. 371, a bill for an act to legalize the acts of the town council of the town of Blanchard, in the county of Page, and State of Iowa; appointing certain persons as members of said town council and empowering them to hold and exercise the duties of said office.

Also:

House File No. 9, a bill for an act to amend Section Five (5) of Chapter Sixty-one (61) of the acts of the Thirty-third General Assembly of Iowa, relating to pensions for disabled and retired firemen.

U. G. WIHTNEY,

Chairman.

Adopted.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS.

Whitney of Woodbury, 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. 492, a bill for an act to legalize and validate the acts of the city council of the city of Osceola, Iowa, in varying from, and constructing paving and curbing on portions of Washington and Webster streets in said city on grades different from the established grades.

Also:

House File No. 353, a bill for an act to amend Sections One Thousand Eighty-seven-a-4 (1087-a-4) and One Thousand Eighty-seven-a-19 (1087-a-19) of the Supplement to the Code, 1907, as amended, relating to the holding of primary elections by political parties.

Also:

House File No. 251, a bill for an act providing for the levy of special taxes upon the assessed valuation of the taxable property of the state for the erection, repair, improvement, and equipment of buildings for the State University of Iowa, The State College of Agriculture and Mechanic Arts and the State Teachers' College.

Also:

House File No. 371, a bill for an act to legalize the acts of the town council of the town of Blanchard, in the county of Page, and state of Iowa; appointing certain persons as members of said town council and empowering them to hold and exercise the duties of said office.

Also:

House File No. 9, a bill for an act to amend Section Five (5) of Chapter Sixty-one (61) of the acts of the Thirty-third General Assembly of Iowa, relating to pensions for disabled and retired firemen.

U. G. WHITNEY,

Chairman House Committee.

Ed. P. Malmberg,

Chairman Senate Committee.

Adopted.

The Speaker announced that as Speaker of the House he had signed in the presence of the House, House File Nos. 492, 371, 251, 9 and 353.

CONSIDERATION OF BILLS.

On motion of Shankland of Polk, House File No. 506, a bill for an act to amend the law as it appears in Sections Three Hundred Sixty (360), Seventeen Hundred Eleven (1711), Seventeen Hundred Twenty-one (1721), Seventeen Hundred Twenty-eight (1728), Seventeen Hundred Forty-five (1745), Seventeen Hundred Eightyseven (1787), Seventeen Hundred Ninety-eight (1798) of the Code, and to amend the law as it appears in Sections Thirteen Hundred Thirty-three (133), Seventeen Hundred Nine (1709), Division 1), Seventeen Hundred Fifty-eight-b (1758-b), Hundred Eighty-two (1782), Seventeen Hundred Fifty-nine-b (1759-b), Seventeen Hundred Fifty-nine-f (1759-f), Seventeen Hundred Ninety-eight-a (1798-a), Seventeen Hundred Ninetyeight-b (1798-b) Eighteen Hundred Thirty-nine-j (1839-j) of the Supplement to the Code, 1907, and to amend the law as it appears in Section Seven (7), Chapter One Hundred Five (105), and Section One (1) of Chapter One Hundred Eleven (111) of the acts of the Thirty-third General Assembly; and to enact a section as Section Eighteen Hundred Twenty-d (1820-d) to Chapter Eight (8), Title Nine (9) of the Code, all relating to insurance, was taken up and considered.

Bruce of Floyd moved that the further consideration of the bill be deferred and made a special order for Monday at 10:00 oclock, A. M.

O'Connor of Chickasaw moved to amend and change the time to Friday at 2:00 oclock, P. M.

Amendment adopted.

Motion as amended prevailed.

INTRODUCTION OF BILLS.

By O'Connor of Chickasaw, House File No. 577, a bill for an act to amend the law as it appears in Sections Forty-nine Hundred Ninety-nine-a-6 (4999-a-6), Forty-nine Hundred Ninety-nine-a-7 (4999-a-7) and Forty-nine Hundred Ninetn-yine-a-8 (4999-a-8) of the Supplement to the Code, 1907, relating to protection against, and means of escape from fire.

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

By Committee on Compensation of Public Officers, House File No. 578, a bill for an act to repeal Section Five Hundred and Ten-a (510-a) and Five Hundred and Ten-b (510-b) of the Supplement to the Code, 1907, relative to the compensation of sheriff and deputy sheriff and to enact a substitute therefor.

Passed on file.

By Bybee of Marion, House File No. 579, a bill for an act authorizing the issue of a patent to the southwest quarter (1-4) of the southeast quarter (1-4), Section Sixteen (16), Township Seventy-six (76), Range Twenty-one (21), West Fifth (5th) P. M.

Whereas, it appears that Margaret Dewitt is now the owner of the southwest quarter (4) of the southeast quarter (4) of Section Sixteen (16), Township Seventy-six (76), Range Twenty-one (21), West of the Fifth (5th) P. M. by purchase through an unbroken chain of title from the grantees of David Shonkwiler; and

Whereas, it also appears that the said David Shonkwiler, on or about the 29th day of June, 1848, purchased the said land from the state of Iowa, the same being school lands; and

Whereas, it appears that no certificate of purchase or patent for said land has ever been issued to the said David Shonkwiler or to any other person; therefore,

Be it Enacted by the General Assembly of the State of Iowa:

Section 1. That the Governor and the secretary of the State of Iowa are hereby authorized and directed to issue to the said Margaret Dewitt a patent for the southwest quarter (¼) of the southeast quarter (¼) of Section Sixteen (16), Township Seventy-six (76), Range Twenty-one (21), West of the Fifth (5th) P. M. of Iowa.

Sec. 2. This act being deemed of immediate importance shall take effect and be in force from and after its publication in the Register & Leader, and the Des Moines Capital, newspapers published in Des Moines, Iowa, said publication to be without expense to the state.

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

Larrabee of Fayette moved that House File No. 379 be re-referred to Committee on Appropriations.

Motion prevailed and bill was so referred.

On motion of George of Story the House adjourned.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, MARCH 30, 1911.

House met pursuant to adjournment, Speaker Stillman in the Chair.

Prayer was offered by Rev. George W. Ladd, of Mapleton, Iowa. Journal of March 29th corrected and approved.

On request of Smith of Decatur, leave of absence was granted Hickenlooper of Monroe until Friday.

PETITIONS, MEMORIALS AND REMONSTRANCES.

Patterson of Keokuk, presented petition of the teachers of the public schools of Richland, Iowa, endorsing the Cowles-Ritter bill for the validation of teachers' certificates.

Referred to Committee on Schools and Text Books.

Schee of O'Brien, presented petition of the citizens of O'Brien County, endorsing the Shankland bill, relative to the question of consent for running of saloon by vote of the people.

Referred to Committee on Suppression of Intemperance.

Krebill of Lee, presented remonstrance of the merchants of Donnellson, Iowa, relative to House File No. 457.

Referred to Committee on Pharmacy.

INTRODUCTION OF BILLS.

By Halgrims, of Humboldt, House File No. 580, a bill for an act to amend Section Twenty-seven Hundred and Thirty-four-b (2734-b), of the Supplement to the Code, 1907, relating to the qualifications of the County Superintendents.

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

By Harding of Woodbury, House File No. 581, a bill for an act to amend Section Six Hundred Fifty-eight (658) of the Supple-

ment to the Code, 1907, by adding to Subdivision Four (4) of said Section, providing additional duties for the mayor in cities and towns.

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

REPORT OF COMMITTEE ON ENROLLED BILLS.

Mr. Speaker—Your Committee on Enrolled Bills respectfully report that they have this day sent to the Governor for his approval, House File No. 492, a bill for an act to legalize and validate the acts of the city council of the city of Osceola, Iowa, in varying from, and constructing paving and curbing on portions of Washington and Webster streets in said city on grades different from the established grades.

Also:

House File No. 353, a bill for an act to amend Section One Thousand Eighty-seven-a4 (1087-a4) and One Thousand Eighty-seven-a19 (1087-a19) of the Supplement to the Code, 1907, as amended, relating to the holding of primary elections by political parties.

Also:

House File No. 251, a bill for an act providing for the levy of special taxes upon the assessed valuation of the taxable property of the state for the erection, repair, improvement, and equipment of buildings for the State University of Iowa, the State College of Agriculture and Mechanic Arts, and the State Teachers' College.

$\mathbf{Also}:$

House File No. 371, a bill for an act to legalize the acts of the town council of the town of Blanchard, in the county of Page, and State of Iowa; appointing certain persons as members of said town council and empowering them to hold and exercise the duties of said office.

Also:

House File No. 9, a bill for an act to amend Section Five (5) of Chapter Sixty-one (61) of the Acts of the Thirty-third General Assembly of Iowa, relating to pensions for disabled and retired firemen.

U. G. WHITNEY,

Chairman.

Adopted.

REPORTS OF COMMITTEES.

Klay of Sioux, from the Committee on Judiciary, submitted the following report:

Mr. Speaker—Your Committee on Judiciary, to whom was referred Senate File No. 405, a bill for an act to amend Section Three Thousand

Three Hundred and Forty-nine (3349) of the Code, relating to the giving notice of the proving of claims against the estate of descendents, 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 be indefinitely postponed.

GERRIT KLAY, Chairman.

Report adopted, and House File No. 405, was indefinitely postponed.

Also:

Mr. Speaker—Your Committee on Judiciary, to whom was referred Senate File No. 160, a bill for an act to repeal Section Three Thousand Five Hundred and Forty-one (3541) of the Code, and to enact a substitute therefor, relating to appearance in court, 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.

GERRIT KLAY,

Chairman.

Report adopted.

Also:

Mr. Speaker—Your Committee on Judiciary, to whom was referred House File No. 399, a bill for an act repealing Section Three Thousand Eight Hundred Two (3802) of the Code, 1897, and substituting therefor a provision for regulating the filing of judgment transcripts, 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 be indefinitely postponed.

GERRIT KLAY, Chairman.

Report adopted, and House File No. 399 was indefinitely postponed.

Also:

Mr. Speaker—Your Committee on Judiciary, to whom was referred House File No. 394, a bill for an act to fix the charge to be made by county recorders for recording plat of subdivisions or additions, 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 be indefinitely postponed.

GERRIT KLAY,

Chairman.

Report adopted, and House File No. 394 was indefinitely postponed. Also:

Mr. Speaker—Your Committee on Judiciary, to whom was referred House File No. 400, a bill for an act making it the duty of the county attorney to examine and report on the abstracts of title to plats of subdivisions or additions when requested to do so by the county recorder, 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 be indefinitely postponed.

GERRIT KLAY, Chairman.

Report adopted, and House File No. 400 was indefinitely postponed.

Finlayson of Grundy, from the Committee on Public Health, submitted the following report:

MR. SPEAKER—Your Committee on Public Health, to whom was referred House File No. 551, a bill for an act to amend Chapter 19-A of Title Twelve of the Supplement to the Code, relating to the practice of dentistry, 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 be amended as follows:

By striking out the word "same" in line four of the printed bill; and when so amended the bill do pass.

R. M. FINLAYSON,

Chairman.

Report adopted.

Also:

MR. SPEAKER—Your Committee on Public Health, to whom was referred House File No. 453, a bill for an act to amend the law as it appears in Section 2582 of the Supplement to the Code, 1907, as amended by Chapter 159 of the Session Laws of the Thirty-third General Assembly, relating to the requirements for admission to examination by the State Board of Medical Examiners, 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 be indefinitely postponed.

R. M. FINLAYSON,
Chairman.

Report adopted, and House File No. 453 was indefinitely postponed.

Hickenlooper of Monroe, 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. 381, a bill for an act to amend Section 2481 of the Code, relating to examination and qualification of candidates for mine

inspector, 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 be indefinitely postponed.

THOS. HICKENLOOPER,

Chairman.

Report adopted, and House File No. 381 was indefinitely postponed.

Also:

Mr. Speaker—Your Committee on Mines and Mining, to whom was referred House File No. 465, a bill for an act to recover damage for anyone injured or killed while working in, around and about the mines, where owner, operator or person in charge fail to comply with the mining laws, 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 be referred to the Committee on Judiciary.

THOS. HICKENLOOPER.

Chairman.

Report adopted, and House File No. 465 was so referred.

Fulton of Jefferson, 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. 455, a bill for an act to repeal Section Two Thousand Seven Hundred Seventy-two (2772) of the Code, relating to the rights and powers of school boards, and to enact a substitute 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 be amended as follows:

By substituting in line 12 of Section 1, the word "may" for the word "shall," and by inserting in line 13 of Section 1, after the word "pupils" the words "and teachers"; and when so amended the bill do pass.

C. J. Fulton,

Chairman.

Report adopted.

Cunningham of Buena Vista, from the Committee on Agriculture, submitted the following report:

Mr. Speaker—Your Committee on Agriculture, to whom was referred Senate File No. 345, a bill for an act to amend Section 3538-b of the Supplement to the Code, 1907, relating to the practice of veterinary medicine, surgery, and dentistry, 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 be indefinitely post-poned.

E. H. CUNNINGHAM.

Chairman.

Report adopted and Senate File No. 345 was indefinitely postponed. Also:

MR. SPEAKER—Your Committee on Agriculture, to whom was referred House File No. 539, a bill for an act to amend paragraph two of Section 2448 of the Supplement to the Code, 1907, relating to the sale of intoxicating liquors, 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 be indefinitely postponed.

E. H. CUNNINGHAM,

Chairman.

Report adopted, and House File No. 539 was indefinitely post-poned.

Also:

MR. SPEAKER—Your Committee on Agriculture, to whom was referred House File No. 517,, a bill for an act relating to the payment of bounty for the killing of hawks and crows, 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 be indefinitely postponed.

E. H. CUNNINGHAM,

Chairman.

Report adopted, and House File No. 517 was indefinitely postponed.

Klay of Sioux called up Concurrent Resolution relative to final adjournment.

Zeller of Madison moved to amend by striking out the words "Wednesday, April 12th" and inserting in lieu thereof "Friday, April 7th".

Dewey of Guthrie moved the previous question.

Motion prevailed and the previous question was ordered.

Amendment was lost.

Resolution was adopted.

Cunningham of Buena Vista called up Concurrent Resolution relative to the printing and distribution of the Drainage and Road Laws of the State.

Resolution was adopted.

Krebill of Lee gave notice that on tomorrow he would introduce a motion providing that no more bills be introduced after this week.

Brady of Dallas moved that House Files Nos. 232 and 249 be withdrawn from further consideration of Ways and Means Committee and from further consideration of the House.

Motion prevailed.

Finlayson of Grundy in the Chair.

REPORTS OF COMMITTEE.

Miller of Bremer, from the Committee on Claims, submitted the following report:

MR. SPEAKER—Your Committee on Claims, to whom was referred Senate File No. 119, a bill for an act to indemnify Gustave Winter for personal injury sustained by him while employed at the State Hospital for the Insane at Independence, Iowa, 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 be re-referred to the Committee on Appropriations with the recommendation that same do pass.

C. W. MILLER, Chairman.

Report adopted and Senate File No. 119 was so referred.

Also:

MR. SPEAKER—Your Committee on Claims, to whom was referred House File No. 461, a bill for an act to indemnify Mr. W. T. Johnson for personal injuries sustained by him while a patient at the State University of Iowa Hospital, Iowa City, Iowa, 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 be amended as follows:

By striking out the words and figures "three thousand dollars (\$3,000.00)" in the third line of Section One (1) of the bill and inserting in lieu thereof the words and figures "eleven hundred and sixty-six dollars (\$1,166.00.)."

And when so amended the same be re-referred to the Committee on Appropriations with the recommendation that same do pass.

C. W. MILLER, Chairman.

Report adopted and House File No. 461 was so referred.

Also:

MR. SPEAKER—Your Committee on Claims, to whom was referred House File No. 340, a bill for an act making an appropriation to D. N. Guthrie for damages sustained by him by the construction of a dam by the State of Iowa across the outlet of lower Gar lake, 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 be re-referred to the Committee on Appropriations with the recommendation that the same do pass.

C. W. MILLER, Chairman.

Report adopted and House File No. 340 was so referred.

Also:

Mr. Speaker—Your Committee on Claims, to whom was referred House File No. 194, a bill for an act appropriating the sum of one hundred thirty-nine dollars and sixty-five cents (\$139.65) to be paid to S. J. McCord in settlement of a claim against the State of Iowa arising by reason of the efforts of the said S. J. McCord to extradite one James F. Milligan, 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 be re-referred to the Committe on Appropriations with the recommendation that the same do pass.

C. W. MILLER, Chairman.

Report adopted and House File No. 194 was so referred.

Also:

Mr. Speaker—Your Committee on Claims, to whom was referred House File No. 287, a bill for an act to appropriate the sum of fourteen hundred dollars (\$1,400.00) to be paid to the heirs of John Ryans, deceased, in settlement of his claim, 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 be indefinitely postponed.

C. W. MILLER, Chairman.

Report adopted and House File No. 287 was indefinitely post-poned.

Also:

Mr. Speaker—Your Committee on Claims, to whom was referred Senate File No. 150, a bill for an act appropriating eighty-seven dollars and fifty cents (\$87.50) to C. C. Jackson to reimburse him for expenses and services returning fugitives from justice, 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 be amended by substituting the following substitute amendment therefor:

A BILL

For an Act appropriating seventy-one dollars and fifty cents (\$71.50) to C. C. Jackson to reimburse him for expenses and services returning fugitives from justice.

Whereas, C. C. Jackson, now a resident of Polk county, was, October 7, 1909, appointed by B. F. Carroll, Governor of Iowa, as agent to demand of the Governor of Kansas, the return of Laura McConkey and Jennie Pope Bane, fugitives from justice,

Whereas. The said C. C. Jackson presented the said requisition to the Governor of Kansas, and arrested and returned to the State of Iowa, on warrant issued in pursuance thereof, the said Laura McConkey and Jennie Pope Bane, and

Whereas, The said Laura McConkey and Jennie Pope Bane were held to the grand jury of Polk county, Iowa, on the charge upon which said requisition was issued, and the said charge was dismissed by the district court of Polk county, not by any fault or neglect on the part of those interested in the prosecution, and

Whereas, The expense incurred, and fees for serving the said requisition and warrant were the sum of seventy-one dollars and fifty cents (\$71.50), and the said C. C. Jackson has not been paid any part of the same, therefore,

Be it Enacted by the General Assembly of the State of Iowa:

Section 1. There is hereby appropriated out of any money in the hands of the State Treasurer, not otherwise appropriated, the sum of seventy-one dollars and fifty cents (\$71.50) to be paid the said C. C. Jackson, when said C. C. Jackson shall file with the Auditor of the State of Iowa a receipt in full for all claims held by him against the state growing out of the extradition of Laura McConkey and Jennie Pope Bane.

And when so amended the bill be re-referred to the Committee on Appropriations with the recommendation that the same do pass.

C. W. MILLER,
Chairman.

Report adopted and bill was so referred.

Also:

MR. SPEAKER—Your Committee on Claims, to whom was referred House File No. 385, a bill for an act to appropriate money for the purpose of defraying the expenses incurred in the election contests from the Tenth (10) Representative District of Iowa, the Eightieth (80) Representative District of Iowa, and the Ninety-ninth (99) Representative District of Iowa, and to pay sundry persons for services, mileage, and other expenses incurred in connection with said election contests, 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 be amended by substituting the following substitute amendment therefor:

A BILL

For an Act to appropriate money for the purpose of defraying the expenses incurred in the election contests from the Tenth (10) Representative District of Iowa, the Eightieth (80th) Representative District of Iowa

and the Ninety-ninth (99) Representative District of Iowa, and to pay sundry persons for services, mileage, and other expenses incurred in connection with said election contest.

Be it Enacted by the General Assembly of the State of Iowa:

Section 1. Appropriation. That there is hereby appropriated out of money in the state treasury not otherwise appropriated, the sum of six hundred eleven and seventy-five hundredths dollars (\$611.75) in full of all attorneys' fees, costs, witness fees, mileage and other expenses incurred in the Spencer vs. Penn election contest from the Tenth (10) Representative District of Iowa; the Dent vs. Newell contest from the eightieth (80) Representative District of Iowa, and the Boomgarden vs. Olson election contest from the Ninety-ninth (99) Representative District of Iowa, and that the said sum of money be paid to the persons named in the respective sums set out in Sections Two, Three and Four of this Act.

Sec. 2. Spencer-Penn Contest. Amount Appropriated—How Paid. That out of the sum of money appropriated under Section One (1) of this Act there shall be paid the sum of three hundred seven and fifty hundredths dollars (\$307.50) in full of all attorney's fees, costs, witness fees, mileage and other expenses incurred in the election contest from the Tenth (10) Representative District of Iowa; wherein F. P. Spencer was contestant and Hon. A. V. Penn the encumbent, and the said sum of three hundred seven and fifty hundredths (\$307.50) dollars be paid to the following named persons and in the respective sums, to-wit:

Total	\$207.50
10 Con Ryan, sherin s rees	2.80
To Con Ryan, sheriff's fees	
To time and mileage, 5 days, 200 miles	26.25
Receptacle for ballots	5.00
To F. B. Jenkins, expense getting ballots from Des Moines.	
To F. B. Jenkins, expense getting ballots to Des Moines	
To John S. Adams, witness 3 days, 200 miles	
To E. H. Harrison, witness 3 days, 200 miles	
To E. J. Anderson, witness 3 days, 200 miles	
To L. T. Webster, witness 3 days, 200 miles	
To M. M. Thorton, witness 3 days, 200 miles	
To L. E. Holloway, witness 3 days, 200 miles	
To A. V. Penn for attorney's fees	
	•
To W. H. Norcutt, witness 3 days, 200 miles	\$ 23.75

Sec. 3. Dent-Newell—Amount Appropriated—How Paid. That out of the sum of money appropriated in Section One (1) of this Act there shall be paid the sum of one hundred forty-two and seventy-five hundredths dollars (\$142.75) in full of all attorney's fees, costs, witness fees, mileage and other expenses incurred in the election contest from the Eightieth (80) Representative District of Iowa wherein William H. Dent was contestant, and Hon. Henry N. Newell incumbent, and that the sum of one

hundred forty-two and seventy-five hundredths dollars (\$142.75) be paid to the following named persons and in the respective sums, to-wit:

To Henry N. Newell for attorney's fees	100.00
To R. E. Smith, witness 4 days, attendance and mileage	25.00
To R. E. Smith, for express, drayage and expense trans-	
porting ballots to Des Moines and return	15.65
To Peter Arendt, sheriff fees and mileage	2.10
m-4-1	

Sec. 4. Boomgarden-Olson Contest. Amount Appropriated—How Paid. That out of the sum of money appropriated under Section One (1) of this Act there shall be paid the sum of one hundred sixty-one and fifty hundredths dollars (\$161.50) in full for all attorney's fees, costs, witness fees, mileage and other expenses incurred in the election contest from the Ninety-ninth (99th) Representative district of Iowa wherein H. S. Boomgarden was contestant and the Hon. Olaf Olson incumbent, and that the said sum of One Hundred Sixty-one and Fifty hundredths Dollars (\$161.50) be paid to the following named persons in the repective sums, to-wit:

·· - • •	
Attorney's fees, J. M. Parsons\$1	00.00
Expense of transferring ballots to Des Moines and returning	
same	5.00
Mileage, 204 miles, 5 cents each way and 5 days	27.55
H. G. Eggert, witness: To mileage, Rock Rapids to Des	
Moines and return, 204 miles and 3 days	25.05
Geo. A. Wheatley, sheriff:	
To service on F. J. Reigel	.50
Mileage	.10
Copy	.20
To service on H. G. Eggert	.80
To service two subpoenas, Reigle and Spratt	1.50
W. J. Dixon:	
To expense express charges paid on ballots from Rock	
Rapids	.45
Total\$1	61.50

Sec. 5. Warrants.—How Drawn. That the state auditor is hereby authorized and directed to draw his warrants upon the state treasury in favor of the persons named in Sections Two, Three and Four, of this act in the respective sums herein appropriated to each.

Sec. 6.—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 and in the Des Moines Capital, newspapers printed in the city of Des Moines, Iowa, and when so amended the bill be re-referred to the Committee on Appropriations with the recommendation that same do pass.

C. W. MILLER.

Chairman.

Report 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 herewith requests the return of House File No. 283, a bill for an act relating to tax levy for park purposes.

GEO. A. WILSON,

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. 355, a bill for an act to amend the law as it appears in Section 2341-a of the Supplement to the Code, 1907, relating to the registration of stallions.

GEO. A, WILSON.

Secretary.

Also:

 M_R . 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. 336, a bill for an act relating to the assessment and collection of a tax upon collateral estates, annunities, legacies, bequests, gifts, transfers and inheritances, and repealing the law as it appears in Chapter 4, of Title 7, of the Supplement to the Code, 1907, and Chapter 92 of the Acts of the Thirty-third General Assembly and to enact a substitute therefor.

GEO. A. WILSON,

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. 129, a bill for an act regulating the keeping, offering for public service and sale of stallions, jacks and registered or pedigreed stock, to define the terms and conditions under which the same may be kept, offered for public service and sale, and providing penalties for the violation thereof.

GEO. A. WILSON,

Secretary.

SENATE MESSAGES CONSIDERED.

Senate File No. 355, a bill for an act to amend the law as it appears in Section Twenty-three Hundred Forty-one-a (2341-a) of the Supplement to the Code, 1907, relating to the registration of stallions.

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

Senate File No. 336, a bill for an act relating to the assessment and collection of a tax upon collateral estates, annuities, legacies, bequests, gifts, transfers and inheritances, and repealing the law as it appears in Chapter Four (4), of Title Seven (VII), of the Supplement to the Code, 1907, and Chapter Ninety-two (92) of the acts of the Thirty-third (33) General Assembly and to enact a substitute therefor.

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

Substitute for Senate File No. 129, a bill for an act regulating the keeping, offering for public service and sale of stallions, jacks and registered or pedigreed stock, to define the terms and conditions under which the same may be kept, offered for public service and sale, and providing penalties for the violation thereof. Also repealing Sections Twenty-three Hundred Forty-one-a (2341-a), Twenty-three Hundred Forty-one-b (2341-b), Twenty-three Hundred Forty-one-d (2341-d) and Twenty-three Hundred Forty-one-e (2341-e), Supplement to the Code, 1907.

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

Boettger of Scott moved that the request of the Senate recalling House File No. 283 be granted.

Motion prevailed.

Cunningham of Buena Vista moved that House File No. 311 be withdrawn from further consideration of the Committee on Agriculture, and from further consideration of the House.

Motion prevailed.

CONSIDERATION OF BILLS.

On motion of Campbell of Ida, House File No. 435, a bill for an act to amend Section Seven Hundred Eleven (711), Title Five (V), Chapter 4 of the Code, relating to fire limits, with report of committee resommending passage as amended, was taken up, considered, and the committee amendments were adopted.

Speaker Stillman in the Chair.

Mr. Campbell moved that the rules be suspended, 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 ayes were:

Bascom, Bauman, Beebe, Black, Boettger, Brady, Brown, Bruce, Bybee, Campbell of Ida, Campbell of Webster, Collin, Cousins, Dawson, Downey, Enger, Escher, Felt, Finlayson, Fletcher, Fourt, Fraley, George, Goodykoontz, Greene, Grout, Hamilton, Harding, Harvey, Hayes, Hazen, Hogan, Huff, Hunt, Huntley, Hutchins, Jacobs, Johnson, Klay, Koontz, Krebill, Kulp, Larrabee, Lenocker, Lund, McCullough, Miller of Bremer, Moore, Murtagh, Newell, O'Connor, Odendahl, Olson, Patterson, Perkins, Ripley, Ritter, Robbins, Rowles, Russell, Shane, Sherman, Skinner, Speer, Stephenson, Stipe, Stoddard, Townsend, White, Whitney, Zeller, Mr. Speaker—72.

The nays were:

Dixon, Dunlap, Ellis, Fry, Gilbert, Kull, Leach, Penn, Pickford, Sater—10.

Absent or not voting:

Beans, Bowman, Brockway, Byerly, Crist, Cunningham, Dabney, Daniels, Dewey, Edmunds, Fulton, Griggs, Halgrims, Hickenlooper, Jacobson, Linnan, Lounsberry, McCleery, Miller of Dubuque, Milton, Schee, Shankland, Smith of Adams, Smith of Decatur, Taylor, Van Camp—26.

So the bill passed and the title as amended was agreed to.

On motion of Harding of Woodbury, Senate File No. 178, a bill for an act amending Sections Eight Hundred and Ten (810), Eight Hundred and Thirteen (813), and Nine Hunred and Sixty-five (965) of the Code and relating to making sewer and street improvements and the kinds of material to be used therein, was recalled from the Committee on Municipal Corporations and taken up for consideration.

Mr. Harding moved 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 ayes were:

Bascom, Bauman, Beebe, Black, Boettger, Bowman, Brady, Brown, Bruce, Bybee, Campbell of Ida, Campbell of Webster, Cousins, Crist, Daniels, Dawson, Dewey, Dixon, Downey, Dunlap, Ellis, Escher, Finlayson, Fletcher, Fourt, Fry, George, Goodykoontz, Greene, Griggs, Grout, Hamilton, Harding, Harvey, Hayes, Hazen, Huff, Hunt, Huntley, Hutchins, Jacobs, Johnson, Klay, Koontz, Krebill, Kull, Kulp, Larrabee, Leach, Lenocker, Linnan, Lounsberry, Lund, McCleery, McCullough, Miller of Dubuque, Milton, Moore, Murtagh, Newell, O'Connor, Odendahl, Olson, Patterson, Penn, Perkins, Pickford, Ripley, Robbins, Rowles, Shane, Sherman, Skinner, Smith of Adams, Smith of Decatur, Speer, Stephenson, Stipe, Stoddard, Townsend, White, Whitney, Zeller, Mr. Speaker—84.

The nays were:

None.

Absent or not voting:

Beans, Brockway, Byerly, Collin, Cunningham, Dabney, Edmunds, Enger, Felt, Fraley, Fulton, Gilbert, Halgrims, Hickenlooper, Hogan, Jacobson, Miller of Bremer, Ritter, Russell, Sater, Schee, Shankland, Taylor, Van Camp—24.

So the bill passed and the title was agreed to.

On motion of Boettger of Scott, House File No. 512, a bill for an act to amend Section 1056-a Nineteen (1056-a-19) of Chapter Fourteen-c (14-c) of the Supplement to the Code, 1907, relating to the government of certain cities and acts amendatory thereof, with report of committee recommending passage, was taken up and considered.

Mr. Boettger moved that the rules be suspended, 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 ayes were:

Bascom, Bauman, Beebe, Black, Boettger, Brown, Bruce, Bybee, Campbell of Webster, Collin, Cousins, Crist, Daniels, Downey, Dunlap, Edmunds, Ellis, Enger, Escher, Finlayson, Fletcher, Fourt, Fraley, Fry, Fulton, George, Goodykoontz, Griggs, Grout,

Hamilton, Harding, Harvey, Hayes, Hazen, Huff, Hunt, Huntley, Hutchins, Jacobs, Johnson, Klay, Krebill, Kull, Larabee, Leach, Lenocker, Linnan, Lounsberry, Lund, McCleery, McCullough, Miller of Dubuque, Milton, Murtagh, Newell, O'Connor, Patterson, Penn, Pickford, Ripley, Ritter, Robbins, Rowles, Sater, Shane, Shankland, Sherman, Skinner, Smith of Adams, Smith of Decatur, Speer, Stephenson, Stipe, Stoddard, Townsend, White, Zeller, Mr. Speaker—78.

The nays were:

None.

Absent or not voting:

Beans, Bowman, Brady, Brockway, Byerly, Campbell of Ida, Cunningham, Dabney, Dawson, Dewey, Dixon, Felt, Gilbert, Greene, Halgrims, Hickenlooper, Hogan, Jacobson, Koontz, Kulp, Miller of Bremer, Moore, Odendahl, Olson, Perkins, Russell, Schee, Taylor, Van Camp, Whitney—30.

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 requests the recall of House File No. 155, a bill for an act to amend Section 4999-a-1 of the Supplement to the Code, relating to water closets or privies.

Geo. A. Wilson, 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. 221, a bill for an act making apporpriation for additional improvements and land at the Iowa State Fair and Exposition Grounds.

GEO. A. WILSON, 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. 409, a bill for an act amendatory to Chapter 6, Title 3, of the Code, providing for trial by jury in superior courts in cities which

are not county seats, and which have now or may hereafter have a population of 25.000 or more.

Geo. A. Wilson, Secretary.

SPECIAL ORDER NO. 14.

Time having arrived for Special Order, House File No. 469, a bill for an act relating to fire and casualty insurance and preventing discrimination therein and rebates of premiums received therefor, was taken up and considered.

O'Connor of Chickasaw offered the following amendment:

I move to amend House File No. 469 by striking out all of Section 1 of the printed bill after the period and figure "1" and inserting in lieu thereof the following:

"Any insurance company or association doing business within this state and insuring against loss by fire or other casulty that shall, for the purpose of creating a monopoly or destroying the business of a competitor, make or permit in this state any distinction or discrimination, directly or indirectly, between persons insuring property embracing risks of like kind or hazard in the rate or premium charged or collected by such company for writing insurance on risks of like kind or hazard under similar circumstances and conditions, wherever located; or any such insurance company or association, its officers, agents or employees, who shall pay or allow, directly or indirectly, as an inducement to insure, any rebate of the premium payable, or special favor or advantage in the dividends or other benefits to accrue thereon, or any valuable consideration or inducement whatsoever not given on all policies of insurance, for the purpose of creating a monopoly or destroying the business of a competitor, shall be deemed guilty of unfair discrimination which is hereby prohibited and declared to be unlawful."

Hunt of Harrison proposed the following amendment as a substitute for the amendment offered by O'Connor of Chickasaw.

I move to amend House File No. 469 by inserting after the comma and the word "indirectly" in the second line of Section 1 of the printed bill, the words "between persons insuring property embracing risks of like kind or hazard situated under similar circumstances and conditions"; and by inserting after the word "collected" and before the word "for" in the third line of Section 1 of the printed bill, the words "by such company or association"; and by inserting after the word "all" and preceding the word "policy" in the ninth line of the printed bill, the word "its"; and by adding after the period at the end of Section 1 thereof the following:

"Provided, however, that nothing in this act shall be construed to prevent any insurance company or association from establishing a rate independent of or different from the rate charged by any other insurance company or association; or relieve any insurance company or association from any of the provisions or penalties of Section 1754 of the Code."

Johnson of Mitchell moved that when the House adjourn it be to reconvene at 1:30 o'clock, P. M.

Motion prevailed.

Escher of Shelby moved that a committee of three be appointed to notify the Senate that the House was ready to receive it in Joint Convention.

Motion prevailed.

The Speaker named as such committee: Escher of Shelby, Speer of Warren, Leach of Henry.

The Sergeant-at-Arms announced the arrival of the members of the Senate, who took their seats on the west side of the House Chamber.

JOINT CONVENTION.

The Joint Convention was called to order by Lieutenant Governor Clarke, President of the Joint Convention, at 12:00 o'clock noon:

The roll was then called and the following members responded as present:

Adams, Allen of Pocahontas, Allen of Jefferson, Ames, Balkema, Balluff, Bascom, Bauman, Beans, Beebe, Bennett, Black, Boettger, Bowman, Brady, Brockway, Brown of Decatur, Brown of Wright, Bruce, Bybee, Campbell of Ida, Campbell of Webster, Chapman, Chase, Clarkson, Collin, Cousins, Cowles, Crist, Crow, Cunningham, Dabney, Daniels, Dawson, Dewey, Dixon, Downey, Dunlap, Dunnegan, Edmunds, Ellis, Enger, Escher, Felt, Finlayson, Fitchpatrick, Fletcher, Fourt, Fraley, Francis, Fry, Fulton, Garrett, Gates, George, Gilbert, Gillilland, Goodykoontz, Greene, Griggs, Grout, Halgrims, Hamilton, Hammill, Harding, Harvey, Haves, Hazen, Hogan, Huff, Hunt, Hunter, Huntley, Hutchins, Jacobs, Jacobson, Jewell, Johnson, Klay, Koontz, Krebill, Kull, Kulp, Larrabee of Webster, Larrabee of Fayette, Leach, Legel, Lenocker, Linnan, Lounsberry, Lund, McCleery, McColl, McCulloch Wayne, McCullough of Dubuque, McManus, Malmberg, Mattes, Miller of Bremer, Miller of Dubuque, Milton, Moore, Murtagh, Neal, Newell, O'Connor, Odendahl, Olson, Parshall, Patterson,

Penn, Perkins, Pickford, Proudfoot, Quigley, Ream, Ripley, Ritter, Robbins, Rowles, Russell, Sammis, Sater, Saunders, Schee, Schrup, Shane, Shankland, Sherman, Skinner, Smith of Adams, Smith of Decatur, Smith of Mitchell, Smith of Shelby, Spaulding, Speer, Stephenson, Stillman, Stipe, Stoddard, Stuckslager, Sullivan, Taylor of Union, Taylor of Appanoose, Townsend, Van Camp, Van Law, Webber, White of Benton, White of Iowa, Whitney, Wilson, Zeller—153.

Absent or paired:

Byerly, De Wolf, Hickenlooper, Hoyt, Savage-5.

President Clarke announced the Joint Convention duly organized, with a quorum of members present:

President Clarke then announced that the roll would be called for the purpose of electing a United States Senator in Congress and appointed as teller on the part of the Senate, Senator Sullivan of Polk, and as assistant teller, Senator Hoyt of Buchanan.

Speaker Stillman appointed as teller on the part of the House, Representative Huff of Hardin, and as assistant teller, Representative Crist of Clarke.

Upon the roll being called those voting for Claude R. Porter were:

Balluff, Bauman, Black, Boettger, Clarkson, Crow, Dabney, Downey, Dunlap, Dunnegan, Ellis, Escher, Fletcher, Garrett, Gilbert, Greene, Griggs, Hamilton, Hayes, Hazen, Koontz, Krebill, Kull, Leach, Legel, Lenocker, Linnan, McCullough of Dubuque, McManus, Miller of Bremer, Miller of Dubuque, Milton, Murtagh, O'Connor, Odendahl, Olson, Parshall, Penn, Quigley, Ream, Ritter, Rowles, Sater, Schrup, Stephenson, Taylor of Union, Taylor of Appanoose, Townsend, Webber, White of Benton, White of Iowa, Wilson—52.

Those voting for Horace E. Deemer were:

Adams, Allen of Jefferson, Beans, Bennett, Bowman, Brown of Decatur, Chapman, Chase, Cowles, Crist, Daniels, Dewey, Edmunds, Fulton, Gillilland, Lounsberry, McCleery, McCulloch of Wayne, Malmberg, Neal, Proudfoot, Robbins, Saunders, Smith of Adams, Smith of Decatur, Smith of Shelby, Speer, Stipe, Stuckslager, Sullivan, Van Camp, Van Law—32.

Those voting for W. S. Kenyon were:

Allen of Pocahontas, Ames, Balkema, Bascom, Beebe, Brady, Brockway, Brown of Wright, Bruce, Bybee, Campbell of Ida, Campbell of Webster, Collin, Cousins, Cunningham, Dawson, Dixon, Enger, Felt, Finlayson, Fitchpatrick, Fourt, Fraley, Francis, Fry, Gates, George, Goodykoontz, Grout, Halgrims, Hammill, Harding, Harvey, Hogan, Huff, Hunt, Hunter, Huntley, Hutchins, Jacobs, Jacobson, Jewell, Johnson, Klay, Kulp, Larrabee of Fayette, Larrabee of Webster, Lund, McColl, Mattes, Moore, Newell, Patterson, Perkins, Pickford, Ripley, Russell, Sammis, Schee, Shane, Shankland, Sherman, Skinner, Smith of Mitchell, Spaulding, Stillman, Stoddard, Whitney, Zeller—69.

Absent or paired:

Byerly, De Wolf, Hickenlooper, Hoyt, Savage-5.

President Clarke announced that no one had received a majority of the votes cast in the Joint Convention for United States Senator in Congress and that no election had occured.

Senator Chapman of Cedar moved that after the reading and correction of the Journal, the Joint Convention be dissolved.

Senator Hammill of Hancock moved as a substitute that the Joint Convention proceed to take a second ballot for the election of a United States Senator, and asked for a roll call.

On the question, "Shall the Joint Convention substitute the substitute motion for the original motion?"

The ayes were:

Adams, Allen of Pocahontas, Ames, Balkema, Bascom, Beebe, Brady, Brockway, Brown of Wright, Bruce, Campbell of Ida, Campbell of Webster, Collin, Cousins, Cunningham, Dawson, Dixon, Enger, Felt, Finlayson, Fitchpatrick, Fourt, Fraley, Fry, Gates, George, Goodykoontz, Grout, Halgrims, Hammill, Harding, Harvey, Hogan, Huff, Hunt, Hunter, Huntley, Hutchins, Jacobs, Jacobson, Jewell, Johnson, Klay, Kulp, Larrabee of Fayette, Larrabee of Webster, Lund, McColl, Mattes, Miller of Bremer, Moore, Newell, Patterson, Pickford, Ripley, Russell, Sammis, Schee, Shane, Shankland, Sherman, Skinner, Smith of Mitchell, Spaulding, Stillman, Stoddard, Whitney, Zeller—68.

The nays were:

Allen of Jefferson, Balluff, Bauman, Beans, Bennett, Black, Boettger, Bowman, Brown of Decatur, Chapman, Chase, Clarkson,

Cowles, Crist, Crow, Dabney, Daniels, Dewey, DeWolf, Downey, Dunlap, Dunnegan, Edmunds, Ellis, Escher, Fletcher, Francis, Fulton, Garrett, Gilbert, Gillilland, Greene, Griggs, Hamilton, Hayes, Hazen, Koontz, Krebill, Kull, Leach, Legel, Lenocker, Linnan, Lounsberry, McCleery, McCulloch of Wayne, McCullough of Dubuque, McManus, Malmberg, Miller of Dubuque, Milton, Murtagh, Neal, O'Connor, Odendahl, Olson, Parshall, Penn, Perkins, Proudfoot, Quigley, Ream, Ritter, Robbins, Rowles, Sater, Saunders, Schrup, Smith of Adams, Smith of Decatur, Smith of Shelby, Speer, Stephenson, Stipe, Stuckslager, Sullivan, Taylor of Union, Taylor of Appanoose, Townsend, Van Camp, Van Law, Webber, White of Benton, White of Iowa, Wilson—85.

Absent or not voting:

Bybee, Byerly, Hickenlooper, Hoyt, Savage-5.

Motion to substitute lost.

Original motion to adjourn prevailed.

Journal of the Joint Convention was then read and approved.

House reconvened, Speaker Stillman in the Chair.

On motion of Milton of Cedar, the House adjourned.

AFTERNOON SESSION.

House reconvened, Speaker Stillman in the Chair.

INTRODUCTION OF BILLS.

By Beebe of Franklin, House File No. 582, a bill for an act to amend Section Five (5) Chapter Sixty-nine (69) of the acts of the Thirty-third General Assembly relating to the publication of the primary ballot.

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

By Koontz of Johnson, House File No. 583, a bill for an act to amend Section Two Thousand One Hundred and Twenty-one (2121) of the Supplement to the Code, 1907, relating to the salaries of railroad commissioners and secretary.

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

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 amended and passed the following bill in which the concurrence of the Senate was asked:

House File No. 219, a bill for an act to repeal Section 679-h of Chapter 2-a, Title 5, of the Supplement to the Code, 1907, relative to the board of Police and Fire Commissioners in certain cities of the first class.

GEO. A. WILSON,

Secretary.

Also:

MR. SPEAKER—I am directed to inform your honarable body that the Senate has amended and passed the following bill, in which the concurrence of the Senate was asked:

House File No. 12, a bill for an act to provide for prosecuting criminal offenses to final judgment on information to be filed by the County Attorney, and without the intervention of the Grand Jury, in all cases in which the punishment exceeds a fine of one hundred dollars, or exceeds imprisonment for thirty days and to provide the procedure when so prosecuted on information.

GEO. A. WILSON,

Secretary.

SENATE MESSAGES CONSIDERED.

On request of Boettger of Scott, unanimous consent having been given, House File No. 219, a bill for an act to repeal Section Six Hundred Seventy-nine-h (679-h) of Chapter Two-a (2-a), Title Five (V) of the Supplement to the Code of 1907, relative to the Board of Police and Fire Commissioners in certain cities of the first class, with Senate amendments, was taken up and the amendments read and considered.

Amend House File No. 219 by inserting after the figures "1907" in the title, the words, "and enact a substitute in lieu thereof".

Amend House File No. 219 by striking out the words, "Board of Civil Service Commissioners", in the seventh line of the bill and by inserting in lieu thereof, the following: "Board of Police and Fire Commissioners".

Mr. Boettger moved that the House concur in the Senate amendments.

On the question, "Shall the House concur?"

The ayes were:

Bascom, Bauman, Beans, Beebe, Boettger, Bowman, Brady, Campbell of Ida, Campbell of Webster, Collin, Cunningham, Dab-

ney, Daniels, Dawson, Dewey, Dixon, Downey, Edmunds, Ellis, Escher, Felt, Fletcher, Fraley, Fulton, Gilbert, Goodykoontz, Griggs, Hamilton, Harding, Hazen, Huff, Hunt, Huntley, Jacobs, Johnson, Klay, Koontz, Krebill, Kull, Larrabee, Leach, Lenocker, Lounsberry, McCleery, McCullough, Miller of Bremer, Miller of Dubuque, Milton, Moore, Murtagh, O'Connor, Penn, Pickford, Ripley, Ritter, Rowles, Russell, Sherman, Smith of Adams, Speer, Stephenson, Stipe, Stoddard, Taylor, Townsend, White, Whitney, Zeller, Mr. Speaker—69.

The nays were:

None.

Absent or not voting:

Black, Brockway, Brown, Bruce, Bybee, Byerly, Cousins, Crist, Dunlap, Enger, Finlayson, Fourt, Fry, George, Greene, Grout, Halgrims, Harvey, Hayes, Hickenlooper, Hogan, Hutchins, Jacobson, Kulp, Linnan, Lund, Newell, Odendahl, Olson, Patterson, Perkins, Robbins, Sater, Schee, Shane, Shankland, Skinner, Smith of Decatur, Van Camp—39.

So the House concurred in Senate amendments.

On request of Whitney of Woodbury, unanimous consent having been given, House File No. 12, a bill for an act to provide for prosecuting criminal offenses to final judgment on information to be filed by the county attorney, and without the intervention of the grand jury, in all cases in which the punishment exceeds a fine of one hundred dollars, or exceeds imprisonment for thirty days and to provide the procedure when so prosecuted on information, with Senate amendments, was taken up and the amendments read and considered.

Amend House File No. 12 by striking out of the first line of Section 8 the words: "An amended or substituted information" and substituting in lieu thereof the words, "An information may be amended as provided for indictments in Chapter 227, acts of the Thirty-third General Assembly and".

Mr. Whitney moved that the House concur in the Senate amendments.

On the question, "Shall the House concur?"

The ayes were:

Bascom, Bauman, Beans, Beebe, Black, Boettger, Bowman, Bruce, Campbell of Ida, Campbell of Webster, Collin, Cousins, Crist, Cunningham, Dabney, Daniels, Dixon, Edmunds, Ellis, Enger, Escher, Fletcher, Fraley, Fry, Fulton, Gilbert, Goodykoontz, Greene, Griggs, Grout, Halgrims, Hamilton, Harding, Harvey, Hayes, Hazen, Hogan, Huff, Hunt, Jacobs, Johnson, Klay, Krebill, Kull, Kulp, Larabee, Leach, Lenocker, Linnan, Lund, McCleery, McCullough, Miller of Dubuque, Milton, Moore, O'Connor, Odendahl, Penn, Perkins, Pickford, Ripley, Ritter, Rowles, Russell, Sater, Shankland, Sherman, Smith of Adams, Smith of Decatur, Speer, Stephenson, Stipe, Stoddard, Taylor, Townsend, White, Whitney, Zeller, Mr. Speaker—79.

The nays were:

None.

Absent or not voting:

Brady, Brockway, Brown, Bybee, Byerly, Dawson, Dewey, Downey, Dunlap, Felt, Finlayson, Fourt, George, Hickenlooper, Huntley, Hutchins, Jacobson, Koontz, Lounsberry, Miller of Bremer, Murtagh, Newell, Olson, Patterson, Robbins, Schee, Shane, Skinner, Van Camp—29.

So the House concured in Senate amendments.

The House resumed consideration of House File No. 469.

The time having arrived for Special Order No. 15, Harding of Woodbury moved that its consideration be deferred until the final disposition of House File No. 469.

Motion prevailed.

Unanimous consent having been given, O'Connor of Chickasaw and Hunt of Harrison withdrew the amendments they had previously proposed to House File No. 469.

O'Connor of Chickasaw then offered the following amendment:

 $M_R.\ Speaker-I$ move to amend House File No. 469, by striking out all of Section 1 and inserting the following in lieu thereof:

Section 1. No insurance company or association insuring against loss by fire or other casualty shall make or permit in this state any distinction or discrimination, directly or indirectly, between persons insuring property embracing risks of like kind or hazard situated under similar circum-

stances and conditions, in the rate of premium charged or collected by such company or association for writing insurance on risks of like kind on hazard under similar conditions, wherever located, or in any other terms or conditions of the contract it makes, either by application, rider or special agreement; nor shall any such company or association, or its officers, agents, or employees, pay or allow, directly or indirectly, as an inducement to insurance, any rebate of the premium payable, or special favor or advantage in the dividends or other benefits to accrue thereon, or any valuable consideration or inducement whatsoever not given on all its policies; provided, however, that nothing in this act shall be construed to prevent any insurance company or association from establishing a rate independent of or different than the rate charged by any other insurance company or association; or relieve any insurance company or association from any of the provisions or penalties of Section 1754 of the Code; nor shall any insurance company or association herein referred to, for the purpose of creating a monopoly or destroying the business of a competitor make or permit any discrimination or rebate directly or indirectly in the rate of premium charged on risks of like kind and hazard.

Amendment adopted.

Speaker Pro Tempore Perkins in the Chair.

Sater of Des Moines moved the previous question.

Motion prevailed, and previous question was ordered.

Speaker Stillman in the Chair.

Mr. Shankland moved that the rules be suspended, 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 ayes were:

Bascom, Beans, Black, Boettger, Brady, Daniels, Dewey, Dunlap, Ellis, Enger, Finlayson, Fraley, Greene, Griggs, Grout, Hamilton, Harding, Harvey, Hunt, Huntley, Koontz, Lenocker, McCullough, Miller of Dubuque, Moore, Newell, O'Connor, Olson, Ripley, Shane, Shankland, Speer, Stephenson, Taylor—34.

The nays were:

Bauman, Beebe, Brockway, Bybee, Campbell of Ida, Campbell of Webster, Collin. Cousins, Crist, Cunningham, Dawson, Dixon, Downey, Edmunds, Escher, Felt, Fletcher, Fourt, Fry, George, Gilbert, Goodykoontz, Halgrims, Hayes, Hazen, Hogan, Huff, Hutchins, Jacobs, Jacobson, Johnson, Klay, Krebill, Kull, Kulp, Larabee, Ieach, Linnan, Lounsberry, Lund, McCleery, Miller of

Bremer, Milton, Odendahl, Patterson, Penn, Pickford, Ritter, Robbins, Rowles, Russell, Sater, Schee, Sherman, Smith of Adams, Smith of Decatur, Stoddard, Townsend, Van Camp, White, Whitney, Zeller, Mr, Speaker—63.

Absent or not voting:

Bowman, Brown, Bruce, Byerly, Dabney, Fulton, Hickenlooper, Murtagh, Perkins, Skinner, Stipe-11.

So the bill having failed to receive a constitutional majority was declared to have been lost.

MOTION TO RECONSIDER.

I move to reconsider the vote by which House File No. 469 failed to pass the House, and that the motion to reconsider be laid on the table.

E. R. Zeller.

I second the motion.

GERRIT KLAY.

Motion prevailed and the motion to reconsider was laid on the table.

Moore of Linn moved that House File Nos. 389 and 534 be referred to the Committee on Appropriations.

Motion prevailed, and the bills were so referred.

SPECIAL ORDER NO. 15.

Time having arrived for Special Order, House File No. 328, a bill for an act to repeal Section Two Thousand Four Hundred Forty-eight (2448) of the Supplement to the Code, 1907, Section Two Thousand Four Hundred Forty-nine (2449) of the Code, 1897, and Section Two Thousand Four Hundred Fifty (2450) of the Supplement to the Code, 1907, and Section Two Thousand Four Hundred Fifty-two (2452) of the Code, 1897, and Section Two Thousand Four Hundred Fifty-one (2451) of the Supplement to the Code, 1907, relating to the sale of intoxicating liquors, and to enact substitutes for Section Two Thousand Four Hundred Forty-eight (2448) and Section Two Thousand Four Hundred Fifty-one (2451) of the Supplement to the Code, 1907, and Section Two Thousand Four Hundred Forty-nine (2449) of the Code, 1897, with report of committee recommending indefinite postponement and recommendation of minority recommending substitute amendment and passage, was taken up and considered.

Shankland of Polk moved that the minority recommendations be substituted for the report of the committee.

Milton of Cedar moved the previous question.

Motion prevailed and the previous question was ordered.

Roll call demanded by Ripley of Hancock and Dawson of Cherokee.

On the question "Shall the minority recommendations be substituted for the report of the Committee?"

The ayes were:

Black, Boettger, Campbell of Ida, Dabney, Downey, Edmunds, Ellis, Enger, Escher, Fletcher, Fraley, Greene, Griggs, Hamilton, Harding, Harvey, Hazen, Koontz, Krebill, Kull, Kulp, Lenocker, Lounsberry, Miller of Bremer, Miller of Dubuque, Moore, Murtagh, Newell, O'Connor, Odendahl, Olson, Ritter, Rowles, Sater, Schee, Shankland, Townsend, Whitney—38.

The nays were:

Bascom, Bauman, Beebe, Bowman, Brockway, Bruce, Collin, Cousins, Crist, Cunningham, Daniels, Dawson, Dewey, Dixon, Felt, Finlayson, Fourt, Fry, Fulton, George, Goodykoontz, Halgrims, Hayes, Hogan, Huff, Hunt, Huntley, Hutchins, Jacobs, Jacobson, Johnson, Klay, Larrabee, Leach, Linnan, McCleery, McCullough, Milton, Patterson, Perkins, Pickford, Ripley, Robbins, Russell, Shane, Sherman, Skinner, Smith of Adams, Smith of Decatur, Speer, Stephenson, Stipe, Zeller, Mr. Speaker—54.

Absent or not voting:

Beans, Brady, Brown, Bybee, Byerly, Campbell of Webster, Dunlap, Gilbert, Grout, Hickenlooper, Lund, Penn, Stoddard, Taylor, Van Camp, White—16.

So the motion to substitute was lost.

On motion of George of Story, the report of the Committee on Suppression of Intemperance, recommending indefinite postponement was adopted, and House File No. 328 was indefinitely postponed.

CONSIDERATION OF BILLS.

On motion of Harding of Woodbury, House File No. 513, a bill for an act to amend Section Two (2) of Chapter One Hundred Fifty-five (155) of the acts of the Thirty-third General Assembly, striking out the words "Big Sioux", with report of committee recommending passage, was taken up and considered.

Mr. Harding offered the following amendment:

MR. SPEAKER—I move to amend House File No. 513 by striking out all after the enacting clause and substituting the following therefor:

"Section 1. That Section Two, of Chapter One Hundred Fifty-five, of the Acts of the Thirty-third General Assembly, be and the same is hereby amended by striking out all of said section preceding the word "before" in the sixth line of said section and inserting in lieu thereof the following: It shall be unlawful for any person to take from the waters of that part of the Des Moines River forming a part of the boundary between this state and Missouri, or from the waters of the Big Sioux River within the jurisdiction of this state, any fish with net, seine, trap, contrivance, material or substance whatsoever except by rod, line, hook and bait. It shall be unlawful for any person to take from the Mississippi or Missouri Rivers within the jurisdiction of this state any fish with nets or seines without first procuring from the State Fish and Game Warden an annual license for the use of such nets and seines."

Also by striking out of the twenty-second line of said section the period (.) following the word "cents" and placing in lieu thereof a semi-colon (;) and inserting after the same the words "for each three hundred (300) lineal feet of trammel net used for floating fishing, five dollars (\$5.00)."

- Sec. 2. Amend said chapter by inserting after the word "thereto" in the sixth line and before the word "he" in the same line of section three the following: "And where practicable cleaning the channel from said dead and cut-off waters so that young fish can escape thereform."
- Sec. 3. Said chapter is hereby amended by repealing section four and the following enacted in lieu thereof: "It shall be unlawful for any person to take from the waters described in section two of this act, except by hook and line and spear, any of the following fish in lengths less than as follows, to-wit: Carp, fifteen inches; Buffalo, fifteen inches; Black bass, eleven inches; Striped or white Bass, eight inches; Pike, fifteen inches; Crappies, eight inches; Pickerel, eighteen inches, Catfish, thirteen inches; and the following fish weighing less than as follows, to-wit: Sand Sturgeon, one pound; Rock Sturgeon, three pounds; and no Poke, Bass or Crappies between and including March 31st and June 1st of each year.
- 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 Capital, newspapers published in Des Moines, Iowa.

Amendment adopted.

Mr. Harding moved that the rules be suspended, 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 ayes were:

Bascom, Bauman, Beans, Black, Boettger, Bowman, Brockway, Brown, Bybee, Campbell of Ida, Campbell of Webster, Collin, Cousins, Crist, Daniels, Dawson, Dewey, Dixon, Ellis, Enger, Escher, Felt, Finlayson, Fourt, Fry, Fulton, George, Greene, Griggs, Hamilton, Harding, Harvey, Hayes, Hazen, Hogan, Huff, Hunt, Huntley, Hutchins, Jacobson, Johnson, Klay, Krebill, Kull, Kulp, Leach, Lenocker, Lund, McCleery, McCullough, Miller of Bremer, Miller of Dubuque, Milton, Moore, Murtagh, Odendahl, Olson, Patterson, Perkins, Pickford, Ripley, Robbins, Rowles, Russell, Sater, Shane, Sherman, Smith of Adams, Speer, Stephenson, Stoddard, Townsend, Van Camp, White, Whitney, Zeller, Mr. Speaker—77.

The nays were:

Downey—1.

Absent or not voting:

Beebe, Brady, Bruce, Byerly, Cunningham, Dabney, Dunlap, Edmunds, Fletcher, Fraley, Gilbert, Goodykoontz, Grout, Halgrims, Hickenlooper, Jacobs, Koontz, Larrabee, Linnan, Lounsberry, Newell, O'Connor, Penn, Ritter, Schee, Shankland, Skinner, Smith of Decatur, Stipe, Taylor—30.

So the bill passed.

Harding of Woodbury moved that the title be amended by substituting the following therefor:

A DILL

For an Act to amend Sections Two (2), Three (3), and Four (4) of Chapter One Hundred Fifty-five (155) of the Acts of the Thirty-third General Assembly, providing for fishing in certain waters, and the care and propegation of fish.

Amendment adopted, and title as amended was agreed to.

On motion of Whitney of Woodbury, House File No. 37, a bill for an act to prohibit the possession of roulette wheels, Klondyke tables, poker tables, poker chips, faro and keno layouts, and to provide for the seizure and destruction thereof, with report of committee recommending passage as amended, was taken up, considered, and the committee amendments were adopted.

Mr. Whitney moved that the rules be suspended, 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 ayes were:

Bascom, Bauman, Beans, Beebe, Bowman, Brady, Brockway, Brown, Bybee, Campbell of Ida, Campbell of Webster, Collin, Cousins, Crist, Dabney, Daniels, Dawson, Dewey, Dixon, Downey, Dunlap, Edmunds, Ellis, Enger, Escher, Felt, Finlayson, Fletcher, Fry, Fulton, George, Gilbert, Goodykoontz, Grout, Harding, Harvey, Hazen, Hogan, Huff, Hunt, Huntley, Jacobs, Jacobson, Johnson, Klay, Koontz, Krebill, Kull, Kulp, Larabee, Leach, Lenocker, Linnan, McCleery, McCullough, Miller of Bremer, Miller of Dubuque, Milton, Moore, Murtagh, Newell, O'Connor, Odendahl, Olson, Patterson, Penn, Perkins, Pickford, Ripley, Ritter, Robbins, Rowles, Russell, Sater, Shane, Shankland, Skinner, Smith of Adams, Smith of Decatur, Speer, Stephenson, Stipe, Stoddard, Townsend, Van Camp, White, Whitney, Zeller, Mr. Speaker—89.

The nays were:

None.

Absent or not voting:

Black, Boettger, Bruce, Byerly, Cunningham, Fourt, Fraley, Greene, Griggs, Halgrims, Hamilton, Hayes, Hickenlooper, Hutchins, Lounsberry, Lund, Schee, Sherman, Taylor—19.

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

Escher of Shelby moved that the House adjourn.

Dawson of Cherokee moved to amend the motion to change the hour of reconvening to 8:00 o'clock tonight.

Amendment lost.

Motion to adjourn prevailed and the House stood adjourned.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, MARCH 31, 1911.

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

Prayer was offered by Ex-Representative Dr. Otis H. Holmes.

Journal of March 30th corrected and approved.

PETITIONS, MEMORIALS AND REMONSTRANCES.

Campbell of Webster presented petition from members of Gowrie Poultry and Corn Association favoring House File No. 382.

Referred to Committee on Food and Dairy.

INTRODUCTION OF BILLS.

By Committee on Appropriations, House File No. 584, a bill for an act to establish an Antitoxin Department under the control and direction of the State Board of Health for the purpose of aiding in the distribution of antitoxin to the people of the State of Iowa and making an appropriation therefor.

Read first and second time and passed on file.

REPORTS OF COMMITTEES.

Koontz of Johnson, 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. 497, a bill for an act to repeal Section (2553) of the Code, and to enact a substitute therefor, relating to trapping, killing or ensnaring certain fur-bearing animals, 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.

G. W. KOONTZ,

Chairman.

Report adopted.

Klay of Sioux, from the Committee on Judiciary, submitted the following report:

MR. SPEAKER.—Your Committee on Judiciary, to whom was referred House File No. 516, a bill for an act creating a commission to draft, examine and supervise bills for the General Assembly of Iowa, 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 be indefinitely postponed.

GERRIT KLAY, Chairman.

Report adopted, and House File No. 516 was indefinitely post-poned.

Also:

MR. SPEAKER.—Your Committee on Judiciary, to whom was referred Substitute for Senate File No. 366, a bill for an act to amend Section Four Thousand Eight Hundred Twenty-three (4823) of the Code, pertaining to malicious mischief and trespass, 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.

GERRIT KLAY, Chairman.

Report adopted.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS.

Whitney of Woodbury, 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. 22, a bill for an act to amend Section Three Hundred and Seventy-seven (377), of the Code, relating to the powers of notaries public.

Also:

Senate File No. 387, a bill for an act amending Sections Thirteen Hundred and Ten (1310), and Thirteen Hundred and Eleven (1311), of the Code, and the law as it appears in Section Thirteen Hundred and Twentyone (1321), of the Supplement to the Code, 1907, relating to the taxation of moneys and credits and private banks, and repealing the law as it appears in Section Thirteen Hundred and Twenty-two (1322), of the Supplement to the Code, 1907, and enacting a substitute therefor relating to the taxation of National Banks, State and Savings Banks and Loan and Trust Companies, and defining moneyed capital, and providing for the taxation thereof.

Also:

Senate File No. 333, a bill for an act to amend the law as it appears in Section Two Thousand Eight Hundred Eighty-one-l (2881-1), of the Sup-

plement to the Code, 1907, relating to the public archives, authorizing the curator of the historical collections to make and certify copies of records and documents in the public archives.

Also:

Senate File No. 255, a bill for an act making the estates of non-resident insane patients and persons legally bound for their support liable for the care and treatment of such patients in the state hospitals.

Also;

Senate File No. 178, a bill for an act amending Sections Eight Hundred and Ten (810), Eight Hundred and Thirteen (813), and Nine Hundred and Sixty-five (965), of the Code, and relating to making sewer and street improvements, and the kinds of material to be used therein.

U. G. WHITNEY,
Chairman House Committee.
Ed. P. Malmberg,
Chairman Senate Committee.

Adopted.

Klay of Sioux, from the Committee on Judiciary, submitted the following report:

MR. SPEAKER.—Your Committee on Judiciary, to whom was referred House File No. 532, a bill for an act to provide for municipal courts for certain cities and the adoption thereof by special election; providing for jurisdiction thereof, mode and manner of procedure therein; providing for the election of the judges of such municipal courts and defining their powers and duties; providing for the manner of preparing and who shall constitute the jury list, manner of drawing jury panels and jurors; also defining certain duties of other officials, and providing penalties 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 be indefinitely postponed.

GERRIT KLAY, Chairman.

Report adopted, and House File No. 532 was indefinitely post-poned.

Also:

Mr. Speaker.—Your Committee on Judiciary, to whom was referred House File No. 180, a bill for an act to amend Chapter 8, of Title XIII, of the Supplement to the Code, 1907, and being additional thereto and providing that females liable to be committed to the state industrial school may be committed to accredited institutions, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with recommendation that the same be amended by substituting the following substitute amendment therefor:

· A BILL

For an act amending Chapter 8, Title XIII, of the Supplement to the Code, 1907, and being additional thereto; providing that females liable to be committed to the State Industrial School, may be committed to accredited institutions; providing for the compensation for such care; providing for the control and reports from such institutions.

Be it Enacted by the General Assembly of the State of Iowa:

- Section 1. That Chapter 8, Title XIII, of the Supplement to the Code, 1907, as amended by Chapter One Hundred Seventy-four (174), of the Laws of the Thirty-third General Assembly, and that Sections Three Thousand Two Hundred Sixty-g (3260-g), Three Thousand Two Hundred Sixty-j (3260-j), and Three Thousand Two Hundred Sixty-k (3260-k), of the Supplement to the Code, 1907, are hereby amended by adding after Section Two Thousand Seven Hundred Thirteen-a-1 (2713-a-1), the following:
- Sec. 2. Whenever under Section Two Thousand Seven Hundred Eight (2708), and Two Thousand Seven Hundred Nine (2709), of this Chapter, and court or judge is authorized to commit any female within the ages prescribed in said Sections to the State Industrial School, said court or judge may instead thereof, order said female to be committed for the period provided in said Sections to the care of any institution duly accredited to this State and which is devoted to the detention, reformation and education of wayward girls.
- Sec. 3. The institution receiving and taking care of any female under the provisions of this act shall be entitled to compensation from the county of her residence at the rate not to exceed the monthly allowance appropriated by the State to the State Industrial School for Girls; said compensation to be allowed by the Board of Supervisors and paid as other claims against the county are paid.
- Sec. 4. Each institution above referred to shall on or before the first day of January in each year, make a report to the Governor of the State, showing the number of inmates in such institution admitted under the provisions of this act, and the total amount paid for each inmate.
- Sec. 5. That Sections Three Thousand Two Hundred Sixty-g (3260-g). Three Thousand Two Hundred Sixty-j (3260-j), and Three Thousand Two Hundred Sixty-k (3260-k), shall, so far as practicable, apply in carrying out the provisions of this act, relating to both the committment and care of inmates, and the supervision and control of such institutions, and when so amended the bill do pass.

GERRIT KLAY, Chairman.

Report adopted.

Also:

Mr. Speaker.—Your Committee on Judiciary, to whom was referred Senate File No. 199, a bill for an act to provide for employment of prisoners in the county jails and for paying their earnings to their families, 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.

GERRIT KLAY, Chairman.

Report adopted.

Also:

MR. SPEAKER.—Your Committee on Judiciary, to whom was referred Senate File No. 341, a bill for an act to amend Section Two Thousand Three Hundred Forty-eight-a (2348-a), of the Supplement to the Code, 1907, relating to bounties, 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.

GERRIT KLAY,
Chairman.

Report adopted.

Also:

MR. SPEAKER.—Your Committee on Judiciary, to whom was referred Substitute for Senate File No. 398, a bill for an act to legalize conveyance of real property by executors or trustees under foreign wills where the provisions of Section Thirty-two Hundred and Ninety-five (3295), of the Code were not observed or complied with, 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.

GERRIT KLAY,

Report adopted.

Chairman.

Also:

MR. SPEAKER.—Your Committee on Judiciary, to whom was referred Senate File No. 381, a bill for an act to legalize decrees, obtained prior to January 1, 1907, based on notice of publication where affidavit of non-residence was not filed, as by law provided, 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.

GERRIT KLAY, Chairman.

Report adopted.

Also:

MR. SPEAKER.—Your Committee on Judiciary, to whom was referred House File No. 566, a bill for an act to legalize a certain school election held in the Independent School District of Emmetsburg, Palo Alto County, Iowa, on the thirteenth (13th) day of March, 1911, 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.

GERRIT KLAY, Chairman.

Report adopted.

Also:

MR. SPEAKER.—Your Committee on Judiciary, to whom was referred House File No. 397, a bill for an act amending Section Nine Hundred Fifteen (915), of the Code Supplement, 1907, to the effect that abstracts accompanying plats to be filed with County Recorder need not be recorded, 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.

GERRIT KLAY, Chairman.

Report adopted.

Dawson of Cherokee, from the Committee on Elections, submitted the following report:

Mr. Speaker: Your Committee on Elections, to whom was referred House File No. 537, a bill for an act to provide for the nomination of candidates for the office of Senator in the Congress of the United States, 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 be indefinitely postponed.

W. P. DAWSON.

Chairman.

Report adopted, and House File No. 537 was indefinitely postponed.

Also:

Mr. Speaker: Your Committee on Elections, to whom was referred House File No. 541, a bill for an act amending Section Ten Hundred Eighty-seven-a 24 of the Supplement to the Code, 1907, as amended by Section 1, Chapter 1 of the Acts passed in the extra session of the Thirty-second General Assembly and as amended by Section Thirteen, Chapter Sixty-nine, laws of the Thirty-third General Assembly, relating to filling vacancies in nominations and making of nominations for public office in certain cases and repealing Section Ten Hundred Eighty-seven-a 30 of the Supplement to the Code, 1907, 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 be amended as follows:

By inserting the word "secular" immediately after the word "tenth," and before the word "day" in the seventh line of page five of said bill; and when so amended the bill do pass.

W. P. DAWSON, Chairman.

Report adopted.

Also:

MR. SPEAKER: Your Committee on Elections, to whom was referred House File No. 582, a bill for an act to amend Section Five, Chapter Sixty-nine of the Acts of the Thirty-third General Assembly, relating

to the publication of the primary ballot, 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 be amended as follows:

By striking out the words "two of" in the eighth line of Section 1; and when so amended the bill do pass.

W. P. DAWSON,
Chairman.

Report adopted.

Goodykoontz of Boone, 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. 560, a bill for an act to license real estate brokers, to provide for the expenditure of the license fees and fixing penalties for violation thereof, 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.

W. W. GOODYKOONTZ,

Report adopted.

Chairman.

Also:

MR. SPEAKER: Your Committee on Ways and Means, to whom was referred House File No. 265, a bill for an act to establish assessment districts and to provide for the listing for assessment of property, (additional to Title Seven (7), Chapter One (1) of the Code, relating to assessment of property), 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 be amended as follows:

By striking out all that part of line one (1), Section 1, following the period after the figure "1" and including the period "." following the word "districts."

By striking out all that part of line one (1) in Section 4 following the period after the figure "4" and including the period "." after the word "assessor;" and when so amended the bill do pass.

W. W. GOODYKOONTZ,

Report adopted.

Chairman.

Also:

Mr. Speaker: Your Committee on Ways and Means, to whom was referred House File No. 514, a bill for an act to amend Section Six Hundred Sixteen (616) of the Code, relative to taxation of unplatted lands within the limits of cities and towns, 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.

W. W. GOODYKOONTZ,

Chairman.

Report adopted.

Moore of Linn, from the Committee on Appropriations, submitted the following report:

Mr. Speaker: Your Committee on Appropriations, to whom was referred House File No. 365, a bill for an act to make an appropriation for the payment of the bill of Hulse and Allen for transcript of testimony furnished the Iowa Railroad Commission in the cases before the Interstate Commerce Commission involving general advance in rates, 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.

ERNEST R. MOORE,

Report adopted.

Chairman.

Klay of Sioux, from the Committee on Judiciary, submitted the following report:

MR. SPEAKER: Your Committee on Judiciary, to whom was referred House File No. 557, a bill for an act defining lobbying, declaring the same to be against public policy, and fixing the penalty for violation thereof, 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 be indefinitely postponed.

GERRIT KLAY,

Ordered passed on file.

Chairman.

MINORITY RECOMMENDATION.

MR. SPEAKER: We, the minority of the Committee on Judiciary, to whom was referred House File No. 557, a bill for an act defining lobbying, declaring the same to be against public policy, and fixing the penalty for violation thereof, beg leave to dissent from the report of the majority and recommend that the same do pass.

I. T. DABNEY,

G. W. KOONTZ,

JOHN W. JACOBS, U. G. WHITNEY.

Ordered passed on file.

Moore of Linn, from the Committee on Appropriations, submitted the following report:

Mr. Speaker: Your Committee on Appropriations, to whom was referred House File No. 567, a bill for an act to appropriate the sum of Five Thousand Seven Hundred Dollars (\$5,700.00) for the benefit of the Iowa Home for Sightless Women, a corporation, 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 be indefinitely postponed.

ERNEST R. MOORE,

Chairman.

Report adopted, and House File No. 567 was indefinitely postponed. Also:

MR. SPEAKER: Your Committee on Appropriations, to whom was referred House File No. 185, a bill for an act to create a State Board of Publicity and Development and to provide for the support thereof, 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 be indefinitely postponed.

ERNEST R. MOORE, Chairman.

Report adopted and House File No. 185 was indefinitely postponed.

Also:

Mr. Speaker: Your Committee on Appropriations, to whom was referred House File No. 373, a bill for an act to amend Chapter 258 of the Acts of the Thirty-third General Assembly, relating to an appropriation of One Thousand Dollars (\$1,000.00) to aid in the construction of a dam in Dickinson County, Iowa, 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 be indefinitely postponed.

ERNEST R. MOORE, Chairman.

Report adopted, and House File No. 373 was indefinitely post-poned.

Also:

Mr. Speaker: Your Committee on Appropriations, to whom was referred Senate File No. 313, a bill for an act amending Chapter 258 of the Acts of the Thirty-third General Assembly, relating to an appropriation of One Thousand Dollars (\$1,000.00), to aid in the construction of a dam in Dickinson County, Iowa, 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 be indefinitely postponed.

ERNEST R. MOORE, Chairman.

Report adopted, and House File No. 313 was indefinitely post-poned.

Bowman of Linn, from the Committee on Food and Dairy, submitted the following report:

MR. SPEAKER: Your Committee on Food and Dairy, to whom was referred Senate File No. 115, a bill for an act for the protection of public health and for the prevention of fraud by regulating the sale of eggs for food purposes, providing penalties for the violation thereof,

and providing for the enforcement thereof, 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. W. BOWMAN,

Chairman.

Report adopted.

Moore of Linn, from the Committee on Appropriations, submitted the following report:

Mr. Speaker: Your Committee on Appropriations, to whom was referred House File No. 332, a bill for an act to appropriate the sum of \$164.22 for the use and benefit of Mrs. Ellen Clarke Moore, on account of compensation due her husband, Captain Samuel A. Moore, late of Davis County, Iowa, deceased, for military service performed by him as Captain of Company D, Forty-fifth Regiment, Iowa Volunteers, Infantry, in the month of May A. D. 1864, 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 be amended as follows:

"Forty-three and 16-100 Dollars" be substituted for the words "One Hundred Sixty-four and 22-100 Dollars," in the third line of Section 1, and when so amended the bill do pass.

ERNEST R. MOORE,
Chairman.

Report adopted.

Also:

MR. SPEAKER: Your Committee on Appropriations, to whom was referred Senate File No. 169, a bill for an act making appropriation for additional improvements and land at the Iowa State Fair and Exposition Grounds, 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 be indefinitely postponed.

ERNEST R. MOORE, Chairman.

Report adopted, and House File No. 169 was indefinitely post-poned.

Also:

MR. SPEAKER: Your Committee on Appropriations, to whom was referred House File No. 364, a bill for an act providing for making an appropriation for the Railroad Commission on account of deficit in the traveling and expense fund, 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.

ERNEST R. MOORE, Chairman.

Report adopted.

Also:

Mr. Speaker: Your Committee on Appropriations, to whom was referred Senate File No. 262, a bill for an act to amend Section 4999-a-38, of Chapter 10-b, of the 1907 Code Supplement, relating to the enforcement of the Pure Drug Laws, 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.

ERNEST R. MOORE, Chairman.

Report adopted.

Also:

MR. SPEAKER: Your Committee on Appropriations, to whom was referred House File No. 115, a bill for an act making appropriation to the State Historical Society of Iowa, 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 be amended as follows:

By striking out the word "six" as it appears in the third (3d) line thereof and inserting the word "four" in lieu thereof.

By striking out the figure "6" as it appears in the fourth (4th) line thereof and inserting the figure "4" in lieu thereof, and when so amended the bill do pass.

ERNEST R. MOORE, Chairman.

Report adopted.

Also:

Mr. Speaker: Your Committee on Appropriations, to whom was referred House File No. 372, a bill for an act to amend Section One (1), of Chapter One Hundred Fifty-one (151), of the Acts of the Thirty-third General Assembly, relating to the manufacture and distribution of Hog Cholera Serum, and providing for an appropriation of Five Thousand Dollars (\$5,000) for the maintenance of the laboratory for the manufacture of such serum, 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.

ERNEST R. MOORE, Chairman.

Report adopted.

Also:

MR. SPEAKER: Your Committee on Appropriations, to whom was referred House File No. 134, a bill for an act to provide for the erection, establishment, and operation of State Trade School by the State Board of Education and levying a tax and making an appropriation for such purpose, 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 recommndation that the same be indefinitely postponed.

> ERNEST R. MOORE, Chairman.

Report adopted, and House File No. 134 was indefinitely postponed.

Ripley of Hancock, from the Committee on Board of Control, submitted the following report:

Mr. Speaker.—Your Committee on Board of Control, to whom was referred Senate File No. 247, a bill for an act providing for the commitment of boys and girls to the Industrial School and repealing the law as it appears in Sections Twenty-seven Hundred Eight (2708), and Twenty-seven Hundred Nine (2709), of the Supplement to the Code, 1907, and Chapter One Hundred Seventy-four of the Acts of the Thirty-third (33d) General Assembly, 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 be amended as follows:

Amend Section 1 by striking out the word "sixteen" as it appears in line seven of the original bill and insert in lieu thereof the word "eighteen."

Amend Section 2 of the bill by striking out of line four the words and figures "Section Twenty-seven Hundred Nine (2709)" and the period following; also strike out of line six the word "sixteen" as it appears therein and insert in lieu thereof the word "eighteen," and when so amended the bill do pass.

A. C. RIPLEY.

Chairman.

Report adopted.

Also:

Mr. Speaker.—Your Committee on Board of Control, to whom was referred Senate File No. 249, a bill for an act authorizing the placing with persons or in families and in places of employment of boys and girls committed to the industrial school, under contract for care, education, maintenance and service, and repealing the law as it appears in Section Twenty-seven Hundred Four (2704) of the Supplement to the Code, 1907, 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 be amended as follows:

Strike out all after the word "majority" in the fourteenth line thereof down to and including the word "best" in line eighteen, and insert in lieu thereof the following:

"In case a boy or girl so placed be not given the care, education, treatment and maintenance required by such agreement, the Board of Control may cause the boy or girl to be taken from the person or persons with whom placed and returned to the institution, or may replace, release,

or finally discharge him or her as may seem best;" and when so amended the bill do pass."

A. C. RIPLEY, Chairman.

Report adopted.

Beebe of Franklin, from the Committee on Commerce and Trade, submitted the following report:

MR. SPEAKER—Your Committee on Commerce and Trade, to whom was referred House File No. 550, a bill for an act to amend the law as it appears in Section Three Thousand Sixteen (3016) of the Supplement to the Code, 1907, relating to weights, 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 be indefinitely postponed.

N. W. BEEBE, Chairman.

Report adopted, and House File No. 550 was indefinitely post-poned.

Larrabee of Fayette, from the Committee on Railroads and Transportation, submitted the following report:

Mr. Speaker-Your Committee on Railroads and Transportation to whom was referred House File No. 89, a bill for an act to establish a Public Service Commission, and prescribing its powers and duties; and providing for the regulation and control of public utilities and making an appropriation therefor; also transferring the powers and duties of the Executive Council as prescribed in Chapter 71, Acts of the Thirty-third General Assembly of Iowa, in so far as they relate to the Public Service Commissions, and the powers and the duties of the Railroad Commissioners as prescribed by law, to said commissioners; also repealing the powers heretofore granted to cities and towns and cities acting under a special charter and cities acting under the commission plan to fix charges for meters or to regulate and fix the rates or service of water, gas, electric light and other utilities, etc., etc., 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 recomendation that the same be amended as follows: By substituting the following Substitute Amendment therefor:

A BILL

For an Act establishing a Public Service Commission and prescribing its powers and duties and providing for the regulation and control of public utilities, and making an appropriation therefor; also transferring the powers and duties of the Executive Council as prescribed by Chapter Seventy-one (71) of the Acts of the Thirty-second General Assembly of Iowa, in so far as they relate to public service corporations, and the powers and duties of the Board of Railroad Commissioners as prescribed by law, to said commission;

also repealing all powers heretofore granted to cities and towns in conflict with this act and confering on such cities and towns certain additional uowers.

Be it Enacted by the General Assembly of the State of Iowa:

- Section 1. Commission Established. There is hereby established a commission which shall be known as the Public Service Commission, the members of which shall be chosen as hereinafter provided, and shall hold office until their successors are appointed, confirmed, and qualified, and such commission shall have and possess the powers and duties hereinafter prescribed, and also all powers necessary or proper to enable it to carry into effect the purposes of this act.
- Sec. 2. The term "commission" as used in this act shall mean the Public Service Commission herein created.
- Sec. 3. The term "city" and "cities' as used in this act shall be construed to include city or cities acting under special charter and on the commission plan.
- Sec. 4. The word "municipality" and the words "municipal corporations" as used in this act shall be construed to be identical in meaning, and to mean all cities and towns and all cities acting under special charter and on the commission plan.
- Sec. 5. The term "public utility" as used in this act shall mean and embrace, in addition to those specifically named in Section Seventeen (17) of this act, every person, corporation, company, partnership, or association of persons, their lessees, trustees, or receivers appointed by any gourt whatsoever, or otherwise, in every town or city, including cities acting under special charter and the commission plan, that now or hereafter may own, operate, manage or control any plant or equipment, or any part of a plant or equipment, within the state, for conducting any public utility in Sections Seventeen (17) and Eighteen (18) of this act specifically named. And the term "public utility shall also mean and embrace district telegrap and telephone companies and associations, and also elevators and elevator companies, and warehouses and warehouse companies, which issue warehouse certificates as provided in Chapter 10, Title XV, of the Code and amendments thereto; and persons, corporations, or associations owning, operating, or controlling the same.
- Sec. 6. Members of Commission—Terms of Commissioners—Commission Meets at Capital—Railroad Commission, Records of. The said commission shall be composed of five (5) members, three (3) of whom shall be the present Railroad Commissioners of Iowa until the expiration of their terms of office, as hereinafter provided. The terms of office of two (2) of said commissioners shall begin July 1, 1911, and continue for six (6) years. The terms of office of the two (2) Railroad Commissioners which will expire December 31, 1914, are hereby extended to July 1, 1915, and the terms of office of their successors shall begin July 1, 1915, and continue for six years, and the term of office of the Railroad Commissioner which will expire December 31, 1912, is hereby extended to

July 1, 1913, and the term of office of his successor shall begin July 1, 1913, and continue for six (6) years. The said commissioners shall meet at the capitol of the state and organize by electing a chairman, and shall enter upon the performance of their duties on July 1, 1911, and thereafter the Board of Railroad Commissioners shall cease to exist, and its documents, files and records shall be transferred to and be in the custody of the commission hereby created.

- Sec. 7. Commissioners Appointed by Governor-Approved by Senate-Commissioners, Appointment of-Vacancy in Commission Filled. After the approval of this act, and before the adjournment of the Thirty-fourth General Assembly of Iowa, the Governor shall appoint two (2) competent persons, not members of the same political party, as members of the said commission, whose terms shall begin July 1, 1911, and expire July 1, 1917, and communicate such appointment to the Senate. nominations shall be considered by the Senate until the same shall have been referred to a committee of five (5) to be appointed by the President of the Senate without the formality of a motion, not more than three (3) of whom shall belong to the same political party, which committee shall make its report to the Senate in executive session, at any time when called for by the Senate. The consideration of nominations by the Senate shall not be had on the same legislative day the nominations are referred. The appointees shall be voted on separately, and it shall require the concurence of two-thirds (2-3) of all members elected to the Senate to confirm any appointment. On the question of confirmation the ayes and noes shall be called and entered in the Journal. The Governor shall during the regular session of the Thirty-fifth General Assembly of Iowa appoint one (1) competent person as the successor of the commissioner whose term expires July 1, 1913; the Governor shall during the regular session of the Thirty-sixth General Assembly of Iowa appoint two (2) competent persons as the successors of the commissioners whose terms expire July 1, 1915, and during each regular session of the General Assembly thereafter next preceding the expiration of the terms of office of the commissioners nominate their successors as herein provided for the term of six (6) years, and their nominations shall be confirmed in like manner. The two commissioners appointed as the successors of the commissioners whose terms begin July 1, 1915, shall not be members of the same political party, and thereafter not more than three members of the commission shall be members of the same political party. any vacancy occur in the commission, the same shall be fixed by the Governor until July 1st, following the next regular session of the General Assembly at which session the vacancy shall bed for the unexpired term.
- (a) Removal of Commissioners. The Governor may at any time remove any commissioner for inefficiency, neglect of duty, or malfeasance in office. Before such removal he shall give such commissioner a copy of the charges against him and shall fix the time when he can be heard in his own defense, which shall not be less than ten (10) days thereafter and said hearing shall be open to the public. If he shall be removed, the Governor

shall file in the office of the Secretary of State a complete statement of all charges made against such commissioner and his findings thereon with the record of the proceedings.

- (b) Commissioners must hold no other Office. No commissioner, nor the secretary of the commission, shall hold any other office or position of profit, or pursue any other business or vocation, or serve on or under any committee of any political party, but shall devote his entire time to the duties of his office.
- Sec. 8. Salaries. The salaries of the commissioners from and after July 1, 1911, shall be five thousand (\$5,000) dollars per annum, paid in monthly installments, out of any funds in the state treasury not otherwise appropriated.
- Sec. 9. Principal office of Commission at Capitol—Office Open—Seal, Books, Etc.—The principal office of the commission shall be at the capitol of the state, and the executive council shall provide offices for the commission and its employees and agents, either in the capitol building or some suitable place. The commission shall hold stated meetings at least once each month during the year at its principal office, which office shall be open for the transaction of business each day in the year between the hours of eight o'clock in the morning and eleven o'clock at night, and one or more responsible persons, to be designated by the commission or by the secretary under the direction of the commission, shall be on duty at all times in the immediate charge thereof. It shall have an official seal, and be supplied with all necessary books, maps, charts, stationery, office furniture, telephones, and other necessary appliances to be secured and paid for in the same manner that similar supplies to other offices and commissioners are provided.
- Sec. 10. Commerce Counsel—Secretary—Employees—Oath of Office— Must Own No Interest in Utility or Bonds-Solicit No Appointment. The commission shall have the power to appoint as counsel thereto an attorney and counsellor at law of the state of Iowa, who shall be known and designated as the Commerce Counsel, who shall hold office during the pleasure of the commission. The commission shall appoint a secretary to hold office during its pleasure and shall prescribe his duties and shall also have power to employ during its pleasure, such officers, clerks, inspectors, experts and employees as may be necessary to carry out the provisions of this act or to perform the duties and exercise the power conferred by law upon the commission, provided, however, that the number of employees and compensation of each, including counsel and secretary, shall be fixed by the commission, upon approval of the executive council. Each commissioner, and each person appointed to office by the commission shall, before entering upon the discharge of his duties, take and subscribe the constitutional oath of office. No person shall be eligible for appointment to the commission, or shall hold the office of commissioner, or be appointed by the commission to hold any office, or position under the commission, who holds any official relation to any common carrier, or other public utility, or who owns stocks or bonds therein, over which the commission has any jurisdiction. Neither any commissioner, nor any

agent, nor employee of the commission shall solicit, suggest, request, or recommend, directly or indirectly, to any person or corporation, owning, leasing, operating or controlling any public utility under the jurisdiction of the commission, the appointment of any person to any office, place, position or employment with any such utility.

- Sec. 11. Duties of Commerce Counsel. It shall be the duty of the Commerce Counsel to represent and appear for the people of the state of Iowa and the commission in all actions and proceedings involving any question under this act, or within the jurisidction of the commission, or under or in reference to any act or order of the commission, and, if directed to do so by the commission, to intervene, if possible, in any action or proceeding in which any such question is involved; to commence and prosecute all actions and proceedings directed or authorized by the commission, and to expedite in every way possible final determination of all such actions and proceedings; to advise the commission and each commissioner when so requested in regard to all matters in connection with the powers and duties of the commission and of the members thereof, and generally to perform all duties and services as attorney and counsel to the commission which the commission may reasonably require of him.
- Sec. 12. Quorum—Hearing by Commissioner. A majority of the commissioners shall constitute a quorum for the transaction of any business, for the performance of any duty, or for the exercise of any power of the commission, and may hold meetings of the commission at any time or place within the state. Any investigation, inquiry, or hearing which the commission has power to undertake or hold may be undertaken or held before any commissioner. All investigations, inquiries, hearings and decisions of the commissioners, or any of them, shall be and be deemed to be the investigations, inquiries, hearings and decisions of the commission, and every order made by a commissioner, when approved and confirmed by the commission, and ordered filed in the office, shall be and deemed to be, the order of the commission.
- Sec. 13. Proceedings Public-Financial Report by Commission. proceedings of the commission, and all documents and records in its possession shall be public records, and the commission shall make an annual report to the Governor to correspond with the date of the report required of the present Railroad Commission, which shall contain copies of all orders issued by it, and any information in the possession of the commission, which it shall deem of value to the people of the state, and either the Governor or the General Assembly may call upon the commission for any information which may be desired in relation to the conduct of its business. The commission shall also make a financial report to the Executive Council, as provided in Section 163-2 of the Supplement to the Code, 1907, which shall be published by the Executive Council as provided in Section 163-b of Said Supplement to the Code. The commission shall conduct a hearing and take testimony relative to any pending legislation with respect to any person, corporation or matter within the jurisdiction of the commission, if requested to do so by the legislature or by either branch thereof or by a standing com-

mittee of either branch thereof or by the Governor, and shall report its conclusions to the Governor. The commission may also recommend the enactment of such legislation with respect to any matter within its jurisdiction as it deems wise or necessary in the public interest.

Sec. 14. Copies of all official documents and orders filed or deposited according to law in the office of the commission, certified by a commissioner or by the secretary of the commission to be true copies of the originals, under the official seal of the commission shall be evidence in like manner as the originals.

Sec. 15. The commission shall have the same power to subpoena and compel the attendance and testimony of witnesses and the production of books, papers, records and documents as courts of record, and witnesses shall be paid the same fees as for attendance thereat, and shall be subject to the same penalty for failure to obey subpoenas. All hearings before the commission or commissioners, shall be governed by rules to be adopted and promulgated by the commission. No person shall be excused from testifying or producing any books or papers in any investigation or inquiry, or upon any hearing before the commission or any commissioner upon order to do so by the commission, upon the ground that the testimony, evidence, books or documents produced by him may tend to incriminate him or subject him to a penalty or forfeiture or expose him to public ignominy; and no person shall be prosecuted, punished, or be subject to any penalty or forfeiture, or on account of any act, transaction matter, or thing concerning which he may be compelled to testify or produce documentary evidence; provided, however, that no person so testifying shall be exempt from prosecution. or punishment for any perjury committed by him in his testimony. Nothing herein contained is intended to give, or shall be construed as in any manner giving unto any corporation, any immunity of any kind.

Sec. 16. The commission shall charge and collect the following fees: For copies of papers and records not required to be certified or otherwise authenticated by the commission, ten cents for each folio; for certified copies of official documents and orders filed in its office, fifteen cents for each folio, and one dollar for every certificate under seal affixed thereto; for certifying a copy of any report made by a corporation to the commission, two dollars; for each certified copy of the annual report of the commission, one dollar and fifty cents; for certified copies of evidence and proceedings before the commission, fifteen cents for each folio. No fees shall be charged or collected for copies of papers, records, or official documents, furnished to public officers for use in their official capacity, or for the annual reports of the commission in the ordinary course of distribution, but the commission may fix reasonable charges for publication, issued under its authority. All fees charged and collected by the commission shall belong to the people of the state, and shall be paid monthly, accompanied by a detailed statement thereof, into the treasury of the state to the credit of the general fund.

Sec. 17. The jurisdiction, supervision, powers and duties of the Public Service Commission shall extend under this act to all railroads and

interurban railroads, express companies, car companies, sleeping car companies, freight and freight line companies, and any common carrier engaged in the transportation of passenger or freight by railroad and to the person or corporations, owning, leasing, operating, or controlling the same; the said commission possessing and exercising all the jurisdiction, supervision, powers and duties in relation thereto that have been conferred by law on the Board of Railroad Commissioners of Iowa and all other powers now vested in said Board of Railroad Commissioners.

- Sec. 18. The jurisdiction, supervision, powers and duties of the public service commission shall also extend under this act as hereinafter provided.
- (1) To all street railroads, any portion or all of whose lines lie within the state, and to the person or corporation owning, operating, controlling or leasing said railroads, so far as concerns the construction, maintenance, equipment, terminal facilities and local transportation facilities of said street railroads within the state, and the rates of transportation of persons and property thereon, within the state.
- (2) To such portions of the lines of any other common carrier as lies within the state, except those specifically named in Section Seventeen of this act, and to the persons or corporations, owning, leasing, operating or controlling the same so far as concerns construction, maintenance, equipment, terminal facilities, local transportation facilities, and rates of transportation of persons or property within the state.
- (3) To the manufacture, accumulation, sale and distribution of gas and electricity, or any other medium for lighting, heat, or power in said state, and to the persons or corporations, private or municipal, owning, leasing, operating or controlling the same.
- (4) To telegraphs and telephones and their lines, offices, exchanges, and equipments within the state, and to the persons or corporation, private or municipal, owning, leasing, operating or controlling the same.
- (5) To water works plants and the distribution and sale of water, and the sources of supply thereof, and to the persons or corporations, private or municipal, owning, leasing, operating or controlling the same, and to all other public utilities as hereinafter defined, and to the persons or corporations, private or municipal, owning, leasing, operating, or controlling the same.
- (6) To water power sites, the development thereof and the power derived therefrom, and the distribution and sale of electricity generated thereby, and to the persons or corporations, private or municipal, owning, leasing, developing, operating or controlling the same.
- Sec. 19. The commission shall have the power to investigate and ascertain from time to time the quality of gas, electricity, or water, or any medium for furnishing light, heat, or power; or street car service, or water service, or service of any other public utility as herein defined supplied by persons, corporations or municipalities; examine the methods employed by such persons, corporations, or municipalities in manufacturing accumulating and supplying gas, electricity, water, or other medium for

furnishing light, heat, or power, and in transmitting the same, and in furnishing street car service, or water service, or service of any other public utility as herein defined. And shall have power to order such improvements in quality or service and such extensions as will best promote the public interests, preserve the public health, and protect those using such gas, electricity, water, or any medium for furnishing heat, light, or power, or street car service, or service of other public utilities as herein defined; and those employed in the manufacture and distribution thereof, or in the maintenance and operation of the works and systems maintained in connection therewith; and said commission shall have power to make regulations to govern the development of water power sites and to conserve and protect the rights and interests of the state therein.

Sec. 20. It shall be the duty of the person or persons owning, managing, or controlling any public utility coming within the provisions of this act to file with the commission within ninety days after the taking effect of this act schedules showing the tariffs, rates, tolls, and charges within the state, for all commodities or services furnished the public, and shall also file with the commission a copy of its articles of incorporation, and a copy of each franchise held or claimed to be held and exercised by it.

Each public utility shall file, with the commission, a schedule of any proposed changes in rates, new rates, or changes in service or its condition, ten days before such rates or changes are to take effect. All rates or charges shall be public, and schedules of such rates and charges as apply to service to, from, or in any city or town, including joint rates, shall be kept on file accessible to the public in such city or town in which the public utility operates.

- Sec. 21. The commission shall prescribe uniform methods of keeping accounts, records, and books for each public utility under its jurisdiction, and such methods shall be observed by the persons, corporations, and municipalities engaged in carrying on the same. In cases of corporations engaged in interstate commerce, such methods of keeping accounts, records and books shall conform as nearly as is practicable, for the purpose of carrying out the provisions of this act, to the system of accounts prescribed and required by the Interstate Commerce Commission.
- (a) Every public utility engaged directly or indirectly in any other business than that of the production, transmission or furnishing of heat, light, water or power or the conveyance of telephone messages shall, if required by the commission, keep and render separately to the commission in like manner and form the accounts of all such other business, in which case all the provisions of this act shall apply with like force and effect to the books, accounts, papers and records of such other business.
- (b) Each public utility shall have an office in one of the towns, villages or cities in this state in which its property or some part thereof is located and shall keep in said office all such books, accounts, papers and records as shall be required by the commission. No books, accounts, papers or records required by the commission to be kept within the state shall be at any time removed from the state, except upon such conditions as may be prescribed by the commission.

- Sec. 22. No public utility shall keep any other books, accounts, papers or records of the business transacted than those prescribed or approved by the commission.
- Sec. 23. The commission shall provide for the examination and auditing of all accounts, and all items shall be placed to the accounts in the manner prescribed by the commission. The counsel, agents, accountants or examiners employed by the commission shall have authority under its direction to inspect and examine any and all books, accounts, papers, records and memoranda kept by such public utilities.
- Sec. 24. The commission shall value all the property of every public utility actually used and useful for the convenience of the public, and in making such valuation it may avail itself of any information in the possession of any local, municipal, or state board or authority. Before final determination of such value the commission shall, after notice to the public utility affected, hold a public hearing as to such valuation in the manner prescribed in sections 29 and 30 of this act, and the provisions so far as applicable shall apply to such hearing. Within five days after such valuation is determined, the commission shall serve a statement thereof upon the utility interested, and shall file a like statement with the clerk of every municipality in which any part of the plant or equipment of such public utility is located. The commission may at any time on its initiative make a revaluation of such property.
- Sec. 25. The commission shall ascertain and prescribe for each kind of public utility suitable and convenient standard commercial units of product or service. These shall be lawful units for the purposes of the act.
- Sec. 26. The commission shall require every person, corporation, or municipality under its supervision, to submit to it an annual report verified by the oath of the president, treasurer, general manager, or other proper officer thereof, setting forth in detail:
- 1. The amount of its authorized capital stock, and the amount thereof issued and outstanding.
- 2. The amount of its bonded indebtedness and the amount of its bonds and other form of indebtedness issued and outstanding.
 - 3. Its receipts and expenditures during the preceding year.
- 4. The amount paid as dividends upon its stocks and interest upon its bonds.
- 5. The amount paid as salaries to its officers, and the amount paid as wages to its employees.
- 6. The location of its plant or plants, and systems, with a description of its property, and all other facts or information pertaining to the operation and maintenance of the plant and system, and the affairs of such person or corporation engaged in such business that may be required by the commission, and such report shall be in the form to cover the period and be submitted at the time prescribed by the commission.

- 7. The commission may from time to time make changes and additions to such forms, giving to persons, corporation, and municipalities six (6) months' notice before the time fixed by the commission as the expiration of the fiscal year, of any changes or additions which would require any alteration or change of the method of keeping accounts for the ensuing year. When any such report is defective or believed to be erroneous, the commission shall notify the persons, corporations, or municipalities making such report, to amend the same within thirty (30) days. The commission may extend the time herein fixed for cause shown.
- Sec. 27. The commission shall appoint inspectors for gas, electricity, and water meters, and meters for measuring any other medium for furnishing light, heat, and power, or other commodity furnished to the public by the public utilities under its jurisdiction, whose duty it shall be, when required, to inspect, examine, prove and ascertain the accuracy of any and all such meters used or intended to be used, and when found to be, or made to be, correct, the inspector shall stamp or mark and seal all such meters, and each of them, with some suitable stamp or device, and seal, which device and seal shall be recorded in the office of the commission. The commission shall have the power to provide for the inspection, testing, and proving of all meters, and for stamping and sealing meters which have been inspected and approved, and to establish the fees therefor. Every person or corporation furnishing gas, electricity, heat, or water shall provide and keep in and upon its premises suitable apparatus to be approved, stamped and marked by the inspector of the commission for testing and proving the accuracy of gas, electricity, heat and water meters furnished for use by it, by which apparatus every meter may and shall be tested at least once every three years, or on the written request of the consumer to who the meter shall request the commission, in writing, to inspect such meter, the he so desires. If any consumer to whom a meter may be furnished shall request the commission, in writing, to inspect such meter. the commission shall, upon the payment by the applicant of the fees fixed for such inspection and test, have the same inspected, and tested, and if the same on being so tested shall be found to be defective or incorrect. within such limits, as shall be fixed by the commission by rule adopted and promulgated, to the prejudice of the consumer, the inspector shall order the gas, electric, or water corporation forthwith to remove the same and to replace instead thereof a correct meter, and the expense of such inspection and test shall be borne by the corporation, but if the same on being so tested shall be found to be slow or correct within the limits prescribed by the commission, the expense of such inspection and test shall be borne by the consumer.
- Sec. 28. The commission may institute action upon its own volition, or upon being served with a certified copy of a resolution adopted by the council of any city or town in the state, in which any person or corporation, or municipality is authorized to manufacture, sell, or supply gas, or electricity, or any other medium for heat, light, or power, or to supply water, or telegraph or telephone or street car service, or

other service or commodity as a public utility, or upon complaint in writing of not less than twenty-five (25) customers or patrons of such public utility either as to the means, quality, or efficiency of service, or rates or price o fthe commodity, or service furnished and delivered in such municipality, by any person, corporation, or municipal corporation, it shall investigate as to the cause of such complaint. When such complaint is made, the commission shall by its agents, experts, and inspectors examine and inspect the works, system, plant and methods used by such person, or corporation, or municipal corporation, in accumulating, manufacturing, transmitting and supplying such commodity or service, and may examine or cause to be examined, the books and papers of such person, corporation, or municipal corporation, pertaining to the manufacture, accumulation, sale, transmission, and supplies of such commodity or service. The form and contents of complaints as made and provided for in this section shall be as provided by the commission. Such complaint when made by the consumers or patrons shall be signed by them, who must add to their signatures their place of residence, by street and number, if any. Upon trial of such complaint, either or both parties may be represented by counsel before the commission.

Sec. 29. Before proceeding under a complaint as provided in the preceding section, the commission shall cause notice of such complaint and the purpose thereof to be served upon the person, corporation, or municipality affected thereby, together with a copy of said complaint, with the names attached thereto. Such person, corporation, or municipality shall have an opportunity to be heard in respect to the matters complained of, at a time and place to be specified in such notice. After such investigation as may be made by the commission, its officers, agents, examiners, or inspectors, and after hearing, the commission may, by order, fix the reasonable price of gas, electricity, or any other medium for furnishing heat, light, or power, or of water, or telegraph, or telephone, or street car service, or other service or commodity furnished as a public utility, to be charged by such person, or private or municipal corporation; or may order such improvement in the accumulation, manufacture, supply, transmission, or distribution thereof, or in the service or methods employed by such person, corporation or municipality. as, in its judgment, will improve the same. The price so fixed by the commission shall be the price to be charged by the person, corporation, or municipality for gas, electricity, or other medium for heat, light, or power, or water or telegraph, or telephone, or street car service, or commodity, furnished as a public utility, until the commission shall upon complaint, or upon its own initiative, as provided for in the preceding section, again fix the price thereof, unless suspended or set aside by a court of competent jurisdiction. In determining the price to be charged for any such commodity or service the commission may consider all facts which in its judgment have any bearing upon the proper determination of the question, although not set out in the complaint and not within the allegation thereof, and shall provide rates sufficient to pay a reasonable return to the owners on their investment after the charging off, in all cases, of a reasonable sum for depreciation, sufficient over and above the expense of maintenance to keep the property in a state of efficiency corresponding with the progress of industry. Any income from the investment of the depreciation fund shall be carried therein, and said fund and the proceeds thereof shall be used for no other purpose than depreciation as provided in this section.

The rates, service, regulation, practices, and methods of measurements fixed by the comission shall be just and reasonable and not be unjustly discriminatory, nor such as to allow unfair competition. Any public utility may, at any time, by complaint in writing, invoke the action of the commission as to matters within the jurisdiction of the commission affecting such public utility, and an investigation shall be made, and a hearing had thereon, and the matter determined as provided in this act, unless such matters shall have been passed upon by the commission within one year of the date of filing such complaint. When any complaint is made by any public utility, as herein provided, the commission shall cause notice thereof to be served on the mayor of the city or town wherein said public utility is located, or has its principal office for the conduct of its business.

The commission may enforce its orders by appropriate action in the courts, and may, in its discretion, intervene in actions where the public interest requires it.

Nothing in this act shall be held or construed to deprive any utility of any remedy now or hereafter available to it in any court, either of law or equity, and anyone injured by any order of the commission, or by failure to enforce the same, may apply to any court of competent jurisdiction for an enforcement of such order or the annullment thereof.

- Sec. 30. All rates, tolls, charges, schedules and joint rates fixed by the commission shall be prima facie lawful, and all regulations, practices and services prescribed by the commission shall be prima facie reasonable until finally found otherwise in an action brought for that purpose pursuant to the provisions of Sub-division A of this section.
- (b) Every proceeding, action or suit to set aside, vacate or amend any determination or order of the commission or to enjoin the enforcement thereof or to prevent in any way such order or determination from becoming effective, shall be commenced, and every appeal to the courts

or right or recourse to the courts shall be taken or exercised within ninety days after the entry or rendition of such order or determination, and the right to commence any such action, proceeding, or suit, or to take or exercise any such appear or right of recourse to the courts, shall terminate absolutely at the end of such ninety days after such entry or rendition thereof.

- (c) No injunction shall issue suspending or staying any order of the commission, except upon application to the district court or presiding judge thereof, notice to the commission and hearing.
- Sec. 31. Every corporation, person or common carrier, performing the service of transporting passengers or property from one point to another within the State of Iowa, or within the cities of the state, shall furnish with respect thereto such service and facilities as shall be safe and adequate and in all respects just and reasonable. All charges made or demanded by any such corporation, person or common carrier, for the transportation of passengers or property, or for any service rendered or to be rendered in connection therewith shall be just and reasonable and not more than allowed by law or by order of the commission. Every unjust or unreasonable charge made or demanded for any such service or transportation of passengers or property or in connection therewith, or in excess of that allowed by law or by order of the commission, is prohibited.
- Section 32. No common carrier shall make or give any undue or unreasonable preference or advantage to any person or coporation, o'to any locality, or to any particular description of traffic in any respect whatsoever, or subject any particular person or corporation, or locality, or any particular description of traffic, to any undue or unreasonable prejudice or disadvantage in any respect whatsoever.
- Sec. 33. Wherever the commission shall be of the opinion that any person, or private or municipal corporation, or any concern or municipality, coming within the provisions of this act, is failing or omitting, or about to fail or omit, to do anything required of it by law or by order of the commission, or is doing anything or about to do anything, or permitting anything, or about to permit anything to be done, contrary to or in violation of law or of any order of the commission, it shall direct counsel to the commission to commence an action or proceeding in the district court of the state of Iowa, in the name of the commission for the purpose of having such violations or threatened violations stopped and prevented either by mandamus or injunction. Counsel to the commission shall thereupon begin such action or proceedings by a petition to the district court alleging the violation complained of and praying for appropriate relief by way of mandamus or injunction. It shall thereupon be the duty of the court to specify the time not exceeding twenty days after service of a copy of the petition within which the utility complained of must answer the petition. In case of default in answer, or after answer. the court shall immediately inquire into the facts and circumstances in such manner as the court shall direct without other or formal pleadings. and without respect to any technical requirement. Such other persons

or corporations, as it shall seem to the court necessary or proper to join as parties in order to make its order, judgment, or writs effective, may be joined as parties upon application of counsel to the commission. The final judgment in any such action or proceeding shall either dismiss the action or proceeding or direct that a writ of mandamus or an injunction or both issue as prayed for in the petition or in such modified or other form as the court may determine will afford appropriate relief.

- Every order of the commission shall be served upon the person or corporation conducting a utility to be affected thereby, either by personal delivery of a certified copy thereof, or by mailing a certified copy thereof, in a sealed package, with postage prepaid, to his proper postoffice address; or, in case of a corporation upon any officer or agent thereof, upon whom an original notice might be served in a civil action. It shall be the duty of every utility to notify the commission forthwith. in writing, of the receipt of the certified copy of every order so served, and in case of a corporation such notice must be signed by a person or officer duly authorized by it to admit such service, and every utility upon which it is served, must, within thirty days (30) notify the commission in like manner whether or not the terms of the order are accepted and will be obeyed. Every order of the commission shall take effect at the time therein specified, except as otherwise provided, and shall continue in force for the period therein designated, unless earlier modified or abrogatd by the commission, or suspended by any order of the court.
- Sec. 35. (1) The commission shall have power by order to require any two or more telegraph or telephone corporations whose lines form a continuous line of communication, or could be made to do so by the construction and maintenance of suitable connections or transfer of messages at common points, between different localities which are not reached by the line of either company alone, to establish through lines within the state between two or more such localities and joint rates or charges for service by or over said line as the commission may by its order prescribe, and in case such through lines and joint rates be not established by the corporations named in any such order within the time therein specified, the commission shall have the power by order to establish the same and to fix the just and reasonable rates and charges to be charged for such through service and to declare the portion thereof to which each of the corporations affected thereby shall be entitled and the manner in which the same shall be secured and paid.
- 2. No franchise or any right to or under any franchise to own or operate a telegraph line or telephone line shall be assigned, transferred, or leased, nor shall any contract or agreement hereafter made with reference to or affecting any such franchise or right be valid or of any force or effect whatever unless the assignment, transfer, lease, contract, or agreement shall have been approved by the commission.
- Sec. 36. Nothig in this act shall be construed to prevent any utility, coming within the provisions thereof, from continuing to furnish the use of its lines, equipment, or service under any contract or contracts in force at the date this law takes effect or upon the taking effect of any

schedule or schedules of rates subsequently filed with the commission as hereinafter provided, at the rate or rates fixed in such contract or contracts; provided, however, that when any such contract or contracts are or become terminable by notice, the commission shall have power, in its discretion, to direct by order that such contract or contracts shall be terminated by the utility, and thereupon such contract or contracts shall be terminated by such utility as and when directed by such order.

All action and proceedings under this act and all actions and proceedings commenced and prosecuted by order of the commission, and all actions and proceedings in which either the commission or the people of the state of Iowa may be parties, and in which any question arises under this act, or under or concerning any order or action of the commission, shall be preferred over all other civil causes in all courts of the state and shall be heard and determined in preference to all other civil business pending therein, irrespective of position on the calendar. The same preference shall be granted upon application of counsel of the commission in any action or proceeding in which it may be allowed to intervene. In all trials, actions and proceedings arising under the provisions of this act or growing out of the exercise of authority and powers granted herein to the commission, the burden of proof shall be upon the party adverse to such commission or seeking to set aside any determination, requirement, direction or order of said commission, to show by clear and satisfactory evidence that the determination, requirement, direction or order of the commission complained of is usreasonable or unlawful as the case may be.

Sec. 38. A full and complete record shall be kept of all proceedings had before the commission or its agent on any formal investigation had and all testimony shall be taken down by the stenographer appointed by the commission.

Any utility under the jurisdiction of the commission, may Sec. 39. issue stocks, bonds, notes or other evidence of indebtedness payable at periods of more than twelve months after the date thereof, when necessary for the acquisition of property, the construction, completion, extension or improvement of its facilities, or for the improvement or maintenance of its service, or for the discharge or lawful refunding of its obligations, or for the reimbursement of moneys actually expended from income, or from any other moneys in the treasury of the corporation not secured by or obtained from the issue of stocks, bonds, notes, or other evidence of indebtedness of such corporation, within five years next prior to the filing of an application with the commission for the required authorization, for any of the aforesaid purposes except maintenance of service, and except replacements in cases where the applicant shall have kept its accounts and vouchers of such expenditures in such manner as to enable the commission to ascertain the amount of moneys so expended and the purposes for which such expenditude was made; provided and not othewise, that there shall have been secured from the commission an order authorizing such issue, and the amount thereof, and stating the purposes to which the issue, or proceeds thereof are to be applied,

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and that, in the opinion of the commission, the money, property or labor to be procured or paid for by the issue of such stock, bonds, notes or other evidence of indebtedness is or has been reasonably required for the purposes specified in the order, and that except as otherwise permitted in the order in the case of bonds, notes and other evidence of indebtedness, such purposes are not, in whole or in part, reasonably chargeable to operating expenses or to income; but this provision shall not apply to any lawful issue of stock, to the lawful execution and delivery of any mortgage, or to the lawful issue of bonds thereunder, which shall have been duly approved by the Executive Council before the taking effect of this act. Nothing herein contained shall prohibit the commission from giving its consent to the issue of bonds, notes or other evidence of indebtedness for the reimbursement of moneys heretofore actually expended from income for any of the aforesaid purposes, except maintenance of service and replacements, prior to five years next preceding the filing of an application therefor, if in the judgment of the commission such consent should be granted; provided application for such consent shall be made prior to January first, nineteen hundred and thirteen. For the purpose of enabling it to determine whether it should issue such an order, the commission shall make such inquiry or investigation, hold such hearings and examine such witnesses, books, papers, documents or contracts as it may deem of importance in enabling it to reach a determination. Such corporation or person shall not without the consent of the commission apply said issue or any proceeds thereof to any purpose not specified in such order. Such person or corporation may issue notes, for proper purposes, and not in violation of any provision of this or any other act, payable at periods of not more than twelve months without such consent but such notes shall not, in whole or in part, directly or indirectly, be refunded, by any issue of stock or bonds, or by any evidence of indebtedness running for more than twelve months without the consent of the proper commission. Provided, however, that the capital stock of a corporation formed by the merger or consolidation of two or more other corporations shall not exceed the sum of the capital stock of the corporation so consolidated, at the par value thereof, or such sum and any additional sum actually paid in cash; nor shall any contract for consolidation or lease be capitalized in the stock of any corporation whatever; nor shall any corporation hereafter issue any bonds against or as a lien upon any contract for consolidation or merger. Whenever the additions to, extensions, or improvements of any public utility plant, which is owned by a private person, or private corporation, shall amount to twenty per cent. (20 per cent.) of the value of the plant, such additions, extensions, or improvements having been paid for from earnings, the same may be capitalized and stock of an equal face value issued therefor. Stock so issued may be distributed as dividends to the stockholders, sold, or held in the treasury as part of the surplus, and shall be listed as stock issued and outstanding in the annual report, and have dividends paid to the holders thereof as to the holders of other stock.

- Sec. 40. Wherever the plant of a public utility subject to the provisions of this act has been heretofore constructed in the streets, alleys or public places of any city or town in this state, under and pursuant to the provisions of any ordinance of such city or town, or otherwise, and such plant is now being maintained and operated in such city or town, such public utility, its lessee, successors and assigns, shall have the right to maintain and operate such plant, and such right shall not be terminated except on account of a failure of such public utility to comply with the lawful orders of the commission established by this act, or by purchase by such municipality in the manner provided by law.
- No ordinance granting a franchise, or changing or amending a franchise, shall be valid unless the same shall be approved by a majority of the electors of such municipality voting thereon at a general biennial, municipal or special election. Nothing in this act shall be construed as depriving any municipality of any power now possessed by it except as are expressly repealed by, or inconsistent with this act; provided, however, that municipalities now possessing the power, under the provisions of the law now in force, to regulate or fix the rate of charges for commodities or services furnished the public by any public utility, shall have and possess the initiative power to regulate and fix, by ordinance, the charges for all commodities or services furnished the public by such utility; such ordinance shall be prima facie reasonable, but upon complaint by any such utility, or other interested complainant, as provided in Section 29 of this act, a hearing shall be had as in this act provided. And if the commission shall find such ordinance unreasonable, the same shall be void. All rates, schedules and regulations which are in force when this act takes effect shall be considered as having been made and fixed on the initiative of the council or commission of the municipality in which such utility is located.
- Sec. 41. No person, or corporation incorporated under the laws of this or any other state, nor any municipal corporation shall exercise any right or privilege under any franchise granted hereafter or under any franchise heretofore granted and in force, for the purpose of constructing any new plant, without first having obtained the permission and approval of the commission, and before such permission shall be granted, a certified copy of the articles of incorporation of such corporation shall be filed in the office of the commission, together with a verified statement of the president and secretary of the corporation showing that it has received a franchise from the proper municipal author-Whenever any public utility furnishes adequate service and supplies the reasonable wants of the people of the city or community in which it is operating, and complies with the orders of the commission as prescribed, the commission shall not grant to any other public utility the right to compete with said public utility, engaged in similar service, until after a public hearing of all parties interested, and a finding by the commission that public convenience and necessity require such second public utility, and no municipality shall hereafter construct or equip any such plant where there is in operation any such public utility under

the jurisdiction of the commission engaged in similar service without first securing from the commission a finding after a public hearing of all parties interested, that public convenience and necessity require such additional public utility, but nothing herein shall be construed to prevent municipalities from acquiring any public utilities in accordance with existing contract or law. If a certificate of authority is refused, no further proceedings shall be taken before the commission, but a new application may be made therefor one year after and from the date of such refusal.

- Sec. 42. Every public utility having tracks, conduits, subways, poles, wires, switchboards, exchanges, works or other equipment shall, for a reasonable compensation, permit the use of the same by any public utility whenever public convnience and necessity require such use and such use will not result in irreparable injury to the owners or other users of such equipment nor in any substantial detriment to the service to be rendered by such owners or other users. In case of failure to agree upon such use or the conditions or compensation for such use any public utility or any person, firm, co-partnership association, or corporation interested may apply to the commission, and if after investigation the commission shall ascertain that public convenience and necessity require such use and that it would not result in irreparable injury to the owners or other users of such equipment nor in any substantial detriment to the service to be rendered by such owners or other users of such equipment, it shall by order direct that such use be permitted and prescribe reasonable conditions and compensation for such joint Such use so ordered shall be permited and such conditions and compensation so prescribed shall be the lawful conditions and compensation to be observed, followed and paid, subject to recourse to the courts upon the complaint of any interested party. Any such order of the commission may be from time to time revised by the commission upon application of any interested party or upon its own motion.
- Sec. 43. Every public utility shall, whenever an accident is attended with loss of human life or personal injury occurs within the State of Iowa, upon its premises, or directly or indirectly arising from or connected with its maintenance or operation, give immediate notice thereof to the commission. In the event of any accident, the commission, if it deem the public interest require it, shall cause an investigation to be made forthwith.
- Sec. 44. Each and every director, president, secretary, or other official of any public utility who shall make any false statement to secure the issue of any stock, certificates, or stock, bond, mortgage, or other evidence of indebtedness, or who shall by false statement knowingly made procure of the commission the making of the certificate herein provided, or issue with knowledge of such fraud, negotiate or cause to be negotiated any such stock, certificate of stock, bond, mortgage or other evidence of indebtedness in violation of this act, shall be guilty of a felony, and upon conviction thereof shall be punished by a fine of not less than five hundred dollars or by imprisonment for a term of

not less than one or more than ten years, or by both fine and imprisonment in the discretion of the court.

Sec. 45. There is hereby appropriated out of any funds in the state treasury not otherwise appropriated a sufficient amount with which to pay salaries to the commissioners and all its appointees and employees, and for the purpose of carrying out the provisions of this act. The commission shall present to the Executive Council itemized, verified statements of expenditures, and no warrants shall be drawn therefor except on the approval of the Executive Council. Such verifications must be made by the person incurring the expense, or having personal knowledge thereof.

Sec. 46. On and after July 1st, 1911, the public service commission shall possess and exercise all the powers conferred upon and perform all the duties required of the executive council of the state of Iowa by Chapter Seventy-one (71) of the Acts of the Thirty-second General Assembly in so far as they relate to public service corporations as defined by this act, and on and after said date the executive council shall cease to exercise said powers and perform said duties. Nothing in this act shall be construed as repealing Chapter Seventy-one (71) of the Acts of the Thirty-second General Assembly, provided, however, that by the consent of the commission, the bonds or securities of such utility companies may be sold or issued at less than par or within such limitations as may be fixed by the commission.

Sec. 47. Any person violating any of the provisions of this act, where no provisions is made herein, shall be deemed guilty of a misdemeanor, and on conviction shall be punished by a fine not exceeding five hundred dollars (\$500) or by imprisonment in the county jail not exceeding thirty days.

Any public utility neglecting or refusing to comply with any order of the commission shall be deemed guilty of a misdemeanor, and shall be subject to a fine of not less than fifty dollars (\$50) nor more than one thousand dollars (\$1,000) or by the imprisonment of the officer or employee of the public utility neglecting or refusing compliance with such order, in the county jail not exceeding thirty (30) days, or both.

Every day during which any public utility, or any owner, officer, agent or employee thereof, shall fail to observe and comply with any order of the commission, or to perform any duty enjoined by this act, shall constitute a separate and distinct violation of such order, or of this act, as the case may be.

Sec. 48. The powers herecofore conferred by the General Assembly on cities and towns, which are in conflict with this act, are hereby repealed but such repeal shall not deprive any person, corporation or municipality of any vested right, nor affect any pending litigation nor shall any law affecting railroads, interurban railroads, express companies, sleeping car companies, freight and freight line companies, or any common carrier engaged in the transportation of passenger or freight or by any person, corporation or subject over which the Board of Rail-

road Commissioners has jurisdiction or control be repealed or be modified by this act unless expressly so provided. Nor shall any provision of this act be construed as a modification or repeal of Section 1619 of the Code.

Sec. 49. No public utility shall directly or indirectly issue, furnish, or give any free ticket, free pass, or free transportation for the carriage or pasage of any person within the state, nor furnish or give any free service or commodity, except as hereinafter provided. Nor shall any person accept any free ticket, free pass, free transportation, free service or free commodity except persons hereinafter described. words "free ticket," "free pass," "free transportation," "free service" and "free commodity" as used in this act, shall include any ticket, pass contract, or transportation issued for carriage or passage, and any commodity or service furnished for any other consideration than money paid in the usual way at the rate, fare, or charge, open to all who desire to purchase. The persons to whom free tickets, free passes, free transportation, free service, and free commodities may be issued, furnished or given are as follows, to-wit: (a) The officers, agents and employees of the utilities issuing or furnishing the same, whose chief and principal occupation is to render service to such utility; (b) the general officers, agents, and employees, as above defined, of a public utility engaged in the same business; (c) also by street railroads in addition to those enumerated in sub-sections (a) and (b) hereof; to policemen, firemen, and United States mail carriers of any city wearing the insignia of their office, within the limits of any such city, and also, by any utility in accordance with the provisions of any existing franchise while same remains in force and effect. In any prosecution under this act if it is claimed that a free ticket, free pass, or any other transportation, or any free service, or free commodity was wrongfully issued or given to any person it shall be incumbent upon the defendant to prove the character of the service rendered or to be rendered, Sections 2157-h, 2157-i and 2157-j of the Supplement to the Code, 1907, shall apply to persons and public utilities, and their officers, agents, and employees, with the same force and effect as to common carriers, their officers, agents, or representatives. Nothing herein contained shall be construed as repealing or modifying the provisions contained in Sections 2157-f, 2157-g, 2157-h, 2157-i, 2157-j of the Supplement to the Code, 1907.

Sec. 50. This act, being deemed of immediate importance, shall take effect and be in force from and after its passage and approval and its publication in the Register and Leader and Des Moines Daily Capital, newspapers published in Des Moines, Iowa; and when so amended the bill do pass.

WM. LARRABEE, JR., Chairman.

Report adopted.

Johnson of Mitchell, 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. 507, a bill for an act to repeal Chapter One Hundred Fifteen (115) laws of the Thirty-third (33rd) General Assembly, and to enact a substitute therefor, relating to banks and banking, 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 be amended as follows:

By striking out the words "six or more" in line four (4) of Section One and substituting the word "seven", and by inserting after the comma following the word "examiners" in line four (4) of Section One, the following: "each of whom shall have had at least five years actual and practical experience in a bank in the state of Iowa," also inserting a period (.) in lieu of the comma (,) after the word "reports" in the tenth (10th) line of Section One, and by striking out all of the words following the word "reports" in line ten (10) down to and including the word "annum" in line thirteen (13) and inserting in lieu thereof, the following: "Each of the examiners herein provided for shall receive a salary of \$2,000.00 per annum," and when so amended the bill do pass.

K. J. Johnson, Chairman.

Report adopted.

Also:

Mr. Speaker—Your Committee on Banks and Banking, to whom was referred Senate File No. 425, a bill for an act to amend the law as it appears in Section Eighteen Hundred Seventy-two (1872 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.

K. J. Johnson, Chairman.

Report adopted.

Klay of Sioux, from the Committee on Judiciary, submitted the following report:

MR. SPEAKEB: Your Committee on Judiciary to whom was referred House File No. 431, a bill for an act to repeal Sections One Hundred Ninety-three (193) and One Hundred Ninety-four (194) of the Code and to enact a substitute therefor providing for an increase in the number of judges in the Supreme Court of Iowa and providing for a division of said court into sections, and to amend Section Ten Hundred Sixtysix (1066) of the Supplement to the Code, 1907, in reference to the selection of the Chief Justice of said court, 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 be amended by substituting the following substitute amendment therefor:

A BILL

For an Act to Repeal Sections One Hundred Ninety-three (193) and One Hundred Ninety-four (194) of the Code, and to Enact a Substitute Therefor Providing for an Increase in the Number of Judges in the Supreme Court of Iowa and Providing for a Division of said Court into Sections, and to amend Section Ten Hundred Sixty-six (1066) of the Supplement to the Code, 1907, in Reference to the Selection of the Chief Justice of Said Court.

Be it Enacted by the General Assembly of the State of Iowa:

Section 1. Section One Hundred Ninety-three (193) of the Code is hereby amended to read as follows:

The Supreme Court shall consist of nine judges, five of whom shall constitute a quorum for the transaction of business, but one alone may adjourn from day to day, or to a particular day, or until the next term.

- Sec. 2. At the general election in 1912 there shall be elected five judges of the Supreme Court, three of whom shall be elected for a term of six (6) years, one for a term of four (4) years, and one for a term of two years, such terms to begin January 1, 1913, and at the general election thereafter, there shall be elected three judges of the Supreme Court for the full term of six (6) years beginning January first following the date of their election.
- Sec. 3. Section One Hundred Ninety-four (194) of the Code is hereby repealed, and the following enacted in lieu thereof:
- "Sec. 194. In January, 1915, the court shall organize by the selection of a Chief Justice, and by dividing its members into two sections of four members each. In holding open court said sections, each of which shall be presided over by the Chief Justice, shall sit and act separately, in acordance with such rules as the full court may provide, and such court shall also provide and adopt rules regulating the hearing and submission of cases or petitions for rehearing to the full court when differences of opinion shall arise between the members of either section thereof, or when the Chief Justice shall so order or direct. It shall also adopt and promulgate such rules and regulations as may be reasonably necessary to carry into effect the provisions of this act, and to provide for the submission of cases to the court as herein constituted."
- Sec. 4. Section Ten Hundred Sixty-six (1066) of the Supplement to the Code, 1907, is amended by inserting a period after the word "years" in the fourth line, and striking out the balance of said section, and inserting in lieu thereof the following:

"In January of each year the court shall select one of its members to act as Chief Justice for the ensuing year, making such selection in rotation according to the seniority of service, and shall cause a record to be made of their said action. Should it occur that two or more judges are equally entitled to be chosen Chief Justice, the one who is senior in age shall be preferred."

Sec. 5. All acts and parts of acts inconsistent with this act are hereby repealed, and when so amended the bill do pass.

GERRIT KLAY,

Chairman.

Report adopted.

Also:

Mr. Speaker: Your Committee on Judiciary to whom was referred Substitute for Senate File No. 125, a bill for an act to create an Employers' Liability Commission, and to make appropriation 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 be referred to the Committee on Appropriations.

GERRIT KLAY,
Chairman.

Report adopted and House File No. 125 was so referred.

Crist of Clarke moved that House File No. 89 be made a Special Order for Tuesday at 10:00 A. M.

Motion prevailed.

Klay of Sioux moved that House File No. 431 be made a Special Order for Saturday at 10:30 a.m.

Motion prevailed.

Smith of Adams, Chairman of the Committee appointed to draft Resolutions respecting the life, character and public service of the late Hon. Edmund Homan, presented the Resolutions prepared by that committee and moved their adoption.

Motion prevailed by rising vote and the Resolutions were adopted.

Notice having been given as provided by Rule 52, Krebill of Lee introduced the following Resolution and moved its adoption:

Whereas, there are now more bills before the House than can be reasonably disposed of, therefore be it

Resolved, that from and after Monday, April 3rd, no bills be introduced except legalizing acts or bills of like nature.

Resolution was lost.

Pickford of Cerro Gordo, Chairman of Committee appointed to draft Resolutions respecting the life, character and public service of the late Hon. John S. Stanberry, presented the Resolutions prepared by that Committee and moved their adoption.

Motion prevailed by rising vote and the Resolutions were adopted.

The time having arrived for Special Order No. 17, on motion of Fulton of Jefferson, consideration of House File No. 386 was deferred and placed on the Calendar subject to the call of the author.

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. 380, a bill for an act to encourage the business of manufacturing in Iowa, and providing for an official trade mark for Iowa manufactured products.

GEO. A. WILSON,

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. 460, a bill for an act to legalize the action of the independent school district of Bennett, Cedar County, Iowa, in voting bonds at an election held on the 14th day of March, 1910, and legalizing the bonds issued by said district under said election.

GEO. A. WILSON, Secretary.

Also:

MB. 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. 459, a bill for an act to legalize certain warrants of the city of Ottumwa, Iowa.

GEO. A. WILSON.

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. 399, a bill for an act to amend Section 2634-f of the Supplement to the Code, 1907, relating to the granting of state certificates to teachers.

GEO. A. WILSON,

Secretary.

Also:

ME. SPEAKER—I am directed to inform your honorable body that the Senate has concurred in House amendments to Senate File No. 151, a bill for an act to repeal Chapter 192 of the Acts of the Thirty-third (33rd) General Assembly and to enact a substitute therefor relating to the conveyance of real estate by executor, administrator, trustee, guardian, referee or commissioner.

GEO. A. WILSON,

Secretary.

Also:

Mr. Speaker—I am directed to inform your honorable body that the Senate has concurred in House amendment to Substitute for Senate File No. 27, a bill for an act providing for an award to a woman or her estate arising from an injury caused by the negligence or wrongful act of any person, firm, or corporation, including a municipal corporation.

GEO. A. WILSON,

Secretary.

Also:

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 House is asked: Concurrent Resolution relative to holding a joint convention for the purpose of electing a state printer and binder.

GEO. A. WILSON.

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 Joint Resolution No. 2, Joint Resolution of the Thirty-fourth (34th) General Assembly of the State of Iowa, making application to the Congress of the United States to call a convention for proposing amendment to the constitution of the United States.

GEO. A. WILSON,

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. 283, a bill for an act to amend the law as the same appears in Section 1 of Chapter 57, Acts of the Thirty-third (33rd) General Assembly of Iowa, relating to tax levy for park purposes.

Geo. A. Wilson, Secretary.

SENATE MESSAGES CONSIDERED.

Senate File No. 380, a bill for an act to encourage the business of manufacturing in Iowa, and providing for an official trademark for Iowa manufactured products, and prohibiting the unlawful use of the same and providing a penalty therefor.

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

Senate File No. 460, a bill for an act to legalize the action of the independent school district of Bennett, Cedar county, Iowa, in voting bonds at an election held on the 14th day of March, 1910, and legalizing the bonds issued by said district under said election.

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

Senate File No. 459, a bill for an act to legalize certain warrants of the city of Ottumwa, Iowa.

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

Senate File No. 399, a bill for an act to amend Section Two Thousand Six Hundred Thirty-four-f (2634-f) of the Supplement to the Code, 1907, relating to the granting of state certificates to teachers.

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

SENATE CONCURRENT RESOLUTION.

Be it Resolved by the Senate, the House concurring, that a Joint Convention of the General Assembly be held on Thursday, April 6th, at 8 o'clock P. M., in the Chamber of the House of Representatives for the purpose of electing a state printer and a state binder.

Laid over under Rule 34.

On request of Dabney of Davis, unanimous consent having been given, House Joint Resolution No. 2, Joint Resolution of the Thirty-fourth General Assembly of Iowa, making application to the Congress of the United States to call a convention for proposing amendment to the Constitution of the United States, with Senate amendments, was taken up and the amendments read and considered.

Amend the enacting clause by inserting after the word "of" the words "the state of."

Mr. Dabney moved that the House concur in the Senate amendments.

On the question, "Shall the House concur?"

The ayes were:

Bascom, Beans, Black, Boettger, Bowman, Brady, Brockway, Bybee, Campbell of Webster, Collin, Cousins, Dabney, Daniels, Dawson, Dewey, Downey, Edmunds, Ellis, Finlayson, Fletcher, Fraley, Fulton, George, Gilbert, Greene, Grout, Hamilton, Harding, Hayes, Hazen, Hickenlooper, Huff, Hunt, Huntley, Hutchins, Jacobs, Jacobson, Johnson, Koontz, Kull, Kulp, Larrabee, Leach, Linnan, Lund, McCulloch, Milton, O'Connor, Odendahl, Olson, Patterson, Penn, Perkins, Pickford, Ripley, Ritter, Robbins, Rowles, Russell, Sater, Schee, Shankland, Sherman, Skinner, Smith of Adams, Speer, Stephenson, Stoddard Townsend, White, Zeller, Mr. Speaker—72.

The nays were:

None.

Absent or not voting:

Bauman, Beebe, Brown, Bruce, Byerly, Campbell of Ida, Crist, Cunningham, Dixon, Dunlap, Enger, Escher, Felt, Fourt, Fry, Goodykoontz, Griggs, Halgrims, Harvey, Hogan, Klay, Krebill, Lenocker, Lounsberry, McCleery, Miller of Bremer, Miller of Dubuque, Moore, Murtagh, Newell, Shane, Smith of Decatur, Stipe, Taylor, Van Camp, Whitney—36.

So the House concurred.

REPORT OF COMMITTEE ON ENROLLED BILLS.

Whitney of Woodbury, from the Committee on Enrolled Bills, submitted the following report and moved its adoption:

MR. SPEAKER—Your Committee on Enrolled Bills respectfully report that they have examined, and find correctly enrolled House File No. 409, a bill for an act amendatory to Chapter Six (6), Title Three (III), of the Code, providing for trial by jury in superior courts in cities which are not county seats, and which have now or may hereafter have a population of twenty-five thousand (25,000) or more; providing for the number of jurors in such courts in such cities, and the manner of their selection; 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; providing that this act shall apply to cities under the commission form of government.

Also:

House File No. 221, a bill for an act making appropriation for additional improvements and land at the Iowa State Fair and Exposition Grounds.

Also:

House File No. 12, a bill for an act to provide for prosecuting criminal offenses to final judgment on information to be filed by the county attorney, and without the intervention of the grand jury in cases in which the punishment exceeds a fine of One Hundred Dollars, or exceeds imprisonment for thirty days and to provide the procedure when so prosecuted on information.

Also:

House File No. 219, a bill for an act to repeal Section Six Hundred Seventy-nine-h (679-h) of Chapter Two-a (2-a) Title Five (V) of the Supplement to the Code, 1907, and enact a substitute in lieu thereof relative to the Board of Police and Fire Commissioners in certain cities of the first class.

U. G. WHITNEY, Chairman.

Adopted.

On request of Fraley of Polk, unanimous consent having been given, House File No. 283, a bill for an act to amend the law as the same appears in Section One (1), of Chapter Fifty-seven (57), Acts of the Thirty-third General Assembly of Iowa, relating to tax levy for park purposes, with Senate amendments, was taken up and the amendments read and considered.

Amend House File No. 283 by striking out the words and figures "ninth (9)" as the same appears in the fourth line and inserting the word "eighth" in lieu thereof.

Mr. Fraley moved that the House concur in the Senate amendments.

On the question, "Shall the House concur?"

The ayes were:

Bascom, Beans, Black, Brockway, Bruce, Bybee, Campbell of Webtser, Collin, Cousins, Daniels, Dawson, Dewey, Downey, Dunlap, Ellis, Enger, Escher, Felt, Finlayson, Fletcher, Fourt, Fraley, Fulton, George, Gilbert, Greene, Grout, Hamilton, Harding, Harvey, Hayes, Hazen, Hickenlooper, Hogan, Huff, Hunt, Huntley, Hutchins, Jacobs, Jacobson, Johnson, Klay, Kull, Larrabee, Leach, Lenocker, Lounsberry, Lund, McCullough, Miller of Dubuque, Milton, Moore, O'Connor, Odendahl, Patterson, Penn, Perkins, Pickford, Ripley, Robbins, Rowles, Russell, Shane, Shankland, Sherman, Skinner, Smith of Adams, Speer, Stephenson, Stoddard, Taylor, White, Whitney, Zeller, Mr. Speaker—75.

The nays were:

None.

Absent or not voting:

Bauman, Beebe, Boettger, Bowman, Brady, Brown, Byerly, Campbell of Ida, Crist, Cunningham, Dabney, Dixon, Edmunds, Fry, Goodykoontz, Griggs, Halgrims, Koontz, Krebill, Kulp, Linnan, McCleery, Miller of Bremer, Murtagh, Newell, Olson, Ritter, Sater, Schee, Smith of Decatur, Stipe, Townsend, Van Camp—33.

So the House concurred in Senate amendments.

Shane of Wapello in the chair.

Jacobs of Calhoun called up his motion to reconsider the vote by which House File No. 318 failed to pass the House.

Hayes of Montgomery moved the previous question.

Motion prevailed.

Roll call was demanded by Whitney of Woodbury and Jacobs of Calhoun.

On the question, "Shall the House reconsider the vote by which House File No. 318 failed to pass?"

The ayes were:

Bascom, Bauman, Brady, Bruce, Bybee, Campbell of Webster, Collin, Cousins, Crist, Dabney, Dawson, Dewey, Downey, Ellis, Enger, Escher, Fletcher, Fourt, Fry, Fulton, George, Grout, Harvey, Huff, Hunt, Huntley, Hutchins, Jacobs, Jacobson, Johnson, Klay, Krebill, Kull, Leach, Linnan, Lounsberry, Lund, Newell, O'Connor, Odendahl, Perkins, Pickford, Ripley, Ritter, Robbins, Russell, Schee, Shane, Sherman, Skinner, Smith of Decatur, Speer, Stephenson, Stipe, Stoddard, Whitney, Zeller, Mr. Speaker—58.

The nays were:

Beans, Black, Boettger, Brown, Bowman, Daniels, Dixon, Dunlap, Felt, Fraley, Gilbert, Greene, Griggs, Harding, Hayes, Hazen,

Hickenlooper, Koontz, Larrabee, Lenocker, McCullough, Miller of Bremer, Miller of Dubuque, Milton, Moore, Olson, Patterson, Penn, Sater, Shankland, Smith of Adams, Townsend, Van Camp, White—34.

Absent or not voting:

Beebe, Brockway, Byerly, Campbell of Ida, Cunningham, Edmunds, Finlayson, Goodykoontz, Halgrims, Hamilton, Hogan, Kulp, McCleery, Murtagh, Rowles, Taylor—16.

Motion prevailed and House proceeded to reconsider.

On the question, "Shall the bill pass?"

The ayes were:

Bascom, Bauman, Beebe, Brady, Brockway, Bruce, Campbell of Webster, Collin, Cousins, Crist, Dabney, Dawson, Dewey, Downey, Ellis, Enger, Fletcher, Fourt, Fry, Fulton, George, Grout, Halgrims, Harvey, Huff, Hunt, Huntley, Hutchins, Jacobs, Jacobson, Johnson, Klay, Krebill, Kull, Larrabee, Leach, Linnan, Lounsberry, Lund, Milton, Newell, Odendahl, Perkins, Pickford, Robbins, Russell, Schee, Shane, Sherman, Skinner, Smith of Adams, Smith of Decatur, Speer, Stephenson, Stipe, Whitney, Zeller, Mr. Speaker—58.

The nays were:

Beans, Black, Boettger, Bowman, Brown, Bybee, Daniels, Dixon, Dunlap, Escher, Felt, Fraley, Gilbert, Greene, Griggs, Harding, Hayes, Hazen, Hickenlooper, Koontz, Lenocker, McCullough, Miller of Bremer, Miller of Dubuque, Moore, Murtagh, O'Connor, Olson, Patterson, Penn, Ripley, Ritter, Sater, Shankland, Stoddard, Townsend, Van Camp, White—38.

Absent or not voting:

Byerly, Campbell of Ida, Cunningham, Edmunds, Finlayson, Goodykoontz, Hamilton, Hogan, Kulp, McCleery, Rowles, Taylor—12.

Roll call verified.

So the bill passed and the title was agreed to.

Speaker Stillman in the Chair.

MOTION TO RECONSIDER.

MR. SPEAKER—I move that the House reconsider the vote by which House File No. 318 passed the House, and that this motion be laid on the table.

U. G. WHITNEY.

I second the motion.

JOHN W. JACOBS,

Klay of Sioux raised the point of order that two motions to reconsider the same bill cannot be entertained.

Point was sustained.

Stipe of Page called up Substitute for Senate File No. 258 and filed the following amendment:

MR. SPEAKER—I move to amend the substitute for Senate File No. 258, by striking out all that part of the bill following the enacting clause and inserting in lieu thereof the following:

Section 1. That Section Three Thousand Four Hundred Forty-seven-c (3447-c) of the Supplement to the Code, 1907, is hereby repealed and the following enacted in lieu thereof:

"No action shall be maintained to foreclose or enforce any real estate mortgage, bond for deed, trust deed or contract for the sale or conveyance of real estate, after twenty (20) years from the date thereof, as shown by the record of such instrument, unless the record of such instrument shows that less than ten (10) years have elapsed since the date of maturity of the indebtedness or part thereof, secured thereby, or since the right of action has accrued thereon, or unless the record shows an extension of the maturity of the instrument or of the debt or a part thereof, and that the time of such extension has not yet expired. The date of maturity, when different than as appears by the record of the instrument, and the date of maturity of any extension of said indebtedness or part thereof, may be shown at any time prior to the expiration of the above periods of limitation by the holder of the debt or the owner or assignee of the instrument filing an extension agreement, duly acknowledged as the original instrument was required to be acknowledged, in the office of the recorder where the instrument is recorded, or by noting on the margin of the record of such instrument in the recorder's office, an extension of the maturity of the instrument or of the debt secured, or any part thereof. Each notation to be witnessed by the recorder and entered upon the index of mortgages in the name of the mortgagor and mortgagee; provided that the holder or assignee of any such instrument, or the holder of any debt or part thereof, secured by any instrument, shall have until July 4, 1912, in which to file such extension agreement or to note the marginal extension as to any instrument executed prior to the taking effect of this act and coming within the provisions hereof. This act shall in no case revive the rights or claims barred by Section Three Thousand Four Hundred Fortyseven-c (3447-c) of the Supplement to the Code, 1907."

Johnson of Mitchell called up his motion to reconsider the vote by which House File No. 315 passed the House.

Roll call was demanded by Hickenlooper of Monroe and Smith of Decatur.

On the question, "Shall the vote be reconsidered?"

The ayes were:

Bascom, Bauman, Beans, Beebe, Black, Collin, Cousins, Dabney, Dixon, Downey, Edmunds, Ellis, Escher, Felt, Finlayson, Fletcher, Fourt, Fry, George, Halgrims, Hayes, Hazen, Huff, Huntley, Hutchins, Jacobs, Jacobson, Johnson, Klay, Koontz, Krebill, Kull, Kulp, Larrabee, Leach, Lenocker, Linnan, Lund, McCullough, Miller of Bremer, Moore, Murtagh, Newell, Olson, Penn, Pickford, Ripley, Ritter, Robbins, Rowles, Russell, Sater, Schee, Sherman, Smith of Adams, Stephenson, Stipe, Stoddard, Townsend, Van Camp, White, Whitney, Zeller, Mr. Speaker—64.

The nays were:

Boettger, Bowman, Brady, Bybee, Campbell of Webster, Daniels, Dewey, Fraley, Gilbert, Goodykoontz, Greene, Griggs, Harding, Hickenlooper, Hogan, Hunt, Miller of Dubuque, Perkins, Shane, Shankland, Skinner, Smith of Decatur—22.

Absent or not voting:

Brockway, Brown, Bruce, Byerly, Campbell of Ida, Crist, Cunningham, Dawson, Dunlap, Enger, Fulton, Grout, Hamilton, Harvey, Lounsberry, McCleery, Milton, O'Connor, Odendahl, Patterson, Speer, Taylor—22.

Motion prevailed and the House reconsidered.

Hickenlooper of Monroe called up the motion to reconsider the vote by which House File No. 315 passed to its third reading.

Motion lost.

On the question, "Shall the bill pass?"

The ayes were:

Boettger, Brady, Bybee, Campbell of Ida, Campbell of Webster, Daniels, Dewey, Ellis, Fraley, Fulton, Gilbert, Goodykoontz, Greene, Harding, Hazen, Hickenlooper, Hunt, Larrabee, Lounsberry, Miller of Dubuque, O'Connor, Perkins, Rowles, Shane, Shankland, Mr. Speaker—26.

The nays were:

Bascom, Beans, Beebe, Black Brockway, Collin, Cousins, Dabney, Dixon, Downey, Escher, Finlayson, Fletcher, Fourt, Fry, George, Griggs, Harvey, Hayes, Huff, Huntley, Hutchins, Jacobs, Jacobson, Johnson, Klay, Koontz, Kull, Kulp, Leach, Lenocker, Linnan, Lund, McCullough, Miller of Bremer, Moore, Murtagh, Newell, Olson, Penn, Pickford, Ripley, Ritter, Robbins, Schee, Skinner, Stephenson, Stoddard, Townsend, Van Camp, White, Whitney, Zeller—53.

Absent or not voting:

Bauman, Bowman, Brown, Bruce, Byerly, Crist, Cunningham, Dawson, Dunlap, Edmunds, Enger, Felt, Grout, Halgrims, Hamilton, Hogan, Krebill, McCleery, Milton, Odendahl, Patterson, Russell, Sater, Sherman, Smith of Adams, Smith of Decatur, Speer, Stipe, Taylor—29.

So the bill having failed to receive a constitutional majority was declared to have been lost.

CONSIDERATION OF BILLS.

On motion of Brockway of Louisa, House File No. 337, a bill for an act empowering the governor and secretary of state to execute quit-claim deed, conveying to the grantees of Christian Flitch all of the right, title and interest of the state of Iowa in Lot Five (5) of Section One (1), Township Seventy-three (73), north of Range Two (2), west of the Fifth P. M., with report of committee recommending passage, was taken up, considered and Senate File No. 287 was substituted therefor.

Mr. Brockway moved 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 ayes were:

Bascom, Bauman, Beans, Beebe, Black, Boettger, Bowman, Brady, Brockway, Brown, Bruce, Bybee, Campbell of Ida, Campbell of Webster, Collin, Cousins, Dabney, Daniels, Dewey, Dixon, Downey, Edmunds, Ellis, Escher, Felt, Finlayson, Fletcher, Fourt, Fraley, Fry, Fulton, George, Gilbert, Goodykoontz, Greene, Griggs, Hamilton, Harding, Harvey, Hazen, Hickenlooper, Hogan, Huff, Hunt, Huntley, Hutchins, Jacobson, Johnson, Kulp, Larrabee,

Leach, Lenocker, Linnan, Lounsberry, McCullough, Miller of Bremer, Miller of Dubuque, Milton, Moore, Murtagh, Newell, O'Connor, Odendahl, Olson, Patterson, Perkins, Pickford, Ripley, Ritter, Robbins, Rowles, Russell, Sater, Shane, Shankland, Sherman, Skinner, Smith of Adams, Smith of Decatur, Stephenson, Stipe, Townsend, White, Whitney, Zeller, Mr. Speaker—86.

The nays were:

None.

Absent or not voting:

Byerly, Crist, Cunningham, Dawson, Dunlap, Enger, Grout, Halgrims, Hayes, Jacobs, Klay, Koontz, Krebill, Kull, Lund, McCleery, Penn, Schee, Speer, Stoddard, Taylor, Van Camp—22.

So the bill passed and the title was agreed to.

Klay of Sioux moved that when the House adjourn it be to reconvene at 1:30 o'clock P. M.

Motion prevailed.

Stipe of Page moved that a committe of three be appointed to notify the Senate that the House was ready to receive it in Joint Convention.

Motion prevailed.

The Speaker named as such comimttee: Stipe of Page, Lounsberry of Marshall, Ritter of Des Moines.

The Sergeant-at-Arms announced the arrival of the members of the Senate who took their seats on the west side of the House Chamber.

JOINT CONVENTION.

The Joint Convention was called to order by Lieutenant Governor Clarke, President of the Joint Convention, at 12 o'clock noon.

The roll was then called and the following members responded as present.

Adams, Allen of Pocahontas, Allen of Jefferson, Ames, Balkema, Balluff, Bascom, Bauman, Beans, Beebe, Bennett, Black, Boettger, Bowman, Brady, Brockway, Brown of Decatur, Brown of Wright, Bruce, Bybee, Campbell of Ida, Campbell of Webster, Chapman, Chase, Clarkson, Gollin, Cousins, Cowles, Crist, Crow, Cunningham,

Dabney, Daniels, Dawson, Dewey, DeWolf, Dixon, Downey, Dunlap, Dunnegan, Edmunds, Ellis, Enger, Escher, Felt, Finlayson, Fitchpatrick, Fletcher, Fourt, Fraley, Francis, Fry, Fulton, Garrett, Gates, George, Gilbert, Gillilland, Goodykoontz, Greene, Griggs, Grout, Halgrims, Hamilton, Hammill, Harding, Harvey, Hayes, Hazen, Hickenlooper, Hogan, Hoyt, Huff, Hunt, Hunter, Huntley, Hutchins, Jacobs, Jacobson, Jewell, Johnson, Klay, Koontz, Krebill, Kull, Kulp, Larrabee of Webster, Larrabee of Fayette, Leach, Legel, Lenocker, Linnan, Lounsberry, Lund, McColl, McCulloch of Wayne, McCullough of Dubuque, McManus. Malmberg, Mattes, Miller of Bremer, Miller of Dubuque, Milton, Moore, Murtagh, Neal, Newell, O'Connor, Odendahl, Olson, Parshall, Patterson, Penn, Perkins, Pickford, Proudfoot, Quigley, Ream, Ripley, Ritter, Robbins, Rowles, Russell, Sammis, Sater, Saunders, Savage, Schee, Schrup, Shane, Shankland, Sherman, Skinner, Smith of Adams, Smith of Decatur, Smith of Mitchell, Smith of Shelby, Spaulding, Speer, Stephenson, Stillman, Stipe, Stoddard, Stuckslager, Sullivan, Taylor of Appanoose, Townsend, Van Camp, Van Law, Webber, White of Benton, White of Iowa, Whitney, Wilson, Zeller-155.

Absent:

Byerly, McCleery, Taylor of Union—3.

President Clarke announced the Joint Convention duly organized, with a quorum of members present.

President Clarke then announced that the roll would be called for the purpose of electing a United States Senator in Congress, and appointed as teller on the part of the Senate, Senator Savage of Adair, and as assistant teller, Senator Hoyt of Buchanan.

Speaker Stillman appointed as teller on the part of the House, Representative Huff of Hardin, and as assistant teller, Representative Crist of Clarke.

Upon the roll being called those voting for Claude R. Porter were:

Balluff, Bauman, Black, Boettger, Clarkson, Crow, Dabney, DeWolf, Downey, Dunlap, Dunnegan, Ellis, Escher, Fletcher, Garrett, Gilbert, Greene, Griggs, Hamilton, Hayes, Hazen, Koontz, Krebill, Kull, Leach, Legel, Lenocker, Linnan, McCullough of Dubuque, McManus, Miller of Bremer, Miller of Dubuque, Milton, Murtagh, O'Connor, Odendahl, Olson, Parshall, Penn, Quig-

ley, Ream, Ritter, Rowles, Sater, Schrup, Stephenson, Taylor of Appanoose, Townsend, Webber, White of Benton, White of Iowa, Wilson—52.

Those voting for Horace E. Deemer were:

Adams, Allen of Jefferson, Beans, Bennett, Bowman, Brown of Decatur, Chapman, Chase, Cowles, Crist, Daniels, Dewey, Edmunds, Fulton, Gillilland, Hickenlooper, Lounsberry, McCullough of Wayne, Malmberg, Neal, Proudfoot, Robbins, Saunders, Savage, Smith of Adams, Smith of Decatur, Smith of Shelby, Speer, Stipe, Stuckslager, Sullivan, Van Camp, Van Law—33.

Those voting for W. S. Kenyon were:

Allen of Pocahontas, Ames, Balkema, Bascom, Beebe, Brady, Brockway, Brown of Wright, Bruce, Bybee, Campbell of Ida, Campbell of Webster, Collin, Cousins, Cunningham, Dawson, Dixon, Enger, Felt, Finlayson, Fitchpatrick, Fourt, Fraley, Francis, Fry, Gates, George, Goodykoontz, Grout, Halgrims, Hammill, Harding, Harvey, Hogan, Hoyt, Huff, Hunt, Hunter, Huntley, Hutchins, Jacobs, Jacobson, Jewell, Johnson, Klay, Kulp, Larrabee of Fayette, Larrabee of Webster, Lund, McColl, Mattes, Moore, Newell, Patterson, Perkins, Pickford, Ripley, Russell, Sammis, Schee, Shane, Shankland, Sherman, Skinner, Smith of Mitchell, Spaulding, Stillman, Stoddard, Whitney, Zeller—70.

Absent:

Byerly, McCleery, Taylor of Union-3.

President Clark announced that no one had received a majority of the votes cast in the Joint Convention for United States Senator in Congress and that no election had occurred.

Journal of the Joint Convention was then read and approved.

On motion of Senator Bennett of Taylor the Joint Convention was dissolved.

House reconvened, Speaker Stillman in the Chair.

On motion of Beebe of Franklin the House adjourned.

AFTERNOON SESSION.

House met pursuant to adjournment, Speaker Stillman in the Chair.

Lund of Hamilton moved that House File No. 165 be withdrawn from the Committee on Elections and the further consideration of the House.

Motion prevailed.

Fourt of Allamakee moved that House File No. 568 be withdrawn from the Committee on Fish and Game and the further consideration of the House.

Motion prevailed.

On request of Moore of Linn, leave of absence was granted Larrabee of Fayette until Saturday.

On request of Milton of Cedar, leave of absence was granted Taylor of Union indefinitely on account of sickness.

On request of Fourt of Allamakee, leave of absence was granted Sherman of Poweshiek until Saturday.

INTRODUCTION OF BILLS.

By Grout of Blackhawk, House File No. 585, 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 Committee on Representative Districts.

CONSIDERATION OF BILLS.

On motion of Whitney of Woodbury, House File No. 108, a bill for an act to define employment agencies, to place such agencies under the jurisdiction and control of the commissioner of the bureau of labor statistics, to require a license before engaging in such business, to define who shall engage in such business, to regulate and control such business, with report of committee recommending passage as amended was taken up, considered, and the committee substitute amendment substituted for the original bill.

Perkins of Delaware offered the following amendment:

I move to amend Substitute Amendment to House File No. 108, as follows:

- 1. By striking out the word "April" in the first line of Section 3 and inserting in lieu thereof the word "May".
- 2. By striking out all of Section 14 and adding Sections 14 and 15 as follows:

"Section 14. That lines fourteen, fifteen, sixteen and seventeen of Section Seven Hundred (700) of the Supplement to the Code, 1907, and Sections Two Thousand Four Hundred Seventy-seven-h (2477-h) to Section Two Thousand Four Hundred Seventy-seven-l ((2477-l), inclusive, of the Supplement to the Code, 1907, be and the same is hereby repealed."

"Section 15. This act being deemed of immediate importance shall take effect from and after its publication in the Register and Leader and the Des Moines Capital, newspapers published at Des Moines, Iowa."

Adopted.

Mr. Whitney moved that the rules be suspended, 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 ayes were:

Bauman, Beebe, Brady, Brown, Bruce, Bybee, Campbell of Ida, Campbell of Webster, Collin, Cousins, Crist, Dabney, Dawson, Dixon, Edmunds, Escher, Felt, Fourt, Fraley, Fry, Goodykoontz, Greene, Grout, Halgrims, Hamilton, Harding, Harvey, Hayes, Hazen, Hogan, Huff, Hunt, Huntley, Hutchins, Jacobs, Jacobson, Johnson, Krebill, Kull, Leach, Lenocker, Linnan, Lounsberry, Lund, Miller of Bremer, Miller of Dubuque, Milton, Moore, Murtagh, Newell, O'Connor, Odendahl, Penn, Perkins, Pickford, Ripley, Rowles, Russell, Sater, Schee, Shane, Sherman, Skinner, Smith of Adams, Smith of Decatur, Stephenson, Stipe, Stoddard, Townsend, Van Camp, White, Whitney, Zeller, Mr. Speaker—74.

The nays were:

None.

Absent or not voting:

Bascom, Beans, Black, Boettger, Bowman, Brockway, Byerly, Cunningham, Daniels, Dewey, Downey, Dunlap, Ellis, Enger, Finlayson, Fletcher, Fulton, George, Gilbert, Griggs, Hickenlooper,

Klay, Koontz, Kulp, Larrabee, McCleery, McCullough, Olson, Patterson, Ritter, Robbins, Shankland, Speer, Taylor—34.

So the bill passed and the title was agreed to.

Huff of Hardin moved that House Files Nos. 478 and 419 be withdrawn from their respective committees and from the further consideration of the House.

Motion prevailed.

Dabney of Davis moved that House File No. 546 be withdrawn from the Committee on Railroads and Transportation and the further consideration of the House.

Motion prevailed.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS.

Whitney of Woodbury from the Joint Committee on Enrolled Bills, submitted the following report:

MR. SPEAKER: Your Joint Committee on Enrolled Bills respectfully report they have examined and find correctly enrolled, House File No. 409, a bill for an act amendatory to Chapter Six (6), Title Three (3), of the Code, providing for trial by jury in superior courts in cities which are not county seats, and which have now or may hereafter have a population of twenty-five thousand (25,000) or more; providing for the number of jurors in such courts in such cities, and the manner of their selection; 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; providing that this act shall apply to cities under the commission form of government.

Also:

House File No. 221, a bill for an act making appropriation for additional improvements and land at the Iowa State Fair and Exposition grounds.

Also:

House File No. 12, a bill for an act to provide for prosecuting criminal offenses to final judgment on information to be filed by the county attorney, and without the intervention of the grand jury in cases in which the punishment exceeds a fine of one hundred dollars, or exceeds imprisonment for thirty days and to provide the procedure when so prosecuted on information.

Also:

House File No. 219, a bill for an act to repeal Section Six Hundred Seventy-nine-h (679-h) of Chapter Two-a (2-a) Title Five (5) of the

Supplement to the Code, 1907, and enact a substitute in lieu thereof relative to the Board of Police and Fire Commissioners in certain cities of the first class.

U. G. WHITNEY,
Chairman House Committee,
Ed. P. Malmberg,
Chairman Senate Committee.

Adopted.

On motion of Moore of Linn, House File No. 325, a bill for an act to amend Section One Thousand Three Hundred Four (1304) of the Supplement to the Code, 1907, in relation to the classes of property exempt from assessment of taxes, with report of committee recommending passage, was taken up and considered.

Mr. Moore moved that the rules be suspended, 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 ayes were:

Bascom, Bauman, Beans, Beebe, Black, Boettger, Brady, Brockway, Brown, Bruce, Bybee, Campbell of Ida, Campbell of Webster, Collin, Cousins, Crist, Cunningham, Dabney, Daniels, Dawson, Dixon, Downey, Edmunds, Escher, Fourt, Fraley, Fry, Fulton, Gilbert, Goodykoontz, Greene, Griggs, Halgrims, Harding, Harvey, Hayes, Hogan, Huff, Hunt, Huntley, Hutchins, Johnson, Koontz, Krebill, Kull, Kulp, Linnan, Lounsberry, Lund, McCullough, Miller of Bremer, Miller of Dubuque, Milton, Moore, Murtagh, O'Connor, Odendahl, Olson, Patterson, Penn, Perkins, Pickford, Ripley, Ritter, Robbins, Rowles, Russell, Sater, Schee, Shane, Shankland, Smith of Adams, Smith of Decatur, Stephenson, Stipe, Stoddard, Townsend, Van Camp, Whitney, Zeller, Mr. Speaker—81.

The nays were:

Klay-1.

Absent or not voting:

Bowman, Byerly, Dewey, Dunlap, Ellis, Enger, Felt, Finlayson, Fletcher, George, Grout, Hamilton, Hazen, Hickenlooper, Jacobs, Jacobson, Larrabee, Leach, Lenocker, McCleery, Newell, Sherman, Skinner, Speer, Taylor, White—26.

So the bill passed and the title was agreed to.

Time having arrived for Special Order No. 18, Moore of Linn moved that House File No. 506 be re-referred to the Committee on Insurance.

Motion prevailed and bill was so referred.

The speaker announced that as Speaker of the House, he had signed in the presence of the House, Senate Files Nos. 255, 178, 333, 387 and 22.

On motion of Moore of Linn, House File No. 336, a bill for an act to amend Chapter Seventy-five (75) of the Acts of the Thirty-third General Assembly, relating to officers' bonds, with report of committee recommending passage as amended was taken up, considered and the committee substitute amendment substituted for the original bill.

Whitney of Woodbury offered the following amendment:

I move to amend Section One (1) of House File No. 336 by inserting after the word "each" and before the word "the" in the ninth (9th) line from the top of page 1084 of the Journal of March 18th, the following, to-wit:

"The bond of county supervisors shall be five thousand dollars and shall be approved by the county auditor."

And by inserting after the word "any" and before the word "county" in the thirteenth (13th) line from the top of page 1084 of said Journal, the following, to-wit:

"County supervisor."

And by adding to said bill the following section, to-wit:

"Section 2. That Section One Thousand One Hundred Eightytwo (1182) of the Code be and the same is hereby amended by striking from line two (2) of said section the words, "county supervisors."

And by renumbering the publication clause of said bill as Section Three (3) instead of Section Two (2).

Roll call was demanded by Halgrims of Humboldt and Whitney of Woodbury.

On the question, "Shall the amendment be adopted?"

The ayes were:

Bybee, Campbell of Ida, Daniels, Dixon, Enger, Goodykoontz, Grout, Halgrims, Harvey, Huff, Hunt, Jacobs, Jacobson, Kulp,

Lounsberry, Lund, Miller of Bremer, Newell, Olson, Russell, Skinner, Whitney, Zeller—23.

The nays were:

Bascom, Bauman, Beans, Beebe, Black, Bowman, Brady, Brockway, Brown, Bruce, Campbell of Webster, Collin, Cousins, Cunningham, Dawson, Downey, Escher, Felt, Finlayson, Fletcher, Fourt, Fulton, Gilbert, Greene, Griggs, Hamilton, Hazen, Hogan, Huntley, Hutchins, Johnson, Klay, Krebill, Kull, Leach, Lenocker, Miller of Dubuque, Milton, Moore, O'Connor, Odendahl, Patterson, Penn, Perkins, Pickford, Ripley, Ritter, Robbins, Rowles, Sater, Schee, Shane, Smith of Adams, Stephenson, Stoddard, Townsend, Van Camp, White—58.

Absent or not voting:

Boettger, Byerly, Crist, Dabney, Dewey, Dunlap, Edmunds, Ellis, Fraley, Fry, George, Harding, Hayes, Hickenlooper, Koontz, Larrabee, Linnan, McCleery, McCullough, Murtagh, Shankland, Sherman, Smith of Decatur, Speer, Stipe, Taylor, Mr. Speaker—27.

So the amendment was lost.

Fourt of Allamakee in the Chair.

Mr, Moore moved that the rules be suspended, 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 ayes were:

Bascom, Bauman, Beebe, Black, Bowman, Brady, Brockway, Brown, Bruce, Campbell of Ida, Collin, Cousins, Crist, Cunningham, Daniels, Dawson, Dixon, Dunlap, Ellis, Enger, Escher, Felt, Fletcher, Fourt, Fulton, George, Goodykoontz, Greene, Hamilton, Harding, Harvey, Hazen, Huff, Hunt, Huntley, Hutchins, Jacobs, Jacobson, Johnson, Klay, Koontz, Krebill, Kull, Kulp, Lenocker, Miller of Bremer, Milton, Moore, Murtagh, Olson, Ripley, Rowles, Shane, Shankland, Stipe, Stoddard, Van Camp, White, Whitney, Zeller—60.

The nays were:

Bybee, Downey, Fry, Gilbert, Leach, Linnan, Lounsberry, Miller of Dubuque, Odendahl, Patterson, Penn, Perkins, Pickford, Robbins, Sater, Schee, Skinner, Smith of Adams, Speer, Stephenson, Townsend—21.

Absent or not voting:

Beans, Boettger, Byerly, Campbell of Webster, Dabney, Dewey, Edmunds, Finlayson, Fraley, Griggs, Grout, Halgrims, Hayes, Hickenlooper, Hogan, Larrabee, Lund, McCleery, McCullough, O'Connor, Penn, Ritter, Russell, Sherman, Smith of Decatur, Taylor, Mr. Speaker—27.

So the bill passed and the title as amended was agreed to.

Hamilton of Lee called up his motion to reconsider the vote by which Senate File No. 226 failed to pass the House.

Motion prevailed.

Hamilton of Lee withdrew his motion to reconsider the vote by which Senate File No. 226 passed to its third reading.

On the question, "Shall the bill pass?"

The ayes were:

Bascom, Bauman, Black, Boettger, Bowman, Brockway, Brown, Campbell of Ida, Collin, Cousins, Crist, Cunningham, Dixon, Dunlap, Edmunds, Ellis, Enger, Escher, Finlayson, Fletcher, Fourt, Fulton, Greene, Griggs, Grout, Hamilton, Harding, Harvey, Hayes, Hazen, Hickenlooper, Hogan, Huff, Hunt, Huntley, Jacobson, Koontz, Krebill, Kull, Leach, Lenocker, Lounsberry, Miller of Bremer, Miller of Dubuque, Milton, Moore, Murtagh, Newell, O'Connor, Olson, Penn, Pickford, Ripley, Ritter, Rowles, Russell, Sater, Schee, Shane, Smith of Adams, Smith of Decatur, Speer, Stephenson, Stipe, Stoddard, Townsend, Van Camp, White, Whitney—69.

The nays were:

Brady, Bybee, Campbell of Webster, Downey, Fry, Gilbert, Goodykoontz, Klay, Kulp, Odendahl, Patterson, Skinner—12.

Absent or not voting:

Beans, Beebe, Bruce, Byerly, Dabney, Daniels, Dawson, Dewey, Felt, Fraley, George, Halgrims, Hutchins, Jacobs, Johnson, Larrabee, Linnan, Lund, McCleery, McCullough, Perkins, Robbins, Shankland, Sherman, Taylor, Zeller, Mr. Speaker—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 amended and passed the following bill in which the concurrence of the Senate was asked: House File No. 103, a bill for an act to establish the office of Commerce Counsel and defining the powers and duties of the same.

Geo. A. Wilson, Secretary.

Speaker Stillman in the Chair.

On request of Cunningham of Buena Vista, unanimous consent having been given, House File No. 103, a bill for an act to establish the office of Commerce Counsel, and defining the powers and duties of the same, with Senate amendments, was taken up, and the amendments read and considered.

SENATE AMENDMENT NO. 1.

I move to amend by striking out in third line of Section 1 the words "Board of Railroad Commissioners" and insert in lieu thereof, the words "the Executive Council".

Mr. Cunningham moved that the House concur in the first Senate amendment.

On the question, "Shall the House concur?"

The ayes were:

Collin, Ellis, Huff, Johnson, Lounsberry, Moore, Perkins, Ripley, Ritter, Shankland, Skinner, Stipe, Zeller—13.

The nays were:

Bascom, Bauman, Beebe, Black, Boettger, Brady, Brockway, Brown, Bruce, Bybee, Campbell of Ida, Campbell of Webster, Cousins, Cunningham, Dawson, Dewey, Dixon, Downey, Edmunds, Enger, Escher, Felt, Finlayson, Fourt, Fry, Fulton, George, Goodykoontz, Greene, Griggs, Grout, Harding, Hayes, Hazen, Hickenlooper, Hogan, Hunt, Huntley, Hutchins, Jacobs, Jacobson, Klay, Koontz, Krebill, Kull, Leach, Lenocker, Linnan, Lund, Miller of Bremer, Miller of Dubuque, Milton, Murtagh, Newell, O'Connor, Odendahl, Olson, Patterson, Penn, Pickford, Robbins, Rowles, Russell, Sater, Schee, Shane, Smith of Decatur, Speer, Stephenson, Stoddard, Townsend, Van Camp, White, Whitney, Mr. Speaker—75.

Absent or not voting:

Beans, Bowman, Byerly, Crist, Dabney, Daniels, Dunlap, Fletcher, Fraley, Gilbert, Halgrims, Hamilton, Harvey, Kulp, Larrabee, McCleery, McCullough, Sherman, Smith of Adams, Taylor—20.

So the House refused to concur.

SENATE AMENDMENT NO. 2.

I move to amend Section 1 of the bill by striking out the words "Board of Railroad Commissioners', wherever the same appear therein, and inserting in lieu thereof the words, "Executive Council."

Mr. Cunningham moved that the House concur in the Senate amendment.

On the question, "Shall the House concur?"

The ayes were:

Collin, Ellis, Huff, Johnson, Lounsberry, Ripley, Ritter, Zeller—8.

The nays were:

Bascom, Beans, Black, Boettger, Brady, Brockway, Brown, Bruce, Bybee, Campbell of Ida, Campbell of Webster, Crist, Cunningham, Dawson, Dixon, Downey, Edmunds, Enger, Escher, Felt, Finlayson, Fourt, Fry, Fulton, George, Goodykoontz, Griggs, Grout, Harding, Hayes, Hazen, Hickenlooper, Hogan, Hunt, Huntley, Hutchins, Jacobson, Klay, Krebill, Kull, Kulp, Leach, Lenocker, Linnan, Lund, Miller of Dubuque, Milton, Murtagh, Newell, O'Connor, Odendahl, Olson, Patterson, Penn, Pickford, Robbins, Rowles, Russell, Schee, Shane, Skinner, Speer, Stephenson, Stoddard, Townsend, Van Camp, White, Whitney, Mr. Speaker—69.

Absent or not voting:

Bauman, Beebe, Bowman, Byerly, Cousins, Dabney, Daniels, Dewey, Dunlap, Fletcher, Fraley, Gilbert, Greene, Halgrims, Hamilton, Harvey, Jacobs, Koontz, Larrabee, McCleery, McCullough, Miller of Bremer, Moore, Perkins, Sater, Shankland, Sherman, Smith of Adams, Smith of Decatur, Stipe, Taylor—31.

So the House refused to concur.

SENATE AMENDMENT NO. 3.

I move to strike out the period at the end of Section 2, insert a semi-colon therefor and add the following words: "nor shall he be a member of any political committee, or contribute to any political campaign fund, or take part in political campaigns or be a candidate for any political office during his term as Commerce Counsel."

Mr, Cunningham moved that the House concur in the Senate amendment.

On the question, "Shall the House concur?"

The ayes were:

Bascom, Bauman, Beans, Beebe, Black, Boettger, Brockway, Brown, Bruce, Bybee, Campbell of Ida, Campbell of Webster, Collin, Cousins, Crist, Cunningham, Dawson, Dewey, Dixon, Downey, Dunlap, Edmunds, Ellis, Enger, Escher, Finlayson, Fletcher, Fourt, Fry, George, Greene, Griggs, Grout, Hamilton, Hazen, Hickenlooper Hogan, Huff, Hunt, Huntley, Hutchins, Jacobson, Klay, Krebill, Kull, Kulp, Leach, Linnan, Lounsberry, Milton, Murtagh, Newell, Odendahl, Olson, Patterson, Pickford, Ripley, Robbins, Rowles, Russell, Schee, Shane, Shankland, Skinner, Smith of Adams, Speer, Stephenson, Stipe, Stoddard, Townsend, Van Camp, White, Whitney, Mr. Speaker—74.

The nays were:

Brady, Harding, Miller of Dubuque, Penn, Zeller-5.

Absent or not voting:

Bowman, Byerly, Dabney, Daniels, Felt, Fraley, Fulton, Gilbert, Goodykoontz, Halgrims, Harvey, Hayes, Jacobs, Johnson, Koontz, Larrabee, Lenocker, Lund, McCleery, McCullough, Miller of Bremer, Moore, O'Connor, Perkins, Ritter, Sater, Sherman, Smith of Decatur, Taylor—29.

So the House concurred in Senate amendment.

On motion of Ripley of Hancock, House File No. 384, a bill for an act to make an appropriation for the purpose of improving and protecting the reservation known as the "Whitestone Hills Battlefield" in North Dakota, with report of committee recommending passage as amended, was taken up, considered, and the committee substitute amendment substituted for the original bill.

11 11

Mr. Ripley moved that the rules be suspended, 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 ayes were:

Bascom, Bauman, Beans, Beebe, Boettger, Bowman, Brockway, Brown, Bruce, Bybee, Campbell of Ida, Campbell of Webster, Collin, Cousins, Crist, Cunningham, Daniels, Dawson, Dewey, Dixon, Downey, Dunlap, Ellis, Enger, Escher, Felt, Finlayson, Fletcher, Fourt, George, Goodykoontz, Griggs, Grout, Harvey, Hazen, Hickenlooper, Hogan, Huff, Hunt, Huntley, Hutchins, Jacobs, Jacobson, Johnson, Koontz, Krebill, Kulp, Leach, Linnan, Lounsberry, Lund, McCullough, Miller of Bremer, Miller of Dubuque, Milton, Moore, Murtagh, Newell, O'Connor, Odendahl, Olson, Patterson, Penn, Perkins, Pickford, Ripley, Ritter, Robbins, Rowles, Russell, Shane, Shankland, Skinner, Smith of Adams, Speer, Stephenson, Stoddard, Townsend, Van Camp, White, Whitney, Zeller, Mr. Speaker—83.

The nays were:

None.

Absent or not voting:

Black, Brady, Byerly, Dabney, Edmunds, Fraley, Fry, Fulton, Gilbert, Greene, Halgrims, Hamilton, Harding, Hayes, Klay, Kull, Larabee, Lenocker, McCleery, Sater, Schee, Sherman, Smith of Decatur, Stipe, Taylor—25.

So the bill passed and the title was agreed to.

On motion of Zeller of Madison, Senate File No. 45, a bill for an act to amend Section Three (3), Chapter Two Hundred Twenty-three (223) of the Thirty-second General Assembly, relating to the distribution of roster of Iowa soldiers, sailors and marines, with report of committee recommending passage, was taken up and considered.

Mr. Zeller moved 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 ayes were:

Bascom, Bauman, Beebe, Boettger, Bowman, Brockway, Brown, Bruce, Bybee, Campbell of Ida, Campbell of Webster, Collin,

Cousins, Crist, Cunningham, Daniels, Dawson, Dewey, Dixon, Downey, Dunlap, Edmunds, Ellis, Enger, Escher, Felt, Finlayson, Fletcher, Fourt, Fulton, George, Goodykoontz, Greene, Halgrims, Harding, Harvey, Hayes, Hickenlooper, Hogan, Huff, Hunt, Huntley, Hutchins, Jacobs, Jacobson, Johnson, Klay, Koontz, Krebill, Kull, Kulp, Leach, Linnan, Lounsberry, McCullough, Miller of Bremer, Miller of Dubuque, Milton, Moore, Newell, O'Connor, Odendahl, Olson, Patterson, Perkins, Pickford, Ripley, Ritter, Robbins, Shane, Skinner, Smith of Adams, Speer, Stephenson, Stoddard, Townsend, Van Camp, White, Whitney, Zeller, Mr. Speaker—81.

The nays were:

None.

Absent or not voting:

Beans, Black, Brady, Byerly, Dabney, Fraley, Fry, Gilbert, Griggs, Grout, Hamilton, Hazen, Larrabee, Lenocker, Lund, McCleery, Murtagh, Penn, Rowles, Russell, Sater, Schee, Shankland, Sherman, Smith of Decatur, Stipe, Taylor—27.

So the bill passed and the title was agreed to.

On motion of Shankland of Polk, Senate File No. 311, a bill for an act amending Section Two Hundred Fifty-four-a-18 (254-a-18) of the Supplement to the Code, 1907, relating to probation officers, with report of committee recommending passage as amended, was taken up, considered, and the committee amendments were adopted.

Mr. Shankland moved 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 ayes were:

Bascom, Bauman, Beebe, Boettger, Brady, Brockway, Brown, Bruce, Bybee, Campbell of Webster, Collin, Cousins, Crist, Cunningham, Dewey, Dixon, Downey, Dunlap, Ellis, Enger, Escher, Felt, Finlayson, Fletcher, Fourt, Fry, George, Goodykoontz, Greene, Grout, Halgrims, Hamilton, Hayes, Hazen, Hickenlooper, Hogan, Huff, Huntley, Hutchins, Jacobs, Jacobson, Johnson, Klay, Krebill, Kull, Linnan, Lounsberry, Lund, McCullough, Miller of Dubuque, Milton, Moore, Newell, O'Connor, Patterson, Perkins, Pickford, Ripley, Ritter, Rowles, Russell, Shane, Shankland, Speer, Stephenson, Stipe, Stoddard, Van Camp, White, Zeller, Mr. Speaker—71.

The nays were:

Edmunds, Gilbert, Harding, Harvey, Leach, Townsend, Whitney-7.

Absent or not voting:

Beans, Black, Bowman, Byerly, Campbell of Ida, Dabney, Daniels, Dawson, Fraley, Fulton, Griggs, Hunt, Koontz, Kulp, Larrabee, Lenocker, McCleery, Miller of Bremer, Murtagh, Odendahl, Olson, Penn, Robbins, Sater, Schee, Sherman, Skinner, Smith of Adams, Smith of Decatur, Taylor—30.

So the bill passed and the title was agreed to.

On motion of Rowles of Monona, House File No. 266, a bill for an act to amend Section Nineteen Hundred Eighty-nine-a-2 (1989-a-2), Section Nineteen Hundred Eighty-nine-a-4 (1989-a-4), Section Nineteen Hundred Eighty-nine-a-5 (1989-a-5) and Section Nineteen Hundred Eighty-nine-a-6 (1989-a-6) of the Code, relating to securing right of way for levees, drains and ditches, with report of committee recommending passage as amended, was taken up, considered, and the committee substitute amendment substituted for the original bill.

Mr. Rowles moved that the rules be suspended, 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 ayes were:

Bascom, Bauman, Reans, Beebe, Black, Boettger, Bowman, Brady, Brockway, Brown, Bruce, Bybee, Campbell of Ida, Campbell of Webster, Collin, Cousins, Crist, Dabrey, Dixon, Downey, Dunlap, Edmunds, Ellis, Enger, Escher, Felt, Finlayson, Fletcher, Fry, Fulton, George, Gilbert, Goodykoontz, Greene, Griggs, Grout, Halgrims, Hamilton, Harding, Harvey, Hayes, Hazen, Hickenlooper, Hogan, Huff, Huntley, Hutchins, Johnson, Koontz, Krebill, Kull, Leach, Lounsberry, McCullough, Miller of Bremer, Miller of Dubuque, Milton, Murtagh, Newell, O'Connor, Odendahl, Olson, Penn, Perkins, Ripley, Ritter, Rowles, Russell, Sater, Schee, Shane, Skinner, Speer, Stephenson, Stipe, Stoddard, Townsend, Van Camp, White, Whitney, Zeller, Mr. Speaker—82.

The nays were:

Lund, Moore, Pickford, Robbins-4.

Absent or not voting:

Byerly, Cunningham, Daniels, Dawson, Dewey, Fourt, Fraley, Hunt, Jacobs, Jacobson, Klay, Kulp, Larrabee, Lenocker, Linnan, McCleery, Patterson, Shankland, Sherman, Smith of Adams, Smith of Decatur, Taylor—22.

So the bill passed and the title was agreed to.

REPORT OF COMMITTEE ON ENROLLED BILLS.

MB. SPEAKER—Your Committee on Enrolled Bills, respectfully report that they have this day sent to the governor for his approval, House File No. 409, a bill for an act amendatory to Chapter Six (6), Title Three (III), of the Code, providing for trial by jury in superior courts in cities which are not county seats, and which have now or may hereafter have a population of twenty-five thousand (25,000) or more; providing for the number of jurors in such courts in such cities, and the manner of their selection; 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; providing that this act shall apply to cities under the commission form of government.

Also:

House File No. 221, a bill for an act making appropriation for additional improvements and land at the Iowa State Fair and Exposition Grounds.

Also:

House File No. 12, a bill for an act to provide for prosecuting criminal offenses to final judgment on information to be filed by the county attorney, and without the intervention of the grand jury in cases in which the punishment exceeds a fine of One Hundred Dollars or exceeds imprisonment for thirty days and to provide the procedure when so prosecuted on information.

Also:

House File No. 219, a bill for an act to repeal Section Six Hundred Seventy-nine-h (679-h) of Chapter Two-a (2-a) Title Five (V) of the Supplement to the Code, 1907, and enact a substitute in lieu thereof relative to the Board of Police and Fire Commissioners in certain cities of the first class.

U. G. WHITNEY, Chairman.

Adopted.

REPORTS OF COMMITTEES.

Ripley of Hancock, from the Committee on Board of Control, submitted the following report:

Mr. Speaker—Your Committee on Board of Control, to whom was referred House File No. 561, a bill for an act to amend Section Twenty-three Hundred Ten-a-21 of the Supplement to the Code, 1907, relating to the regulation and control of the inmates of the hospital for the treatment of dissomaniacs, inebriates, and those addicted to the excessive use of narcotics, 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 be amended by substituting the following substitute amendment therefor:

A BILL

For an Act to amend Section Twenty-three Hundred Ten-a-21 (2310-a-21) of the Supplement to the Code, 1907, relating to the regulation and control of the inmates of the hospital for the treatment of dipsomaniacs, inebriates, and those addicted to the excessive use of narcotics.

Be it Enacted by the General Assembly of the State of Iowa:

Section 1. That Section Twenty-three Hundred Ten-a-21 (2310-a-21) of the Supplement to the Code, 1907, be and the same is hereby amended by adding thereto the following:

"For the purpose of enforcing any of the laws, rules, or regulations established for the government of said hospital or the patients therein, the superintendent thereof and all assistants and employes of the institution while employed as such are hereby clothed with the powers of peace officers so far as the management and government of such hospital and the patients therein is concerned; and such superintendent, assistants and employes, or any one thereof, shall have power to protect the property of such institution, to suppress riots, disturbances, and breaches of the peace, and to enforce all laws, rules or regulations established for the regulation and government of the hospital and the patients therein, and may upon view or information without warrant arrest any person violating any of such laws, rules or regulations and may hold any such offender to be dealt with as provided by law or the rules and regulations established for the government of such institution."

"This act shall not be construed to authorize any additional employees in such institutions or any increase of compensation to any employes on account thereof."

Sec. 2. This act being deemed of immediate importance shall take effect on and after its publication in the Register & Leader and the Des Moines Capital, newspapers published in Des Moines, Iowa, and when so amended the bill do pass.

A. C. RIPLEY, Chairman.

Report adopted.

Harding of Woodbury, from the Committee on Municipal Corporations, submitted the following report:

MR. SPEAKER—Your Committee on Municipal Corporations, to whom was referred House File No. 467, a bill for an act to amend Section Seven Hundred and Seventy-nine (779), Title Five (V) Chapter Six (6), of the Code of Iowa, relating to permanent sidewalks—special tax, 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 be indefinitely postponed.

W. L. HARDING, Chairman.

Report adopted and House File No. 467 was indefinitely post-poned.

Also:

MR. SPEAKER—Your Committee on Municipal Corporations, to whom was referred House File No. 487, a bill for an act to provide for fixing the first day of January as the beginning of the fiscal year of cities of the first class, 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 be indefinitely postponed.

W. L. HARDING, Chairman.

Report adopted and House File No. 487 was indefinitely post-poned.

Also:

MR. Speaker—Your Committee on Municipal Corporations, to whom was referred House File No. 536, a bill for an act requiring city councils to establish grades on subdivisions or extensions to the city limits, 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 be indefinitely postponed.

W. L. HARDING,

Chairman

Report adopted and House File No. 536 was indefinitely postponed.

Also:

MR. SPEAKER—Your Committee on Municipal Corporations, to whom was referred House File No. 450, a bill for an act to grant to cities having a population of thirty thousand or over and organized under Chapter Fourteen-c of Title Five of the Supplement to the Code, 1907, and amendments thereto, to provide, by ordinance, for the application and treatment of all curbed and guttered streets with oil or other bituminous products and to provide for assessing the cost thereof, including the cost

of street and alley intersections to abutting property and to limit the cost thereof, 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 be indefinitely postponed.

W. L. HARDING, Chairman

Report adopted and House File No. 450 was indefinitely postponed.

Also:

MR. SPEAKER—Your Committee on Municipal Corporations, to whom was referred Senate File No. 343, a bill for an act to repeal Section Nine Hundred and Sixteen (916) of Chapter Thirteen (13), Title Five (V), of the Code, relating to the approval of plats of additions to cities or towns, by city and town councils, 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.

W. L. HARDING, Chairman.

Report adopted.

Also:

ME. SPEAKEE—Your Committee on Municipal Corporations, to whom was referred Senate File No. 376, a bill for an act to amend the law as it appears in Chapter Sixty-four (64), Acts of the Thirty-third General Assembly relating to the government of certain cities, 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 be amended as follows:

By adding thereto the following: "Sec. 2. That Section Two (2), Chapter Sixty-four (64), Acts of the Thirty-third General Assembly be amended by striking out all of the nineteenth (19) line thereof following the comma after the figures '1907' and all of line twenty preceding the comma following the word 'assembly' and insert in lieu thereof the following: 'and amendments thereto.'

Sec. 3. That Section Eleven (11), Chapter Sixty-four (64), Acts of the Thirty-third General Assembly be amended by striking out all of the seventh line thereof following the comma after the figures '1907' and all of the eighth line thereof preceding the comma following the word 'assembly' and inserting in lieu thereof the following: 'and amendments thereto'," and when so amended the bill do pass.

W. L. HARDING, Chairman.

Report adopted.

On motion of Downey of Crawford the House adjourned.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, APRIL 1, 1911.

House met pursuant to adjournment, Speaker Stillman in the Chair.

Prayer was offered by Rev. Chas. P. Proudfit of Des Moines, Iowa.

Journal of March 31st corrected and approved.

On request of Zeller of Madison, leave of absence was granted Fraley of Polk until Monday.

REPORTS OF COMMITTEES.

Klay of Sioux, from the Committee on Judiciary, submitted the following report:

Mr. Speaker—Your Committee on Judiciary, to whom was referred House File No. 480, a bill for an act to provide for liens upon horses and other animals for the cost of shoeing the same and upon vehicles, machines and tools for the cost of selling, manufacturing and repairing the same, 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 be indefinitely postponed.

GERRIT KLAY,

Chairman.

Report adopted, and House File No. 480 was indefinitely postponed.

Also:

MR. SPEAKER—Your Committee on Judiciary, to whom was referred House File No. 569, a bill for an act to amend the law as it appears in Section Five Thousand Eighty-one (5081) of the Code, relating to the penalty for nuisances, 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 be amended as follows:

By striking out the figures "1907" in the second line of Section One, and

By striking out the comma (,) following the word "be" in the second line of Second One; and when so amended the bill do pass.

GERRIT KLAY, Chairman.

Report Adopted.

Also:

MR. SPEAKER—Your Committee on Judiciary, to whom was referred House File No. 574, a bill for an act to legalize the official acts of certain Notaries Public in and for Polk county, Iowa, 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 be amended by substituting the following substitute amendment therefor:

A BILL

For an Act to Legalize the Official Acts of Certain Notaries Public.

Whereas, Certain notaries public whose commissions expired July 4th, 1909, and who have continued to act as such notaries public after the expiration of such commissions and who have since qualified as such notaries public, and,

Whereas, Certain notaries public in the State of Iowa, under a misapprehension as to the date when their commissions were issued as notaries public, did, prior to the 17th day of March, 1911, and before their commissions had actually been issued, take certain acknowledgments, and administer certain oaths, and,

Whereas, It is the desire of all such notaries public to have their official acts as such notaries public legalized, now, therefore,

Be it Enacted by the General Assembly of the State of Iowa:

Section 1. That all acknowledgments of all written instruments, affidavits, deeds, mortgages, papers and documents, by notaries public as described in the preamble hereof, whether or not the same is required by law to be acknowledged, and all taking of affidavits made by notaries public, be, and the same are hereby, legalized and made valid the same as though they had been duly commissioned as notaries public at the time such acknowledgments were taken, provided this act shall not apply to title to real estate which are now in litigation.

Sec. 2. This act being deemed of immediate importance shall be in force and effect from and after its publication in the Register and Leader and Des Moines Capital, newspapers published at Des Moines, Iowa; and when so amended the bill do pass.

GERRIT KLAY, Chairman.

Report Adopted.

Also:

Mr. Speaker—Your Committee on Judiciary, to whom was referred House File No. 565, a bill for an act to amend the law as it appears in Section Fifteen Hundred Twenty-nine (1529) of the Code, and Section One (1), Chapter Seventy-five (75) of the Acts of the Thirty-third General Assembly, relating to the bond of township trustees, 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 be amended by substituting the following substitute amendment therefor:

A BILL

For an Act to amend the law as it appears in Section Fifteen Hundred and Twenty-nine (1529) of the Code, and Section One (1), Chapter Seventy-five (75), of the Acts of the Thirty-third General Assembly, relating to the bond of township clerks.

Be it Enacted by the General Assembly of the State of Iowa:

Section 1. That the law as it appears, in Section Fifteen Hundred Twenty-nine (1529) of the Code, be, and the same is hereby amended by striking out the semi-colon (;) following the word "fund" in the fourth (4th) line of said section, and inserting in lieu thereof a period (.), and by striking out all after the said semi-colon (;) in said fourth (4th) line and up to and including the period (.) following the word "them" in the seventh (7th) line of said section.

Sec. 2. That Section One (1) of Chapter Seventy-five (75) of the Acts of the Thirty-third General Assembly be, and the same is hereby, amended by inserting after the comma (,) following the word "assessors" in the seventh (7th) line of said section, the words "and township clerks"; and when so amended the bill do pass.

GERRIT KLAY, Chairman.

Report Adopted.

Also:

Mr. Speaker—Your Committee on Judiciary, to whom was referred House File No. 543, a bill for an act to amend House File No. Six (6) of the Thirty-fourth General Assembly, relating to the recovery of interest in real estate when spouse failed to join in conveyance, 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 be amended as follows:

By striking out all after the enacting clause, and inserting in lieu thereof the following:

Section 1. That Section One (1) of House File No. 6 of the Thirty-fourth (34) General Assembly of Iowa, as the same appears in the record of enrolled bills be amended by striking out the words "which

has been recorded" in the seventh (7) line thereof; and when so amended the bill do pass.

GERRIT KLAY, Chairman.

Report Adopted.

Also:

Mr. Speaker—Your Committee on Judiciary, to whom was referred Senate File No. 418, a bill for an act to amend Section Four Thousand Two Hundred Sixty-eight (4268) of the Code in relation to the disposition of the proceeds of real estate sold in actions of partition, 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.

GERRIT KLAY,
Chairman.

Report Adopted.

Also:

MR. SPEAKER—Your Committee on Judiciary, to whom was referred House File No. 558, a bill for an act to amend Section Three Thousand One Hundred Forty-seven (3147) of the Code, relative to the time for making return of solemnization of marriage, 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.

GERRIT KLAY, Chairman.

Report adopted.

Also:

Mr. Speaker—Your Committee on Judiciary, to whom was referred House File No. 562, a bill for an act to create a commission to investigate the causes of insanity, epilepsy, mental deficiency and criminality, and to recommend to the Thirty-fifth General Assembly measures calculated to prevent the spread of these diseases, defects and moral failures, 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.

GERRIT KLAY,
Chairman.

Report adopted.

Also:

MR. SPEAKER—Your Committee on Judiciary, to whom was referred Substitute for Senate File No. 59, a bill for an act to amend the law as it appears in Chapter Eight (8), Title Two (2) Supplement to the Code, 1907. in reference to the census, 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 be indefintely postponed.

GERRIT KLAY,

Chairman.

Report adopted and Senate File No. 59 was indefinitely postponed.

Also:

MR. SPEAKER—Your Committee on Judiciary, to whom was referred House File No. 571, a bill for an act authorizing the executive council of this state to cause surveys and an examination of any of the waters or lands of the state to be made, and to cause action to be instituted in the name of the state for the purpose of determining the title to any of the meandered waters or lands of the state when the same is in controversy, 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.

GERRIT KLAY, Chairman.

Report adopted.

Also:

MR. SPEAKER—Your Committee on Judiciary to whom was referred Senate File No. 238, a bill for an act to repeal Section Three Thousand Four Hundred Forty-five (3445) of the Code, relating to actions by or against legal representatives and to enact a substitute 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 be indefinitely postponed.

GERRIT KLAY, Chairman.

Report adopted and Senate File No. 238 was indefinitely post-poned.

Also:

MR. Speaker—Your Committee on Judiciary, to whom was referred House File No. 157, a bill for an act to create a cause of action in favor of the wife or husband, in their own right, for a wilful wrong or negligent injury resulting in the instantaneous death of the other, to declare a measure of damages and a rule of evidence in such actions, 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 be indefinitely postponed.

GERRIT KLAY, Chairman.

Report adopted and House File No. 157 was indefinitely postponed. Also:

Mr. Speaker—Your Committee on Judiciary, to whom was referred House File No. 8, a bill for an act relating to the compensation to be pald workmen injured or killed while engaged in certain dangerous or hazardous employment, 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 be indefinitely postponed.

GERRIT KLAY, Chairman.

Report adopted and House File No. 8 was indefinitely postponed.

Also:

Mr. Speaker—Your Committee on Judiciary, to whom was referred Substitute for Senate File No. 6, a bill for an act to amend Section Four Thousand Six Hundred Twenty-five (4625) of the Code, relating to the statute of frauds, 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 be indefinitely postponed.

GERRIT KLAY,

Chairman.

Report adopted and Senate File No. 6 was indefinitely postponed.

Also:

Mr. Speaker—Your Committee on Judiciary, to whom was referred House File No. 531, a bill for an act providing for the production of books, papers and documents of corporations, partnerships, associations and individuals, and to compel attendance and testimony of witnesses in proceedings relating to pools, trusts, combinations and monopolies, and in proceedings relating to unfair discrimination between different sections, communities, localities, cities and towns; providing immunity to persons so testifying; providing for proceedings upon failure of witnesses to so testify or to so produce books, papers and documents, 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.

GERRIT KLAY, Chairman.

Report adopted.

George 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. 570, a bill for an act to amend the law as it appears in Section Twenty-four Hundred Forty-eight (2448)

of the Supplement to the Code, 1907, relating to the sale of intoxicating liquors under the mulct law of the written statement of general council, 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.

W. P. GEORGE, Chairman.

Report adopted.

Ripley of Hancock, from the Committee on Board of Control, submitted the following report:

Mr. Speaker—Your Committee on Board of Control, to whom was referred House File No. 195, a bill for an act to amend Section Twenty-seven Hundred Twenty-seven-A28A (2727-A28A) of the Supplement to the Code, 1907, relating to non-resident insane—care and removal, 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 be indefinitely postponed.

A. C. RIPLEY, Chairman.

Report adopted and House File No.,195 was indefinitely post-poned.

Goodykoontz of Boone, 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. 361, a bill for an act to amend Section One Thousand Three Hundred and Forty-three (1343) of the Code, relating to the listing and assessment of water and gas works, electric plants and street railways, 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.

W. W. GOODYKOONTZ,

Chairman.

Report adopted.

Koontz of Johnson, 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. 392, a bill for an act amending the law as it appears in Section 2539 of the Supplement to the Code, 1907, as amended by Chapter 153, Acts of the Thirty-third General Assembly, fixing the salary of the Fish and Game Warden and providing for the payment of his expenses, 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 be amended as follows:

Amend by striking out the words and figures "twenty-five hundred (\$2500) dollars" in the ninth line of the original bill and insert in lieu

thereof the words and figures "twenty-two hundred (\$2200) dollars"; and when so amended the bill do pass.

G. W. KOONTZ.

Report adopted.

Chairman.

Goodykoontz of Boone, 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. 15, a bill for an act to create a legislative commission to examine the subject of taxation for state and local purposes and the expediency of revising and amending the laws relating thereto and making an appropriation 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 be amended as follows:

By striking out the word "December" in the seventh (7th) line of Section 4 and inserting in lieu thereof the word "September."

By striking out the word "next" in the ninth (9th) line of Section 4; and when so amended the bill do pass; and with the further recommendation that the same be referred to the Committee on Appropriations. W. W. GOODYKOONTZ,

Chairman.

Report adopted and House File No. 15 was so referred.

Also:

Mr. Speaker-Your Committee on Ways and Means, to whom was referred House File No. 522, a bill for an act to amend Paragraph Eight (8), Section Eight Hundred and Ninety-four (894) of the Supplement to the Code, 1907, relative to the tax for gas or electric light or power, 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 be indefinitely postponed.

W. W. GCODYKOONTZ.

Report adopted and House File No. 522 was indefinitely postponed.

Shankland of Polk, from the Committee on Insurance, submitted the following report.

MR. SPEAKER-Your Committee on Insurance, to whom was referred Substitute for Senate File No. 191, a bill for an act to amend the law as it appears in Paragraph XII of Sec. 1785-b of the Supplement to the Code, 1907, in relation to the standard form of fire insurance policy so as to provide for additional agreements in favor of mortgagees and other persons, 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 be amended as follows:

By striking out the letter "e" in the word "hazardous" in the Ninth line of Section 1; by striking out one of the "t's" in the word "collateral" in the Twenty-fourth line of Section One; and by substituting the letter "r" for the letter "d" in the word "deserves" in line 31 in Section 1, and when so amended the bill do pass.

Frank S. Shankland, Chairman

Report adopted.

Dewey of Guthrie, 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. 525, a bill for an act to amend Section 469 of the Supplement to the Code, 1907, pertaining to the compensation of supervisors, 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 be indefinitely postponed.

H. K. DEWEY, Chairman.

Report adopted and House File No. 525 was indefinitely postponed.

Also:

MR. SPEAKER—Your Committee on Compensation of Public Officers, to whom was referred House File No. 521, a bill for a act to provide for the payment of the actual expenses of official shorthand reporters when acting outside of the judicial district for which they were appointed, 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 be indefinitely postponed.

H. K. DEWEY, Chairman.

Report adopted and House File No. 521 was indefinitely postponed.

Also:

MR. SPEAKER—Your Committee on Compensation of Public Officers, to whom was referred Senate File No. 386, a bill for an act to amend the law as it appears in Section 2727-a-3 of the Supplement to the Code, 1907, fixing the salary of the secretary of the Board of Control of state Institutions, 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 be indefinitely postponed.

H. K. DEWEY, Chairman.

Report adopted and Senate File No. 386 was indefinitely post-poned.

INTRODUCTION OF BILLS.

By Griggs, of Scott, House File No. 586, a bill for an act defining parks and pleasure grounds and granting additional powers to park commissioners in cities under special charter.

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

By Committee on Fish and Game, House File No. 587, a bill for an act to amend the law as it appears in Section Twenty-five Hundred Forty-three (2543) of the Code and Sections Twenty-five Hundred Forty (2540), Twenty-five Hundred Fifty-one (2551), Twenty-five Hundred Fifty-one-b (2551-b, Twenty-five Hundred Sixty-three-u (2563-u), Twenty-five Hundred Sixty-three-v (2563-v), Supplement to the Code 1907 and Chapter One Hundred Fifty-four (154) of the acts of the Thirty-third General Assembly, relating to the protection of fish and game.

Read first and second time and passed on file.

By Committee on Fish and Game, House File No. 588, a bill for an act to establish in the State of Lowa the title and ownership of all wild game, animals, birds and fish.

Read first and second time and passed on file.

By Hutchins of Kossuth, House File No. 589, 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.

Read first and second time and referred to Committee on Senatorial Districts.

By Huff of Hardin, House File No. 590, a bill for an act providing that boards of supervisors may employ counsel for the purpose of protecting the rights of drainage districts.

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

By Dewey of Guthrie, House File No. 591, a bill for an act legalizing the ordinances of the town of Menlo, Guthrie county, Iowa, and the acts and proceedings of the council of said town had thereunder.

Whereas, it appears that the ordinances adopted by the town council of the town of Menlo, Guthrie county, Iowa, have not been enacted, passed and recorded in manner and form provided by law, and,

Whereas, doubts have arisen and do now exist as to the legality of said ordinances and the acts and proceedings of said town council thereunder, therefor,

Be it Enacted by the General Assembly of the State of Iowa:

- Section 1. All ordinances passed by the town council of the town of Menlo, Guthrie County, Iowa, now in force and under which said town council is now acting, and all acts and proceedings had thereunder, in so far as they are not in contravention of the authority granted by law, are hereby legalized and declared to be valid and binding and with the same force and effect as though the law had in every provision thereof been strictly complied with in the passage, enactment and record of said ordinances.
- Sec. 2. Nothing herein shall in any wise effect pending litigation nor validate any such ordinance or act thereunder in excess of the powers delegated by law to cities and towns.
- Sec. 3. This act being deemed of immediate importance shall be in force and effect from and after its publication in the Des Moines Capital, a newspaper published in the city of Des Moines, Iowa, and the Menlo Journal, a newspaper published in the town of Menlo, Iowa. Said publication to be without expense to the state.

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

By Beebe of Franklin, House File No. 592, a bill for an act to amend the law as it appears in Section One Hundred Fifty-four (154) of the Code, relative to compensation of custodian.

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

By Bauman of Van Buren, House File No. 593, a bill for an act to amend Chapter Forty-five (45), acts of the Thirty-third General Assembly relating to acquisition of heating plants, water works and power plants by condemnation proceedings.

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

Moore of Linn presented the following resolution, asked unanimous consent for immediate consideration, and moved its adoption.

Resolved, That, for this day, only House Bills on the calendar be considered, except such Senate Bills as may be companion bills of House measures on the calendar.

Motion prevailed and resolution 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 amended by substitute and passed the following bill in which the concurrence of the Senate was asked:

House File No. 120, a bill for an act providing that undertakers shall report to the mayor of a city or town or to the township clerk, the name and residence of any person dying of tuberculosis, and providing for the disinfection of the premises and a penalty for a failure to comply with the provisions of this act.

Geo. A. Wilson, 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. 155, a bill for an act to amend Section 4999-a-1 of the Supplement to the Code, relative to water closets or privies.

GEO. A. WILSON, 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. 445, a bill for an act to amend the law as it appears in Section 441 of the Supplement to the Code, 1907, relating to official newspapers and how selected.

Geo. A. Wilson, 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. 154, a bill for an act describing and defining negotiable and non-negotiable bills of lading, and providing for the issuing, transfer and endorsement thereof, and defining the rights and duties of Common Carriers and all persons issuing and receiving the same, providing for the shipment and delivery of goods and property thereunder and for conviction and punishment for the violation of the provisions thereof.

Geo. A. Wilson, 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. 282, a bill for an act to amend and repeal certain sections of the Code relating to mines and mining.

GEO. A. WILSON, Secretary.

Also:

ME. 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. 49, a bill for an act to repeal Section 495-Supplement to the Code, 1907, and to enact a substitute therefor, relating to the duties and compensation of county recorders.

> GEO. A. WILSON, 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. 454, a bill for an act to legalize the action of the Board of Directors of the independent school district of Walker. Linn County, Iowa.

Geo. A. Wilson, 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. 436, a bill for an act to amend Section 1637 of the Code, with reference to the incorporation fee to be paid by foreign corporations.

GEO. A. WILSON, 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. 325, a bill for an act amending Section 5718-a-14 of the Supplement to the Code, 1907, relating to the time of employment and compensation of the members of the Board of Parole.

GEO. A. WILSON.

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. 351, a bill for an act relating to the age of persons subject to the provisions of the law administered by juvenile courts.

GEO. A. WILSON,

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. 421, a bill for an act to amend Section 1072, 422 and 1303 of the Supplement to the Code, 1907, and to repeal Section 1528 of the Supplement to the Code, 1907, and to enact a substitute therefor, relating to the election of officers to the powers of the Board of Supervisors.

GEO. A. WILSON, 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. 284, a bill for an act to amend Section Three of Chapter 112 of the acts of the Thirty-third General Assembly relating to the issuance of policy of insurance by insurance companies.

GEO. A. WILSON,
Secretary.

SENATE MESSAGES CONSIDERED.

Senate File No. 421, a bill for an act to amend Section One Thousand Seventy-two (1072), Four Hundred Twenty-two (422) and One Thousand Three Hundred Three (1303) of the Supplement to the Code, 1907, and to repeal Section One Thousand Five Hundred Twenty-eight (1528) of the Supplement to the Code, 1907, and to enact a substitute therefor, relating to the election of officers, to the powers of the Board of Supervisors, levying of taxes and powers and duties of the township trustees.

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

Senate File No. 351, a bill for an act to amend Section Two Hundred Fifty-four-a-fourteen (254-a14) of the Supplement to the Code, 1907, relating to the age of persons subject to the provisions of the law administered by juvenile courts.

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

Substitute for Senate File No. 325, a bill for an act amending Section Fifty-seven Hundred Eighteen-a14 (5718-a14) of the Supplement to the Code, 1907, relating to the time of employment and compensation of the members of the Board of Parole.

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

Senate File No. 454, a bill for an act to legalize the action of the Board of Directors of the Independent School District of Walker, Linn County, Iowa, in the levying and collection of certain taxes and to authorize the expenditure of the funds derived from said taxes.

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

Senate File No. 436, a bill for an act to amend Section Sixteen Hundred and Thirty-seven (1637) of the Code, with reference to the incorporation fee to be paid by foreign corporations.

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

Senate File No. 284, a bill for an act to amend Section Three (3) of Chapter One Hundred and Twelve (112) of the Acts of the Thirty-third General Assembly, relating to the issuance of policy of insurance by insurance companies.

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

Senate File No. 154, a bill for an act describing and defining negotiable and non-negotiable bills of lading, and providing for the issuing, transfer and endorsement thereof, defining the rights and duties of common carriers and all persons issuing and receiving the same, providing for the shipment and delivery of goods and property thereunder and for conviction and punishment for the violation of the provisions thereof.

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

Substitute for Senate File No. 282, a bill for an act to amend Section Twenty-four Hundred Seventy-eight (2478), of the Code, to repeal Section Twenty-four Hundred Eighty-four (2484, of the Code, and enact a substitute therefor; to repeal Section Twenty-four Hundred Eighty-five (2485) of the Code, and enact a substitute therefor, to amend Section Twenty-four Hundred Eighty-six (2486), of the Code, to repeal Section Twenty-four Hundred Eighty-seven (2487) of the Code, and enact a substitute therefor, to repeal Section Twenty-four Hundred Eighty-eight (2488), Supplement to the Code, 1907, and

enact a substitute therefor; to repeal Section Twenty-four Hundred Eighty-nine (2489), of the Code, and enact a substitute therefor, to amend the law as it appears in Section Twenty-four Hundred Eighty-nine-a (2489-a), of the Supplement to the Code 1907, to repeal Section Twenty-four Hundred Ninety-three (2493). of the Code, and enact a substitute therefor, to repeal Section Twenty-four Hundred Ninety-four (2494), Supplement to the Code, 1907, and enact a substitute therefor, relating to mines and mining, safety appliances, means, methods and equipments thereof, the appointment of mine inspectors, defining their powers and duties, requiring surveys of mines and records to be kept thereof, requiring escape and air shafts and equipments and location thereof, fire proof buildings for boiler and engine rooms, safe and convenient traveling ways and equipments thereof, the amount of ventilation, stopping and breaks-through, means of communication from top to bottom of shaft, slope or drift, and from bottom thereof to the working parts and providing safety equipment for shafts, slopes or drifts and fixing the age within which boys may work in the mine, and providing for the safety of employees, where explosives are used, the location of stables, gasoline engines and pumps, and the revocation of certificates of mine foremen in certain cases, defining the duties of mine foremen and definition of mine foreman, the duties of workmen in mines and mining and defining the power and duties of mine owners, lessees, operator and person in charge, the character and kind of illuminating oils and other substances and providing penalties.

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

Substitute for Senate File No. 49, a bill for an act to repeal Section Four Hundred Ninety-five (495) Supplement to the Code, 1907, and to enact a substitute therefor, relating to the duties and compensations of county recorders.

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

On request of Shane of Wapello, unanimous consent having been given, House File No. 120, a bill for an act providing that undertakers shall report to the Mayor of a city or town or to the Township Clerk, the name and residence of any person dying of tuberculosis, and providing for the disinfection of the premises and

a penalty for a failure to comply with the provisions of this act, with Senate amendments was taken up and the amendments read and considered.

Amend by striking out all of Section One, and inserting in lieu thereof the following: "That the law as it appears in Section One of Chapter One Hundred Fifty-six (156) of the Session Laws of the Thirty-third General Assembly, be and the same is hereby amended by striking out of lines twelve and thirteen the words "or fumingation required," and by inserting between the word "meningitis" and the word "and" in the fifteenth line, a comma (,) and the words "anterior poliomyelitis," and by inserting after the word "work" in the fifty-third line the following: "The undertaker or person in charge of the funeral of any person, dying of tuberculosis, shall within forty-eight hours after the death of such person report to the mayor of the city or town, or to the township clerk, the name and residence of the deceased person, together with the cause of death. Upon receipt of the notice as herein provided, the mayor of the city or town, or clerk of the township shall cause said premises to be disinfected in accordance with the regulations of the state Board of Health."

Mr. Shane moved that the House concur in the Senate amendments.

On the question, "Shall the House concur?"

The ayes were:

Bascom, Bauman, Beebe, Black, Boettger, Bowman, Brady, Bybee, Campbell of Ida, Campbell of Webster, Collin, Cousins, Cunningham, Dabney, Daniels, Dawson, Dewey, Dixon, Dunlap, Ellis, Enger, Escher, Felt, Finlayson, Fletcher, Fourt, Fry, Fulton, George, Gilbert, Goodykoontz, Greene, Griggs, Grout, Hamilton, Hayes, Hickenlooper, Hogan, Huff, Hunt, Huntley, Hutchins, Jacobs, Johnson, Klay, Krebill, Kulp, Larrabee, Lund, Miller of Dubuque, Moore, O'Connor, Olson, Patterson, Perkins, Pickford, Ripley, Robbins, Rowles, Russell, Shane, Shankland, Sherman, Skinner, Smith of Decatur, Stephenson, Stipe, Stoddard, Townsend, Van Camp, White, Zeller, Mr. Speaker—73.

The nays were:

Odendahl-1.

Absent or not voting:

Beans, Brockway, Brown, Bruce, Byerly, Crist, Downey, Edmunds, Fraley, Halgrims, Harding, Harvey, Hazen, Jacobson,

Koontz, Kull, Leach, Lenocker, Linnan, Lounsberry, McCleery, McCullough, Miller of Bremer, Milton, Murtagh, Newell, Penn, Ritter, Sater, Schee, Smith of Adams, Speer, Taylor, Whitney—34.

So the House concurred in Senate amendment.

On request of Miller of Dubuque, unanimous consent having been given, House File No. 155, a bill for an act to amend Section Four Thousand Nine Hundred Ninety-nine-al (4999-al) of the Supplement to the Code, relative to water closets or privies, with Senate amendments, was taken up and the amendments read and considered.

Amend the title to the Substitute for House File No. 155 by inserting the figures "1907" following the word "Code."

Amend Section One of the substitute for House File No. 155 by inserting the figures "1907" following the word "Code" in the third line.

Mr. Miller moved that the House concur in the Senate amendments:

On the question, "Shall the House concur?"

The ayes were:

Bascom, Bauman, Beans, Beebe, Black, Boettger, Bowman, Brown, Bruce, Bybee, Campbell of Ida, Campbell of Webster, Collin, Cousins, Dabney, Daniels, Dawson, Dewey, Dixon, Downey, Ellis, Enger, Escher, Fletcher, Fourt, Fry, George, Gilbert, Goodykoontz, Greene, Griggs, Harvey, Hayes, Hazen, Hickenlooper, Hogan, Huff, Hunt, Huntley, Jacobs, Jacobson, Johnson, Klay, Krebill, Larrabee, Lenocker, Lund, Miller of Dubuque, Milton, Moore, Newell, O'Connor, Odendahl, Olson, Patterson, Perkins, Pickford, Ripley, Robbins, Rowles, Russell, Sater, Shane, Shankland, Sherman, Skinner, Smith of Adams, Stephenson, Stipe, Stoddard, Townsend, Van Camp, White, Zeller, Mr. Speaker—75.

The nays were:

None.

Absent or not voting:

Brady, Brockway, Byerly, Crist, Cunningham, Dunlap, Edmunds, Felt, Finlayson, Fraley, Fulton, Grout, Halgrims, Hamilton, Harding, Hutchins, Koontz, Kull, Kulp, Leach, Linnan, Louns-

berry, McCleery, McCullough, Miller of Bremer, Murtagh, Penn, Ritter Schee, Smith of Decatur, Speer, Taylor, Whitney—33.

So the House concurred in Senate amendment.

On request of Hazen of Pottawattamie, unanimous consent having been given, House File No. 445, 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, 1907, relating to official newspapers and how selected, with Senate amendment, was taken up and the amendment read and considered.

Amend House File No. 445 by striking therefrom the publication clause.

Mr. Hazen moved that the House concur in the Senate amendment.

On the question, "Shall the House concur?"

The ayes were:

Bascom, Bauman, Beans, Beebe, Black, Bowman, Brown, Bruce, Bybee, Campbell of Ida, Campbell of Webster, Collin, Cousins, Crist, Daniels, Dawson, Dewey, Downey, Dunlap, Ellis, Enger, Escher, Felt, Finlayson, Fletcher, Fourt, Fry, George, Gilbert, Griggs, Hamilton, Harvey, Hayes, Hazen, Hickenlooper, Huff, Hunt, Huntley, Hutchins, Jacobs, Jacobson, Johnson, Krebill, Kulp, Larrabee, Lenocker, Lounsberry, Lund, Miller of Dubuque, Milton, Newell, O'Connor, Odendahl, Olson, Patterson, Perkins, Pickford, Ripley, Robbins, Rowles, Russell, Sater, Shane, Shankland, Sherman, Skinner, Smith of Adams, Speer, Stephenson, Stipe, Stoddard, Townsend, White, Zeller, Mr. Speaker—75.

The nays were:

None.

Absent or not voting:

Boettger, Brady, Brockway, Byerly, Cunningham, Dabney, Dixon, Edmunds, Fraley, Fulton, Goodykoontz, Greene, Grout, Halgrims, Harding, Hogan, Klay, Koontz, Kull, Leach, Linnan, McCleery, McCullough, Miller of Bremer, Moore, Murtagh, Penn, Ritter, Schee, Smith of Decatur, Taylor, Van Camp, Whitney—33.

So the bill passed and the title was agreed to.

CONSIDERATION OF BILLS.

On motion of Ripley of Hancock, House File No. 528, a bill for an act authorizing the placing with persons or in families and in places of employment of boys and girls committed to the Industrial school under contract for care, education, maintenance and service, and repealing the law as it appears in Section Twenty-seven Hundred Four (2704) of the Supplement to the Code, 1907, with report of committee recommending passage, was taken up, considered and Senate File No. 249 was substituted therefor.

Mr. Ripley moved the adoption of the amendments proposed by the committee.

Motion prevailed and amendments were adopted.

Mr. Ripley moved 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 ayes were:

Bascom, Bauman, Beans, Black, Brady, Brockway, Brown, Bruce, Bybee, Campbell of Ida, Campbell of Webster, Collin, Cousins, Cunningham, Dawson, Dewey, Downey, Ellis, Enger, Felt, Fletcher, Fry, Fulton, George, Greene, Harvey, Huff, Hunt, Johnson, Klay, Koontz, Kull, Kulp, Larrabee, Lenocker, Lund, Miller of Dubuque, Milton, Newell, Odendahl, Olson, Patterson, Penn, Pickford, Ripley, Ritter, Robbins, Russell, Sater, Shankland, Sherman, Skinner, Smith of Adams, Stephenson, Stipe, Stoddard, Townsend, Van Camp, White, Whitney, Zeller, Mr. Speaker—62.

The nays were:

None.

Absent or not voting:

Beebe, Boettger, Bowman, Byerly, Crist, Dabney, Daniels, Dixon, Dunlap, Edmunds, Escher, Finlayson, Fourt, Fraley, Gilbert, Goodykoontz, Griggs, Grout, Halgrims, Hamilton, Harding, Hayes, Hazen, Hickenlooper, Hogan, Huntley, Hutchins, Jacobs, Jacobson, Krebill, Leach, Linnan, Lounsberry, McCleery, McCullough, Miller of Bremer, Moore, Murtagh, O'Connor, Perkins, Rowles, Schee, Shane, Smith of Decatur, Speer, Taylor—46.

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 you honorable body that the Senate insists on its amendments to Section 1 of House File No. 103, a bill for an act to establish the office of commerce counsel and defining the powers and duties of same, and asks for a conference committee, and the President of the Senate appoints as such committee on the part of the Senate: Senators Allen of Pocahontas, Chase, Hammill and DeWolf.

Geo. A. Wilson, Secretary.

Cunningham of Buena Vista moved that the Speaker appoint a conference committee on the part of the House, on House File No. 103.

Motion prevailed and the Speaker named as such committee: Cunningham of Buena Vista, Hickenlooper of Monroe, Klay of Sioux, Kull of Howard.

SPECIAL ORDER NO. 18.

Time having arrived for Special Order, House File No. 431, a bill for an act to repeal Sections One Hundred Ninety-three (193) and One Hundred Ninety-four (194) of the Code, and to enact a substitute therefor providing for an increase in the number of judges in the Supreme Court of Iowa and providing for a division of said court into sections and to amend Section Ten Hundred Sixty-six (1066) of the Supplement to the Code, 1907, in reference to the selection of the chief justice of said court, with report of committee recommending passage as amended, was taken up, considered, and the committee substitute amendment substituted for the original bill.

Klay of Sioux offered the following amendment: I move to amend by striking out the word "the" in line 5 of Section 2 and insert in lieu thereof the word "each".

By striking out the following from the third line of Section 3: "Sec. 194.—".

Further, by striking from said third line of Section 3 the figures "1915" and insert in lieu thereof "1913".

Adopted.

Whitney of Woodbury in the Chair.

O'Connor of Chickasaw offered the following amendment: I move to amend the bill by adding thereto the following as Section Three (3).

Section 3. "Not more than three (3) of the five (5) judges to be elected at the general election in the year 1912, shall belong to any one political party and thereafter at the general elections as by this act provided, not more than two (2) of the judges to be elected shall belong to any one political party."

Moore of Linn moved the previous question.

Motion prevailed and the main question was ordered.

Roll call demanded by O'Connor of Chickasaw and Kull of Howard.

On the question, "Shall the amendment be adopted?"

The ayes were:

Bauman, Black, Boettger, Cousins, Dabney, Downey, Dunlap, Ellis, Escher, Fletcher, Gilbert, Greene, Griggs, Hamilton, Harvey, Hayes, Hazen, Koontz, Krebill, Kull, Leach, Lenocker, Linnan, McCullough, Miller of Bremer, Miller of Dubuque, Milton, Murtagh, Newell, O'Connor, Odendahl, Olson, Penn, Ritter, Rowles, Sater, Schee, Stephenson, Stoddard, Townsend, White, Whitney, Zeller—43.

The nays were:

Bascom, Beans, Beebe, Bowman, Brady, Brown, Bybee, Campbell of Ida, Campbell of Webster, Collin, Crist, Daniels, Dawson, Dewey, Dixon, Enger, Felt, Finlayson, Fourt, Fry, George, Goodykoontz, Grout, Harding, Huff, Hunt, Huntley, Hutchins, Jacobs, Jacobson, Johnson, Klay, Kulp, Larrabee, Lounsberry, Lund, Moore, Patterson, Perkins, Pickford, Ripley, Robbins, Russell, Shane, Shankland, Sherman, Skinner, Smith of Adams, Smith of Decatur, Speer, Stipe, Van Camp, Mr. Speaker—53.

Absent or not voting:

Brockway, Bruce, Byerly, Cunningham, Edmunds, Fraley, Fulton, Halgrims, Hickenlooper, Hogan, McCleery, Taylor—12.

Roll call verified.

So the amendment was lost.

Klay of Sioux moved that the rules be suspended, 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 ayes were:

Bascom, Beans, Beebe, Bowman, Brady, Brown, Bruce, Bybee, Campbell of Ida, Collin, Crist, Daniels, Enger, Fourt, George, Goodykoontz, Grout, Harding, Huff, Hunt, Huntley, Hutchins, Jacobs, Johnson, Klay, Lounsberry, Lund, Moore, Perkins, Pickford, Ripley, Russell, Schee, Shane, Shankland, Smith of Decatur, Speer, Stoddard, Van Camp, Whitney, Mr. Speaker—41.

The nays were:

Bauman, Black, Boettger, Cousins, Dabney, Dewey, Dixon, Downey, Dunlap, Edmunds, Ellis, Escher, Felt, Finlayson, Fletcher, Fry, Fulton, Gilbert, Greene, Griggs, Halgrims, Hamilton, Harvey, Hayes, Hazen, Jacobson, Koontz, Krebill, Kull, Kulp, Larrabee, Leach, Lenocker, Linnan, McCullough, Miller of Bremer, Miller of Dubuque, Milton, Murtagh, Newell, O'Connor, Odendahl, Olson, Patterson, Penn, Ritter, Robbins, Rowles, Sater, Skinner, Stephenson, Stipe, Townsend, White—54.

Absent or not voting:

Brockway, Byerly, Campbell of Webster, Cunningham, Dawson, Fraley, Hickenlooper, Hogan, McCleery, Sherman, Smith of Adams, Taylor, Zeller—13.

Roll call verified.

So the bill having failed to receive a constitutional majority was declared to have been lost.

O'Connor of Chickasaw presented the following motion:

Mr. Speaker—I move that the Judiciary Committee be requested to report at once on House File No. 483.

Roll call demanded by O'Connor of Chickasaw and Koontz of Johnson.

On the question, "Shall the Judiciary committee be requested to report at once?"

The ayes were:

Bauman, Black, Boettger, Brady, Bybee, Collin, Cousins, Dabney, Dewey, Downey, Dunlap, Ellis, Escher, Fletcher, Gilbert, Greene, Griggs, Hamilton, Hayes, Hazen, Hutchins, Koontz, Krebill, Kull, Leach, Lenocker, Linnan, McCullough, Miller of Bre-

mer, Miller of Dubuque, Milton, Newell, O'Connor, Odendahl, Olson, Penn, Pickford, Ritter, Rowles, Sater, Schee, Shankland, Speer, Stephenson, Townsend, White, Whitney—47.

The nays were:

Bascom, Beebe, Campbell of Ida, Crist, Daniels, Dawson, Dixon, Enger, Fry, George, Huff, Hunt, Huntley, Jacobs, Jacobson, Johnson, Klay, Larrabee, Lounsberry, Lund, Moore, Patterson, Perkins, Ripley, Robbins, Russell, Shane, Skinner, Smith of Adams, Stipe, Zeller—31.

Absent or not voting:

Beans, Bowman, Brockway, Brown, Bruce, Byerly, Campbell of Webster, Cunningham, Edmunds, Felt, Finlayson, Fourt, Fraley, Fulton, Goodykoontz, Grout, Halgrims, Harding, Harvey, Hickenlooper, Hogan, Kulp, McCleery, Murtagh, Sherman, Smith of Decatur, Stoddard, Taylor, Van Camp, Mr. Speaker—30.

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. 411, a bill for an act legalizing assignments of mortgages and other recorded liens made upon the margin of the records, and making such assignments admissable in evidence.

Geo. A. Wilson, 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 amending the law as it appears in Paragraph 9, Section 422, Supplement to the Code, 1907, relating to the powers of Boards of Supervisors.

GEO. A. WILSON,
Secretary.

Speaker Stillman in the Chair.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS.

Whitney of Woodbury, 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, Substitute for Senate File No. 27, a bill for an act providing for an award to a woman or her estate arising from an injury caused by the negligence or wrongful act of any person, firm or corporation, including a municipal corporation.

Also:

Senate File No. 151, a bill for an act to repeal Chapter One Hundred Ninety-two (192) of the Acts of the Thirty-third General Assembly and to enact a substitute therefor relating to the conveyance of real estate by executor, administrator, trustee, guardian, referee, or commissioner.

U. G. WHITNEY,
Chairman of House Committee.
Ed. P. Malmberg,
Chairman Senate Committee.

Adopted.

Sater of Des Moines moved that when the House adjourn it be to reconvene at 1:30 o'clock, P. M.

Motion prevailed.

Pickford of Cerro Gordo moved that a committee of three be appointed to notify the Senate that the House was ready to receive it in Joint Convention.

Motion prevailed.

The Speaker named as such committee: Pickford of Cerro Gordo, Edmunds of Taylor, Townsend of Tama.

The Sergeant-at-Arms announced the arrival of the members of the Senate who took their seats on the west side of the House Chamber.

JOINT CONVENTION.

The Joint Convention was called to order by Lieutenant Governor Clarke, President of the Joint Convention, at 12 o'clock noon.

The roll was then called and the following members responded as present:

Adams, Allen of Pocahontas, Allen of Jefferson, Ames, Balkema, Balluff, Bascom, Bauman, Beans, Beebe, Bennett, Black,

Boettger, Bowman, Brady, Brown of Decatur, Brown of Wright, Bruce, Bybee, Campbell of Ida, Campbell of Webster, Chapman, Chase, Clarkson, Collin, Cousins, Cowles, Crist, Crow, Cunningham, Dabney, Daniels, Dawson, Dewey, DeWolf, Dixon, Downey, Dunlap, Dunnegan, Edmunds, Ellis, Enger, Escher, Felt, Finlayson, Fitchpatrick, Fletcher, Fourt, Francis, Fry, Fulton, Garrett, Gates, George, Gilbert, Gillilland, Goodykoontz, Greene, Grout, Halgrims, Hamilton, Hammill, Harding, Harvey, Hayes, Hazen, Hickenlooper, Hogan, Hoyt, Huff, Hunt, Hunter, Huntley, Hutchins, Jacobs, Jacobson, Jewell, Johnson, Klay, Koontz, Krebill, Kull, Kulp, Larrabee of Webster, Larrabee of Fayette, Leach, Legel, Lenocker, Linnan, Lounsberry, Lund, McColl, McCulloch of Wayne, McCullough of Dubuque, McManus, Malmberg, Mattes, Miller of Bremer, Miller of Dubuque, Milton, Moore, Murtagh, Neal, Newell, O'Connor, Odendahl, Olson, Parshall, Penn, Perkins, Pickford, Proudfoot, Quigley, Ream, Ripley, Ritter, Robbins, Rowles, Russell, Sammis, Sater, Saunders, Savage, Schee, Schrup, Shane, Shankland, Sherman, Skinner, Smith of Adams, Smith of Mitchell, Smith of Shelby, Spaulding, Stephenson, Stillman, Stipe, Stoddard, Stuckslager. Sullivan, Taylor of Appanoose, Townsend, Van Camp, Van Law, Webber, White of Benton, White of Iowa, Whitney, Wilson, Zeller-152.

Absent or paired:

Brockway, Byerly, Fraley, McCleery, Smith of Decatur, Taylor of Union—6.

President Clarke announced the Joint Convention duly organized, with a quorum of members present.

President Clarke then announced that the roll would be called for the purpose of electing a United States Senator in Congress, and appointed as teller on the part of the Senate, Senator Savage of Adair, and as assistant teller, Senator Hoyt of Buchanan.

Speaker Stillman appointed as teller on the part of the House, Representative Huff of Hardin, and as assistant teller, Representative Crist of Clarke.

Upon the roll being called those voting for Claude R. Porter were:

Balluff, Bauman, Black, Boettger, Clarkson, Crow, Dabney, DeWolf, Downey, Dunlap, Dunnegan, Ellis, Escher, Fletcher, Garrett, Gilbert, Greene, Griggs, Hamilton, Hayes, Hazen, Koontz,

Krebill, Kull, Leach, Legel, Lenocker, Linnan, McCullough of Dubuque, McManus, Miller of Bremer, Miller of Dubuque, Milton, Murtagh, O'Connor, Odendahl, Olson, Parshall, Penn, Quigley, Ream, Ritter, Rowles, Sater, Schrup, Stephenson, Taylor of Appanoose, Townsend, Webber, White of Benton, White of Iowa, Wilson—52.

Those voting for Horace E. Deemer were:

Adams, Allen of Jefferson, Beans, Bennett, Bowman, Brown of Decatur, Chapman, Chase, Cowles, Crist, Daniels, Dewey, Edmunds, Fulton, Gillilland, Hickenlooper, Lounsberry, McCulloch of Wayne, Malmberg, Mattes, Neal, Proudfoot, Robbins, Saunders, Savage, Smith of Adams, Smith of Shelby, Speer, Stipe, Stuckslager, Sullivan, Van Camp, Van Law—33.

Those voting for W. S. Kenyon were:

Allen of Pocahontas, Ames, Balkema, Bascom, Beebe, Brady, Brown of Wright, Bruce, Bybee, Campbell of Ida, Campbell of Webster, Collin, Cousins, Cunningham, Dawson, Dixon, Enger, Felt, Finlayson, Fitchpatrick, Fourt, Francis, Fry, Gates, George, Goodykoontz, Grout, Halgrims, Hammill, Harding, Harvey, Hogan, Hoyt, Huff, Hunt, Hunter, Huntley, Hutchins, Jacobs, Jacobson, Jewell, Johnson, Klay, Kulp, Larrabee of Fayette, Larrabee of Webster, Lund, McColl, Moore, Newell, Patterson, Perkins, Pickford, Ripley, Russell, Sammis, Schee, Shane, Shankland, Sherman, Skinner, Smith of Mitchell, Spaulding, Stillman, Stoddard, Whitney, Zeller—67.

Absent or paired:

Brockway, Byerly, Fraley, McCleery, Smith of Decatur, Taylor of Union—6.

President Clarke announced that no one had received a majority of the votes east in the Joint Convention for United States Senator in Congress and that no election had occured.

Journal of the Joint Convention was then read and approved.

On motion of Senator Chapman of Cedar the Joint Convention was dissolved.

House reconvened, Speaker Stillman in the Chair.

On motion of Crist of Clarke, the House adjourned.

AFTERNOON SESSION.

House reconvened, Speaker Stillman in the Chair.

Sherman of Poweshiek moved that House File No. 206 be withdrawn from the Ways and Means committee and from the further consideration of the House.

Motion prevailed.

Boettger of Scott moved that House File No. 19 be withdrawn from the Committe on Compensation of Public Officers and from the further consideration of the House.

Motion prevailed.

Hickenlooper of Monroe moved that House File No. 258 be withdrawn from the Committe on Ways and Means and from the further consideration of the House.

Motion prevailed.

Jacobson of Audubon moved that House File No. 237 be withdrawn from the Judiciary committee and from the further consideration of the House.

Motion prevailed.

Huntley of Lucas moved that House File No. 259 be withdrawn from the Committee on Suppression of Intemperance and from the further consideration of the House.

Motion prevailed.

On request of Dawson of Cherokee leave of absence was granted George of Story until Monday.

On request of White of Benton, leave of absence was granted Black of Muscatine until Monday.

On request of Halgrims of Humboldt leave of absence was granted Brockway of Louisa until Monday.

On request of Van Camp of Adair leave of absence was granted Lounsberry of Marshall until Monday.

On request of Newell of Plymouth leave of absence was granted Dawson of Cherokee until Monday.

CONSIDERATION OF BILLS.

On motion of Lenocker of Pottawattamie, House File No. 501, a bill for an act to amend Section Twenty-three Hundred Forty-eight-a (2348-a) of the Supplement to the Code, 1907, relating to bounties, with report of committee recommending passage as amended, was taken up, considered, and Senate File No. 341 was substituted therefor.

Mr. Lenocker moved 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 ayes were:

Bauman, Beans, Beebe, Boettger, Bowman, Brady, Brown, Bruce, Bybee, Campbell of Ida, Crist, Dawson, Dunlap, Ellis, Felt, Fletcher, Gilbert, Goodykoontz, Greene, Griggs, Grout, Halgrims, Hamilton, Hayes, Hazen, Hickenlooper, Huntley, Hutchins, Jacobson, Krebill, Kull, Kulp, Lenocker, Lounsberry, McCullough, Miller of Bremer, Miller of Dubuque, Milton, Murtagh, Newell, Odendahl, Penn, Perkins, Ritter, Robbins, Rowles, Russell, Sater, Schee, Shane, Shankland, Sherman, Smith of Decatur, Speer, Stephenson, Stipe, Stoddard, Townsend, Van Camp, White, Whitney, Mr. Speaker—62.

The nays were:

Bascom, Dixon, Downey, Escher, Fourt, Fry, Fulton, Harding, Hogan, Huff, Hunt, Larrabee, Moore, Pickford, Ripley—15.

Absent or not voting:

Black, Brockway, Byerly, Campbell of Webster, Collin, Cousins, Cunningham, Dabney, Daniels, Dewey, Edmunds, Enger, Finlayson, Fraley, George, Harvey, Jacobs, Johnson, Klay, Koontz, Leach, Linnan, Lund, McCleery, O'Connor, Olson, Patterson, Skinner, Smith of Adams, Taylor, Zeller—31.

So the bill passed and the title was agreed to.

REPORTS OF COMMITTEES.

Fulton of Jefferson, 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 Substitute for Senate File No. 218, a bill for an act to amend Chapter 170 of the Acts of the Thirty-third General Assembly,

in relation to the powers and duties of the State Board of Education, 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 be amended as follows:

That Section 2 be stricken out and the following substituted therefor:

Section 2. That Section 4 of said act be amended by inserting after the word "institutions" in line eight of said Section 4 and before the word "to" in line nine of said section the following: "to publish from time to time and distribute such circulars, pamphlets, bulletins and reports as may by it be deemed necessary for the best interests of the institutions under its control."

That Section 3 be stricken out and the following substituted therefor:

Section 3. That wherever the words "finance committee" occur in Chapter 170, Acts of the Thirty-third General Assembly that same be stricken out and the words "executive committee" be substituted therefor.

That said substituted bill be further amended by adding there to as Section 5, the following:

Section 5. That Section 9 of said act be amended by adding thereto the following: "Provided that nothing in this act shall be construed as authorizing the Board of Education to employ an inspector of high schools"; and when so amended the bill do pass.

C. J. Fulton, Chairman.

Report adopted.

Jacobs of Calhoun, from the Committee on Drainage, submitted the following report:

Mr. Speaker—Your Committee on Drainage, to whom was referred House File No. 564, a bill for an act to amend Section One (1) of Chapter One Hundred Twenty-one (121), Acts of the Thirty-third General Assembly, relative to additional help for County Auditors in levee or drainage districts; drainage record, 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 be indefinitely postponed.

JOHN W. JACOBS, Chairman.

Report adopted and House File No. 564 was indefinitely postponed.

Also:

MR. SPEAKER—Your Committee on Drainage, to whom was referred Substitute for Senate File No. 365, a bill for an act to amend the law as it appears in Section Nineteen Hundred Eighty-nine-A9 (19889-A9) of the Supplement to the Code, 1907, relating to interest on warrants

drawn upon drainage funds, 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.

JOHN W. JACOBS, Chairman

Report adopted.

Also:

MR. SPEAKER—Your Committee on Drainage, to whom was referred House Pile No. 553, a bill for an act to amend Section Nineteen Hundred Eighty-nine-A2 (1989-A2) of the Supplement to the Code, 1907, relating to levees, ditches, drains and water courses, 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 be indefinitely postponed.

JOHN W. JACOBS, Chairman.

Report adopted and House File No. 553 was indefinitely post-poned.

Also:

MR. SPEAKER—Your Committee on Drainage, to whom was referred House File No. 511, a bill for an act to amend the law as it appears in Section One (1) of Chapter One Hundred Seventeen (117) of the Acts of the Thirty-third General Assembly, relating to drainage, 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 be indefinitely postponed.

JOHN W. JACOBS, Chairman.

Report adopted and House File No. 511 was indefinitely postponed.

Also:

Mr. Speaker—Your Committee on Drainage, to whom was referred House File No. 369, a bill for an act to amend the law as it appears in Sections Nineteen Hundred Eighty-nine-a-14 (1989-a-14) as amended, and Nineteen Hundred Eighty-nine-a-21 (1989-a-21) of the Supplement to the Code, 1907, and Section Ten (10), Chapter One Hundred Eighteen (118), Laws of the Thirty-third General Assembly, relating to the subject of waters, water courses, levees, drains, drainage districts, and the taking of appeals and giving of notices in connection 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 amended as follows:

By striking out the title and inserting in lieu thereof the following:

An act to amend the law as it appears in Sections Nineteen Hundred Eighty-nine-a-2 (1989-a-2), Nineteen Hundred Eighty-nine-a-8 (1989-a-8)

as amended by Section Eight (8), Chapter One Hundred Eighteen (118), Acts of the Thirty-third General Assembly, Nineteen Hundred Eighty-nine-a-12 (1989-a-12) as amended by Section Eleven (11) Chapter One Hundred Eighteen (118) Acts of the Thirty-third General Assembly, Nineteen Hundred Eighty-nine-a-14 (1989-a14) as amended by Section Thirteen (13) Chapter One Hundred Eighteen (118) Acts of the Thirty-third General Assembly, Nineteen Hundred Eighty-nine-a-21 (1989-a-21), Nineteen Hundred Eighty-nine-a-49 (1989-a-49), of the Supplement to the Code, 1907, and to amend the law as it appears in Section Three (3) and Section Ten (10), Chapter One Hundred Eighteen (118) Acts of the Thirty-third General Assembly relating to the subject of waters, water courses, levees, drains and drainage districts.

That all after the enacting clause be stricken out and the following inserted in lieu thereof:

Section 1. That Section Nineteen Hundred Eighty-nine-a-2 (1989-a-2) of the Supplement to the Code, 1907, as amended by Section Two (2), Chapter One Hundred Eighteen (118), Acts of the Thirty-third General Assembly, be amended by adding immediately after the words "a disinterested and competent engineer" in the 16th line of said section Nineteen Hundred Eighty-nine-a-2 (1989-a-2) the words "who shall give bond to the county for the use and benefit of the proposed levee or drainage district, if it be established, in amount and with sureties to be approved by the county auditor and conditioned for the faithful and competent performance of his work."

Sec. 2. That Section Three (3) Chapter One Hundred Eighteen (118), Acts of the Thirty-third General Assembly be amended as follows: inserting after the word "served" and before the word "by" in the 29th line of said section, the words, "except as otherwise hereinafter provided." Also by changing the period after the word "auditor" in the 33rd line of said section, to a comma, and inserting thereafter the following: vided further, however, that when any resident, non-resident, corporation, railroad company, or other persons owning or having an interest in any land or property affected by the proposed improvement shall have filed with the county auditor of the county wherein such improvement is proposed, an instrument in writing, duly signed, and designating the name and postoffice address of his or its agent upon whom service of notice in said matter shall be made, the county auditor shall, at least twenty (20) days prior to the date set for hearing upon said petition, mail a true copy of said notice in a registered letter addressed to the person or agent so designated in said written instrument, as aforesaid. Proof of such service of said notice shall be made by affidavit of said county auditor and filed by him in said matter in his said office on or before the date of the hearing upon the petition, and such service shall be in lieu of all other service of notice to such residents, non-residents, corporations, railroad companies or other persons.

Sec. 3. That Section Nineteen Hundred Eighty-nine-a-2 (1989-a-2) of the Supplement to the Code, 1907, as amended by Section Eight (8). Chapter One Hundred Eighteen (118) Acts of the Thirty-third General Assembly be amended by inserting immediately after the word, "thereof" in the seventh line of said section Nineteen Hundred Eighty-nine-a-8 (1989-a-8) the following: "and when the estimated cost of said improvement exceeds \$25,000.00 the Board shall make additional publication for two consecutive weeks in some contracting journal of general circulation, of such notice as they may prescribe."

Sec. 4. That Section Ten (10), Chapter One Hundred Eighteen (118), Laws of the Thirty-third General Assembly is hereby amended by inserting immediately after the word "taken" and before the word "thereby" in the eleventh line the words and language, "or whose assessments shall be increased" and by inserting immediately after the comma following the word "chapter" and before the word "and" in the fifteenth lines, the words, language and punctuation marks, "or file objection to such assessment as provided in Section Nineteen Hundred Eighty-nine-a-12 (1989-a-12) of this chapter, as the case may be,"; and by changing the period at the end of the section to a comma and adding the following: "or Section Nineteen Hundred Eighty-nine-a-14 (1989-a-14) of this Chapter, as the case may be,"; and by inserting after the comma following the word "district" and before the word "it" in the fifth line, the words and language, "and before the completion of the drainage improvements therein,":

Sec. 5. That Section Nineteen Hundred Eighty-nine-a-12 (1989-a-12) of the Supplement to the Code, 1907, as amended by Section Eleven (11) Chapter One Hundred Eighteen (118), Acts of the Thirty-third General Assembly be amended by adding the following immediately after the word "date" in the eleventh line of said section Eleven (11), Chapter One Hundred Eighteen (118), Acts of the Thirty-third General Assembly;

"provided that if the owner of any parcel of land, lot or premises against which any such levy shall have been made and certified, shall, within twenty (20) days from the date of such assessment, promise and agree in writing filed in the office of the county auditor that in consideration of his having the right to pay his assessments in installments he will not make any objection of illegality or irregularity as to the assessment of benefits or levy of such taxes upon or against his property, but will pay said assessment, then said taxes levied against said land, lot or premises of such owner shall be payable as follows: One-third (1-3) of the amount of said assessment at the time of filing the above agreement; one-third (1-3) within ten (10) days after the engineer in charge of said drainage improvement shall file a certificate in the office of the county auditor that said improvement is one-half completed, and the remaining one-third (1-3) within ten (10) days after the said improvement shall have been accepted by the Board of Supervisors, and if said installments are not paid as above provided, the failure to pay any installment shall cause the whole sum to become due and payable at once with interest at the rate of one per cent (1 per cent) per month from the date of filing said agreement, and such assessments shall thereupon be collected as other taxes on real estate." And by striking out the period (.) between the word "district" in the Forty-fourth line of said section and the word "if" in the Forty-fifth line of said section and inserting in lieu thereof the following: "and in case the Board of Supervisors shall increase said apportionment service of notice thereof shall be made upon the owner of such tract or lot of land as shown by the transfer books in the auditor's office, in the same manner in which original notices are required to be served, where such owner is a resident of the county, and in case such owner is a non-resident of the county such notice as to him shall be served on the actual occupant of the tract or lot of land, provided that in case any railroad company shall be affected by such increased apportionment said notice shall be served upon the station agent of the said railroad company nearest the proposed improvement."

- Sec. 6. That Section Nineteen Hundred Eighty-nine-a-14 (1989-a-14) of the Supplement to the Code, 1907, be amended by striking out the period (.) at the end of the first sentence and inserting a comma (,) in lieu thereof and adding immediately thereafter the following: "and such appeal may be taken from the order of the Board of Supervisors increasing the apportionment within twenty (20) days after the completed service of notice of such increased apportionment in the same manner as herein provided for appeals in assessment for damages, whether objection was made to the report of the commissioner or not."
- Sec. 7. That Section Nineteen Hundred Eighty-nine-a-21 (1989-a-21) of the Supplement to the Code, 1907, is hereby amended by inserting immediately after the word "provided" in the fifteenth line, and before the semi-colon following the same, the words and language, "and if it is proposed to assess the cost of any such repairs or change upon the lands notice thereof shall be given as provided in Section Nineteen Hundred Eighty-nine-a-12 (1989-a-12) of this chapter, and objections to such assessment may be made and filed as in said section provided, and appeal from the order of the board fixing such assessment may be taken as provided in Section Nineteen Hundred Eighty-nine-a-14 (1989-a-14) of this chapter."
- Sec. 8. That Section Nineteen Hundred Eighty-nine-a-49 (1989-a-49) be amended by adding after the word "district" in the seventh line the words "or any portion thereof" and by adding after the word "district" in the ninth line the words, "or the lands benefitted by such pumping station or stations" and by striking out the period (.) at the end of said section and inserting a semi-colon (;) in lieu thereof and adding the following:

"Provided that such pumping station or stations shall not be established or maintained unless a petition therefor shall be presented to the Board of Supervisors signed by not less than Forty per cent (40 per cent) of the owners of lands benefitted thereby, and the lands benefitted by such pumping station or stations shall be determined by the Board of Supervisors on the report of the engineer."

Sec. 9. Nothing contained in this act shall be held to affect pending litigation or any proceedings heretofore had under the laws hereby amended," and when so amended the bill do pass.

JOHN W. JACOBS, Chairman.

. Report adopted.

Klay of Sioux, from the Committee on Judiciary, submitted the following report:

Mr. Speaker—Your Committee on Judiciary, to whom was referred House File No. 398, a bill for an act to amend Chapter 10 of Title III of the Supplement of 1907, to the Code of Iowa, relating to attorneys and counselors, 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 be indefinitely postponed.

GERRIT KLAY, Chairman.

Report adopted and House File No. 398 was indefinitely post-poned.

Also:

MR. SPEAKER—Your Committee on Judiciary to whom was referred House File No. 572, a bill for an act to amend Section No. 287 of the Code, as to the duties of the Clerk of the District Court, 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 be indefinitely postponed.

GERRIT KLAY, Chairman.

Report adopted and House File No. 572 was indefinitely postponed.

Also:

Mr. Speaker—Your Committee on Judiciary, to whom was referred House File No. 396, a bill for an act to amend Section 3379 of the Code, 1897, relative to the inheritance of the property of an intestate, 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 be indefinitely postponed.

GERBIT KLAY, Chairman.

Report adopted and House File No. 396 was indefinitely postponed.

Also:

MR. SPEAKER—Your Committee on Judiciary, to whom was referred Senate File No. 68, a bill for an act to amend Subdivision Five, Section One Thousand Seven Hundred Nine (1709), Supplement to the Code, 1907, relating to indemnity insurance for owners of automobiles and other motor vehicles, 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 be indefinitely postponed.

GERRIT KLAY.

Chairman.

Report adopted and Senate File No. 68 was indefinitely post-poned.

Also:

Mr. Speaker—Your Committee on Judiciary, to whom was referred Senate File No. 338, a bill for an act to define and punish contributory delinquence, 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.

GERBIT KLAY, Chairman.

Report adopted.

Also:

Mr. Speaker—Your Committee on Judiciary, to whom was referred House File No. 527, a bill for an act to define bribery of petitioners and delegates and to provide punishment for the violation thereof, 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 be indefinitely postponed.

GERRIT KLAY, Chairman.

Report adopted and House File No. 527 was indefinitely postponed.

Also:

Mr. Speaker—Your Committee on Judiciary, to whom was referred House File No. 78, a bill for an act repealing Section Forty-one (41) of the Code and providing the manner in which the Code and Supplement thereto, together with the Acts of the General Assembly shall be amended, 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 be indefinitely postponed.

GERBIT KLAY, Chairman.

Report adopted and House File No. 78 was indefinitely postponed.

Fulton of Jefferson, 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. 538, a bill for an act creating a state teachers' board of retirement, and authorizing the creation of a state teachers' retirement fund and the retirement of teachers on life annuities, beg leave to report they have had the same under consideration and have in-

structed me to report the same back to the House with the recommendation that the same do pass.

> C. J. FULTON, Chairman.

Report adopted.

Also:

MR. SPEAKER—Your Committee on Schools and Text Books, to whom was referred Senate File No. 399, a bill for an act to amend Section 2634-f of the Supplement to the Code, 1907, relating to the granting of state certificates to teachers, 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.

C. J. Fulton, Chairman.

Report adopted.

Klay of Sioux, from the Committee on Judiciary, submitted the tollowing report:

Mr. Speaker—Your Committee on Judiciary, to whom was referred House File No. 483, a bill for an act providing for the non-partisan nomination and election of judges of the supreme, district and superior courts of Iowa, 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 be indefinitely postponed.

GERRIT KLAY,

Chairman.

Ordered passed on file.

MINORITY RECCOMMENDATIONS.

We, the undersigned members of the Judiciary Committee, respectfully dissent from the majority recommendation relative to House File No. 483, and as a substitute for the recommendation for the indefinite postponement of the bill, we recommend the said measure for pasage.

F. A. O'CONNOR,
J. M. C. HAMILTON,
FRANK S. SHANKLAND,
I. T. DABNEY,
GORDON HAYES,
GEO. W. SCHEE,
For Reporting to the House.

Klay of Sioux, from the Committee on Judiciary, submitted the following report:

MR. Speaker—Your Committee on Judiciary, to whom was referred House File No. 136, a bill for an act prohibiting the sale as a beverage or keeping for sale as a beverage, any intoxicating liquor within five miles of any city having a population of over two thousand (2,000) and under

twenty-five thousand (25,000), when such city has located therein any state educational institution under the control of the State Board of Education, and providing a penalty 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 be amended as follows:

By striking out the title, and inserting in lieu thereof the following:

"A bill for an act to amend Sub-division Two (2) of Section Twenty-four Hundred Forty-eight (2448) of the Supplement to the Code, 1907, relating to the limits within which intoxicating liquors may be sold."

Further, by striking out all of said bill after the enacting clause, and inserting in lieu thereof the following:

"Section 1. That Sub-division Two (2) of the Supplement to the Code, 1907, be and the same is hereby amended by striking out the period after the word 'held' in the last line of said Sub-division and inserting in lieu thereof the following: 'nor within a distance of five (5) miles from any college or university under the control of the State Board of Education'"; and when so amended the bill do pass.

GERRIT KLAY, Chairman.

Report adopted.

CONSIDERATION OF BILLS.

On motion of Bruce of Floyd, House File No. 474, a bill for an act to repeal Section One Thousand Eighty-seven-a19 (1087-a19) Chapter 2a of the Supplement to the Code, 1907, as amended by Section Ten (10) of Chapter Sixty-nine (69), acts of the Thirty-third General Assembly, and to enact a substitute therefor, relating to canvass by Boards of Supervisors and certificates in primary elections, with report of committee recommending passage as amended, was taken up, considered, and the committee amendments were adopted.

Mr. Bruec offered the following amendment: I move to amend House File No. 474 by inserting the words "the second" after the word "on" in the fifth line of Section 1 of the printed bill.

Adopted.

Huntley of Lucas moved to amend by inserting after the word "election" in line 17 the words "nor less than five votes".

Adopted.

Mr. Bruce moved that the rules be suspended, 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 ayes were:

Bascom, Beans, Beebe, Bowman, Brown, Bruce, Bybee, Campbell of Ida, Collin, Crist, Dewey, Dixon, Dunlap, Edmunds, Ellis, Enger, Escher, Felt, Finlayson, Fourt, Fry, Fulton, Gilbert, Goodykoontz, Greene, Griggs, Grout, Halgrims, Harding, Hazen, Hickenlooper, Hogan, Huff, Huntley, Hutchins, Jacobs, Jacobson, Johnson, Krebill, Kull, Kulp, Leach, Lenocker, Lund, McCullough, Miller of Bremer, Miller of Dubuque, Milton, Murtagh, Newell, O'Connor, Odendahl, Olson, Pickford, Ripley, Ritter, Robbins, Rowles, Russell, Sater, Schee, Shane, Shankland, Sherman, Skinner, Smith of Decatur, Speer, Stephenson, Stipe, Stoddard, Townsend, Van Camp, White, Whitney, Zeller, Mr. Speaker—76.

The nays were:

Downey—1.

Absent or not voting:

Bauman, Black, Boettger, Brady, Brockway, Byerly, Campbell of Webster, Cousins, Cunningham, Dabney, Daniels, Dawson, Fletcher, Fraley, George, Hamilton, Harvey, Hayes, Hunt, Klay, Koontz, Larrabee, Linnan, Lounsberry, McCleery, Moore, Patterson, Penn, Perkins, Smith of Adams, Taylor—31.

So the bill passed and the title was agreed to.

On motion of Escher of Shelby, House File No. 295, a bill for an act defining the terms "gold", "alloy of gold," "silver," "alloy of silver," "sterling silver," or "sterling", as applied to any article of merchandise made in whole or in part of gold or silver or any alloy of gold or silver, and made for sale or offered for sale or disposition and also providing a means of making tests thereof, and also defining the terms "rolled gold plate," "gold plate." "gold filled," and "gold electro-plate," and the words "silver plate", and "silver electro-plate", "sterling," and "coin", as applied to any article of merchandise made in whole or part of any inferior metal manufactured for sale, sold or kept for sale or disposition or offered for sale and disposition, and prohibiting the false marking of such merchandise and providing a penalty for the violation thereof, with report of committe recommending passage, was taken up and considered.

Crist of Clarke in the Chair.

Shane of Wapello offered the following amendment: I move to amend by adding the following: "Section 6. This bill shall not take effect and be in force until January 1, 1912."

Adopted.

Schee of O'Brien offered the following amendment:

I move to strike out of Section 1 in lines 22 and 23 the words "by more than one karat".

Adopted.

Mr. Escher moved that the rules be suspended, 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 ayes were:

Bascom, Beans, Beebe, Boettger, Brown, Bruce, Bybee, Collin, Crist, Dixon, Downey, Dunlap, Edmunds, Ellis, Enger, Escher, Felt, Fletcher, Fourt, Fry, Fulton, Gilbert, Greene, Halgrims, Hamilton, Harding, Hazen, Hickenlooper, Hogan, Huff, Huntley, Hutchins, Jacobs, Jacobson, Johnson, Klay, Kull, Kulp, Larrabee, Leach, Lund, McCullough, Miller of Bremer, Miller of Dubuque, Milton, Murtagh, Newell, O'Connor, Odendahl, Olson, Patterson, Pickford, Ripley, Ritter, Robbins, Rowles, Russell, Sater, Schee, Shane, Shankland, Skinner, Smith of Adams, Smith of Decatur, Speer, Stephenson, Stoddard, Townsend, Van Camp, White, Zeller—71.

The nays were:

None.

Absent or not voting:

Bauman, Black, Bowman, Brady, Brockway, Byerly, Campbell of Ida, Campbell of Webster, Cousins, Cunningham, Dabney, Daniels, Dawson, Dewey, Finlayson, Fraley, George, Goodykoontz, Griggs, Grout, Harvey, Hayes, Hunt, Koontz, Krebill, Lenocker, Linnan, Lounsberry, McCleery, Moore, Penn, Perkins, Sherman, Stipe, Taylor, Whitney, Mr. Speaker—37.

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 refused to concur in House amendments in which the concurrence of the Senate was asked:

Substitute for Senate File No. 52, a bill for an act to amend Section Four Thousand Seven Hundred and Sixty-seven (4767) of the Code, relating to the crime of malicious threats to extort.

GEO. A. WILSON,
Secretary.

Stipe of Page moved that the House insist on its amendments to Senate File No. 52 and asked that a conference committee be appointed.

On the question, "Shall the House insist on its amendments?" The ayes were:

Bascom, Beans, Beebe, Boettger, Bowman, Brown, Bruce, Collin, Crist, Dixon, Edmunds, Ellis, Escher, Felt, Finlayson, Fourt, Fry, Fulton, Greene, Griggs, Grout, Halgrims, Hamilton, Harding, Hayes, Hazen, Hogan, Huff, Huntley, Hutchins, Jacobson, Johnson, Klay, Larrabee, Lenocker, McCullough, Miller of Bremer, Miller of Dubuque, Milton, Newell, O'Connor, Olson, Patterson, Perkins, Pickford, Ripley, Ritter, Robbins, Rowles, Russell, Schee, Shane, Skinner, Smith of Adams, Smith of Decatur, Stephenson, Stipe, Stoddard, Townsend, Van Camp, White, Zeller, Mr. Speaker—63.

The nays were: Bybee—1.

Absent or not voting:

Bauman, Black, Brady, Brockway, Byerly, Campbell of Ida, Campbell of Webster, Cousins, Cunningham, Dabney, Daniels, Dawson, Dewey, Downey, Dunlap, Enger, Fletcher, Fraley, George, Gilbert, Goodykoontz, Harvey, Hickenlooper, Hunt, Jacobs, Koontz, Krebill, Kull, Kulp, Leach, Linnan, Lounsberry, Lund, McCleery, Moore, Murtagh, Odendahl, Penn, Sater, Shankland, Sherman, Speer, Taylor, Whitney—44.

Motion prevailed and House insists on its amendment.

O'Connor of Chickasaw moved that the House hold an evening session Monday at 7:30 o'clock P. M.

Motion prevailed.

Speaker Stillman in the Chair.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS.

Whitney of Woodbury 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, Substitute for Senate File No. 226, a bill for an act authorizing cities to establish by ordinance, upon the approval of the voters thereof, a department of publicity, development and general welfare, and to levy a tax therefor. (Additional to Title Five (V) of the Code.)

Also:

Substitute for Senate File No. 45, a bill for an act providing for the completion and distribution of the roster of Iowa soldiers sailors and marines as provided for by Chapter Two Hundred Twenty-three (223), Acts of the Thirty-second General Assembly and by Chapter Two Hundred Forty-eight (248), Acts of the Thirty-third General Assembly, and making additional appropriation therefor.

Also:

Senate File No. 287 a bill for an act empowering the Governor and Secretary of State to execute quit-claim deed conveying to the grantees of Christian Flitch all of the right title and interest of the State of Iowa in lot five (5) of section one (1), township seventy-three (73), north of range two (2), west of the fifth (5th) P. M.

U. G. WHITNEY,
Chairman House Committee.
Ed. P. Malmberg,
Chairman Senate Committee.

Adopted.

On motion of Fourt of Allamakee, House File No. 319, a bill for an act to amend Section Eleven Hundred Thirty-seven-al (1137-a1) of the Supplement to the Code, 1907, relating to the making of sworn statements of expenses by candidates for certain offices, with report of committee recommending passage as amended, was taken up, considered, and the committee amendments were adopted.

Ripley of Hancock offered the following amendment: I move to amend by striking from said bill all following the 12th line thereof.

Adopted.

Mr. Fourt moved that the rules be suspended, 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 ayes were:

Bascom, Beans, Beebe, Bowman, Brown, Bruce, Bybee, Collin, Dabney, Dewey, Dixon, Dunlap, Ellis, Enger, Escher, Felt, Finlayson, Fletcher, Fourt, Fry, Fulton, Greene, Griggs, Grout, Halgrims, Hamilton, Harvey, Hayes, Hazen, Hickenlooper, Hogan, Huff, Huntley, Hutchins, Jacobs, Jacobson, Johnson, Klay, Kull, Kulp, Larrabee, Leach, Lenocker, McCullough, Miller of Dubuque, Milton, Newell, Olson, Patterson, Perkins, Pickford, Ripley, Ritter, Robbins, Sater, Schee, Shane, Shankland, Skinner, Smith of Decatur, Speer, Stephenson, Stipe, Townsend, Van Camp, White, Whitney, Zeller, Mr. Speaker—69.

The nays were:

None.

Absent or not voting:

Bauman, Black, Boettger, Brady, Brockway, Byerly, Campbell of Ida, Campbell of Webster, Cousins, Crist, Cunningham, Daniels, Dawson, Downey, Edmunds, Fraley, George, Gilbert, Goodykoontz, Harding, Hunt, Koontz, Krebill, Linnan, Lounsberry, Lund, McCleery, Miller of Bremer, Moore, Murtagh, O'Connor, Odendahl, Penn, Rowles, Russell, Sherman, Smith of Adams, Stoddard, Taylor—39.

Stipe of Page moved that consideration of House File No. 225 be deferred and made a Special Order for Wednesday at 10 o'clock A. M.

Motion prevailed.

REPORT OF COMMITTEE ON ENROLLED BILLS.

Whitney of Woodbury, 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. 283, a bill for an act to amend the law as the same appears in Section One (1) of Chapter Fifty-seven (57), Acts of the Thirty-third (33) General Assembly of Iowa, relating to tax levy for park purposes.

Also:

Joint Resolution No. 2 of the Thirty-fourth General Assembly of the State of Iowa, making application to the Congress of the United States to call a convention for proposing amendment to the Constitution of the United States.

Also:

House File No. 387, a bill for an act amending the law as it appears in Faragraph Nine (9) of Section Four Hundred and Twenty-two (422), Supplement to the Code, 1907, relating to the powers of Boards of Supervisors.

Also:

House File No. 411, a bill for an act legalizing assignments of mortgages and other recorded liens made upon the margin of the records, and making such assignments admissible in evidence.

Also:

House File No. 120, a bill for an act to amend the law as it appears in Section One (1) of Chapter One Hundred Fifty-six (156) of the session laws of the Thirty-third General Assembly, relating to the quarantine of communicable diseases.

Also:

House File No. 445, 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, 1907, relating to official newspapers and how selected.

Also:

House File No. 155, a bill for an act to amend Section Forty-nine Hundred and Ninety-nine-a-1 (4999-a-1) of the Supplement to the Code, relative to water closets or privies.

U. G. WHITNEY,

Chairman.

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 bill in which the concurence of the Senate was asked:

House File No. 402, a bill for an act to amend Section 1005 of the Supplement to the Code, 1907, with additional provisions in regard to the fire fund.

GEO. A. WILSON.

Secretary.

On motion of Huff of Hardin, House File No. 463, a bill for an act to repeal Section Four Thousand Eight Hundred Thirty-one (4831) of the Code, and to enact a substitute therefor, relating to the crime of larceny and fixing a penalty therefor, with report of committee recommending passage as amended, was taken up, considered, and the committee amendments were adopted Mr. Huff moved that the rules be suspended, 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 ayes were:

Bascom, Beans, Beebe, Bowman, Brown, Bruce, Bybee, Collin, Crist, Dabney, Dewey, Dixon, Downey, Dunlap, Ellis, Enger, Felt, Finlayson, Fletcher, Fourt, Fry, Fulton, Gilbert, Greene, Grout, Hamilton, Hayes, Hazen, Hickenlooper, Hogan, Huff, Huntley, Hutchins, Jacobs, Johnson, Kull, Kulp, Larrabee, Leach, Lenocker, McCullough, Milton, Murtagh, Newell, O'Connor, Olson, Penn, Perkins, Pickford, Ritter, Robbins, Rowles, Schee, Shane, Shankland, Sherman, Skinner, Smith of Adams, Smith of Decatur, Speer, Stephenson, Stoddard, Van Camp, White, Whitney, Zeller, Mr. Speaker—67.

The nays were:

Odendahl, Townsend-2.

Absent or not voting:

Bauman, Black, Boettger, Brady, Brockway, Byerly, Campbell of Ida, Campbell of Webster, Cousins, Cunningham, Daniels, Dawson, Edmunds, Escher, Fraley, George, Goodykoontz, Griggs, Halgrims, Harding, Harvey, Hunt, Jacobson, Klay, Koontz, Krebill, Linnan, Lounsberry, Lund, McCleery, Miller of Bremer, Miller of Dubuque, Moore, Patterson, Ripley, Russell, Sater, Stipe, Taylor—39.

So the bill passed and the title was agreed to.

The Speaker appointed as members of the Conference Committee on the part of the House on Senate File No. 52, Stipe of Page, Harding of Woodbury, Ripley of Hancock, O'Connor of Chickasaw.

The Speaker announced that as Speaker of the House, he had signed in the presence of the House, House Files Nos. 155, 445, 120, 387, 411, 283 and House Joint Resolution No. 2; also Senate Files Nos. 287, 45 and 226.

Hogan of Cass in the Chair.

REPORTS OF COMMITTEES.

Klay of Sioux, from the Committee on Judiciary, submitted the following report:

MR. SPEAKER—Your Committee on Judiciary, to whom was referred House File No. 426, a bill for an act relating to frauds in public contracts, 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 be indefinitely postponed.

GERRIT KLAY, Chairman.

Report adopted and House File No. 426 was indefinitely postponed.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS.

Whitney of Woodbury, 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. 283, a bill for an act to amend the law as the same appears in Section One (1) of Chapter Fifty-seven (57), Acts of the Thirty-third (33) General Assembly of Iowa, relating to tax levy for park purposes.

Also:

Joint Resolution No. 2 of the Thirty-fourth General Assembly of the State of Iowa, making application to the Congress of the United States to call a convention for proposing amendment to the Constitution of the United States.

Also:

House File No. 387, a bill for an act amending the law as it appears in Paragraph Nine (9) of Section Four Hundred and Twenty-two (422), Supplement to the Code, 1907, relating to the powers of Boards of Supervisors.

Also:

House File No. 411, a bill for an act legalizing assignments of mortgages and other recorded liens made upon the margin of the records, and making such assignments admissible in evidence.

Also:

House File No. 120, a bill for an act to amend the law as it appears in Section One (1) of Chapter One Hundred Fifty-six (156) of the session laws of the Thirty-third General Assembly, relating to the quarantine of communicable diseases.

Also:

House File No. 445, 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, 1907, relating to official newspapers and how selected.

Also:

House File No. 155, a bill for an act to amend Section Forty-nine Hundred and Ninety-nine-a-1 (4999-a-1) of the Supplement to the Code, relative to water closets or privies.

U. G. WHITNEY,
Chairman House Committee.
Ed P. Malmberg,
Chairman Senate Committee.

Adopted.

Fulton of Jefferson, 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. 122, a bill for an act to amend Section Twenty-six Hundred Twenty-six (2626) of the Code, and Section Twenty-seven Hundred Thirty-eight (2738) of the Supplement to the Code of 1907, relating to the support of county teachers' institutes, 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 be indefinitely postponed.

C. J. Fulton, Chairman.

Report adopted and House File No. 122 was indefinitely post-poned.

Also:

MR. SPEAKER—Your Committee on Schools and Text Books to whom was referred House File No. 466, a bill for an act providing that officers of school districts shall not be interested in contracts with said school districts, 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 be indefinitely postponed.

C. J. Fulton, Chairman.

Report adopted and House File No. 466 was indefinitely post-poned.

Also:

MR. SPEAKER—Your Committee on Schools and Text Books to whom was referred House File No. 580, a bill for an act to amend Section Twenty-seven Hundred and Thirty-four-b (2734-b) of the Supplement to the Code, 1907, relating to the qualifications of the County Superintendents, 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 be indefinitely postponed.

> C. J. FULTON, Chairman.

Report adopted and House File No. 580 was indefinitely postponed.

REPORT OF COMMITTEE ON ENROLLED BILLS.

MR. SPEAKER—Your Committee on Enrolled Bills respectfully report that they have this day sent to the Governor for his approval, House File No. 283, a bill for an act to amend the law as the same appears in Section One (1) of Chapter Fifty-seven (57), Acts of the Thirty-third (33) General Assembly of Iowa, relating to tax levy for park purposes.

Also:

Joint Resolution No. 2 of the Thirty-fourth General Assembly of the State of Iowa, making application to the Congress of the United States to call a convention for proposing amendment to the Constitution of the United States.

Also:

House File No. 387, a bill for an act amending the law as it appears in Paragraph Nine (9) of Section Four Hundred and Twenty-two (422), Supplement to the Code, 1907, relating to the powers of Boards of Supervisors.

Also:

House File No. 411, a bill for an act legalizing assignments of mortgages and other recorded liens made upon the margin of the records, and making such assignments admissable in evidence.

Also:

House File No. 120, a bill for an act to amend the law as it appears in Section One (1) of Chapter One Hundred Fifty-six (156) of the session laws of the Thirty-third General Assembly, relating to the quarantine of communicable diseases.

Also:

House File No. 445, 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, 1907, relating to official newspapers and how selected.

Also:

House File No. 155, a bill for an act to amend Section Forty-nine Hundred and Ninety-nine-a-1 (4999-a-1) of the Supplement to the Code, relative to water closets or privies.

Adopted.

Chairman.

U. G. WHITNEY.

On motion of Schee of O'Brien, the House adjourned.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, APRIL 3, 1911.

House met pursuant to adjournment, Speaker Stillman in the Chair

Prayer was offered by Rev. E. A. Bentzinger of Burlington, Iowa. Journal of April 1st corrected and approved.

On request of O'Connor of Chickasaw, leave of absence was granted Koontz of Johnson until Wednesday.

On request of Halgrims of Humboldt, leave of absence was granted Brockway of Louisa until Tuesday.

On request of Sater of Des Moines, leave of absence was granted Leach of Henry until Tuesday.

PETITIONS, MEMORIALS AND REMONSTRANCES.

Krebill of Lee presented remonstrance from paint manufacturers of Philadelphia against House File No. 412 and Senate File No. 384.

Referred to Committee on Food and Dairy.

Huntley of Lucas pesented petition from physicians of Chariton, Iowa, endorsing Senate File No. 237.

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 House is asked:

Senate File No. 444, a bill for an act to legalize certain acts and proceedings of the council of the incorporated town of Prairie City, Jasper County, Iowa, relating to the special election held in said town on September 6th, 1907, the levy of a tax for a lighting plant fund and the transferring of said fund to the general fund of said town.

Geo. A. Wilson, 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 investigate the fire protection of the Capitol building and report to the General Assembly.

Geo. A. Wilson, 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. 248, a bill for an act relating to registered and graduated nurses.

Geo. A. Wilson, Secretary.

SENATE MESSAGES CONSIDERED.

Senate File No. 444, a bill for an act to legalize certain acts and proceedings of the council of the incorporated town of Prairie City, Jasper County, Iowa, relating to the special election held in said town on September 6th, 1907, the levy of a tax for a lighting plant fund and the transferring of said fund to the general fund of said town.

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

On request of Miller of Dubuque, unanimous consent having been given, House File No. 248, a bill for an act to amend the law as it appears in Chapter Sixteen-d (16-d) of the Supplement to the Code, 1907, relative to graduate and registered nurses, with Senate amendment, was taken up and the amendment read and considered.

Amend the bill by striking out all after the word "nurse" in the ninth line of Section 2 of the original bill, and by changing the "comma" to a "period" after the word "nurse" in the ninth line of said section.

Mr. Miller moved that the House oncur in the senate amendment.

On the question, Shall the House concur?

The ayes were:

Bascom, Beans, Beebe, Black, Boettger, Brady, Campbell of Webster, Cousins, Crist, Cunningham, Dabney, Daniels, Dawson, Dewey, Dixon, Ellis, Escher, Finlayson, Fletcher, Fourt, Fry, Fulton, Gilbert, Goodykoontz, Greene, Grout, Hamilton, Harding, Harvey, Hazen, Hickenlooper, Hogan, Huff, Hunt, Hutchins, Jacobs, Johnson, Krebill, Larrabee, Lenocker, McCleery, Miller of Dubuque, Milton, Moore, Newell, Odendahl, Olson, Patterson, Pickford, Ripley, Ritter, Robbins, Rowles, Schee, Sherman, Smith of Adams, Smith of Decatur, Speer, Stephenson, Stoddard, Van Camp, White, Zeller, Mr. Speaker—64.

The nays were:

None.

Absent or not voting:

Bauman, Bowman, Brockway, Brown, Bruce, Bybee, Byerly, Campbell of Ida, Collin, Downey, Dunlap, Edmunds, Enger, Felt, Fraley, George, Griggs, Halgrims, Hayes, Huntley, Jacobson, Klay, Koontz, Kull, Kulp, Leach, Linnan, Lounsberry, Lund, McCullough, Miller of Bremer, Murtagh, O'Connor, Penn, Perkins, Russell, Sater, Shane, Shankland, Skinner, Stipe, Taylor, Townsend, Whitney—44.

So the House concurred in Senate amendment.

Whitney of Woodbury called up Senate Concurrent Resolution, relative to the appointment of a joint committee to investigate the fire protection of the Capitol building.

CONCURRENT RESOLUTION.

Resolved by the Senate, the House concurring, that the President of the Senate and Speaker of the House shall appoint a committee of five, three from the House and two from the Senate to investigate the Fire Protection of the Capitol Building, who shall report to the Senate not later than Thursday, April 6, 1911.

Mr. Whitney moved that the House concur in Senate Concurrent Resolution.

Motion prevailed and the resolution was concurred in.

The Speaker appointed as such committee on the part of the House: Whitney of Woodbury, Ripley of Hancock and Hazen of Pottawattamie.

Harding of Woodbury introduced the following resolution:

Resolved, That the Speaker of the House shall appoint a sifting committee of seven members to which shall be referred all bills except appropriation bills. This committee to take all bills except appropriation bills from and after adjournment Tuesday and that thereafter no bills shall be considered unless reported by said Committee.

Laid over under Rule 34.

CONSIDERATION OF BILLS.

On motion of Smith of Decatur, House File No. 459, a bill for an act to amend the law as it appears in Section Twenty-five Hundred and Sixty-five (2565) of the Code, relating to the power and authority of the State Board of Health to subpoena witnesses in any part of the state, and investing said Board with authority and jurisdiction to adminster oaths to said witnesses and to require any person to give testimony, documentary or otherwise, in any hearing, investigation or proceeding concerning any matter under the jurisdiction of said board, to provide immunity for the person so testifying, and prescribing the punishment for violation thereof, with report of committee recommending passage, was taken up and considered.

Mr. Smith moved that the rules be suspended, 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 ayes were:

Bascom, Beebe, Black, Bowman, Bybee, Campbell of Webster, Collin, Cousins, Crist, Cunningham, Dabney, Daniels, Dixon, Dunlap, Ellis, Escher, Felt, Finlayson, Fletcher, Fourt, Fry, Fulton, Gilbert, Goodykoontz, Greene, Grout, Hamilton, Harvey, Hazen, Hickenlooper, Hogan, Huff, Hunt, Huntley, Hutchins, Jacobs, Krebill, Larrabee, Lenocker, Miller of Dubuque, Milton, Moore, Newell, Odendahl, Olson, Patterson, Perkins, Pickford, Ripley, Ritter, Robbins, Rowles, Shane, Sherman, Smith of Adams, Smith of Decatur, Speer, Stephenson, Stoddard, Van Camp, White, Zeller, Mr. Speaker—63.

The nays were:

Schee-1.

Absent or not voting:

Bauman, Beans, Boettger, Brady, Brockway, Brown, Bruce, Byerly, Campbell of Ida, Dawson, Dewey, Downey, Edmunds, Enger, Fraley, George, Griggs, Halgrims, Harding, Hayes, Jacobson, Johnson, Klay, Koontz, Kull, Kulp, Leach, Linnan, Lounsberry, Lund, McCleery, McCullough, Miller of Bremer, Murtagh, O'Connor, Penn, Russell, Sater, Shankland, Skinner, Stipe, Taylor, Townsend, Whitney—44.

So the bill passed and the title was agreed to.

Moore of Linn moved to withdraw House File No. 438 from the further consideration of the House.

Motion prevailed.

On motion of Harding of Woodbury, Senate File No. 257, a bill for an act to legalize an election of Scott county, Iowa, held November 8, 1910, for the erection and maintenance of a detention home for dependent, neglected and delinquent children, the acts and resolutions of the board of supervisors and authorizing the issuance of bonds therefor, with report of committee recommending passage, as amended was taken up, considered, and the committee amendments were adopted.

Mr. Harding moved 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 ayes were:

Bascom, Beebe, Black, Boettger, Bowman, Bybee, Campbell of Webster, Collin, Cousins, Cunningham, Dabney, Daniels, Dawson, Dewey, Dunlap, Ellis, Escher, Finlayson, Fletcher, Fourt, Fry, Fulton, Gilbert, Goodykoontz, Greene, Grout, Hamilton, Harding, Harvey, Hazen, Hickenlooper, Hogan, Huff, Hunt, Huntley, Hutchins, Jacobs, Jacobson, Johnson, Krebill, Kull, Larrabee, Lenocker, Lounsberry, McCleery, Miller of Dubuque, Milton, Moore, Newell, O'Connor, Odendahl, Olson, Patterson, Perkins, Pickford, Ripley, Ritter, Robbins, Rowles, Schee, Shane, Sherman, Smith of Adams, Speer, Stoddard, Townsend, Van Camp, White, Zeller, Mr. Speaker—70.

The nays were:

None.

Absent or not voting:

Bauman, Beans, Brady, Brockway, Brown, Bruce, Byerly, Campbell of Ida, Crist, Dixon, Downey, Edmunds, Enger, Felt, Fraley, George, Griggs, Halgrims, Hayes, Klay, Koontz, Kulp, Leach, Linnan, Lund, McCullough, Miller of Bemer, Murtagh, Penn, Russell, Sater, Shankland, Skinner, Smith of Decatur, Stephenson, Stipe, Taylor, Whitney—38.

So the bill passed and the title was agreed to.

On motion of White of Benton, Senate File No. 26, a bill for an act to amend Section One (1) of Chapter One Hundred Thirty-eight (138) of the Acts of the Thirty-third General Assembly, relative to the maintenance of partition fences by adjoining owners thereof, with report of committee recommending passage as amended, was taken up, considered, and the committee substitute amendment substituted for the original bill.

Mr. White moved 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 ayes were:

Bascom, Beans, Beebe, Black, Bybee, Campbell of Webster, Collin, Cousins, Cunningham, Dabney, Daniels, Dawson, Dewey, Dunlap, Ellis, Enger, Escher, Felt, Finlayson, Goodykoontz, Greene, Hamilton, Harding, Harvey, Hazen, Hickenlooper, Hogan, Jacobs, Johnson, Krebill, Kull, Lounsberry, McCleery, McCullough, Miller of Dubuque, Newell, O'Connor, Odendahl, Olson, Patterson, Pickford, Ritter, Rowles, Russell, Sater, Sherman, Speer, Townsend, Van Camp, White, Mr. Speaker—51.

The nays were:

Bowman, Dixon, Downey, Edmunds, Fletcher, Fry, Fulton Gilbert, Huff, Hunt, Huntley, Jacobson, Lenocker, Linnan, Milton, Penn, Ripley, Robbins Shane, Smith of Adams, Stephenson, Stoddard Zeller—23.

Absent or not voting:

Bauman, Boettger, Brady, Brockway, Brown, Bruce, Byerly, Campbell of Ida, Crist, Fourt, Fraley, George, Griggs, Grout, Halgrims, Hayes, Hutchins, Klay, Koontz, Kulp, Larrabee, Leach, Lund, Miller of Bremer, Moore, Murtagh, Perkins, Schee, Shankland, Skinner, Smith of Decatur, Stipe, Taylor, Whitney—34.

So the bill having failed to receive a constitutional majority was declared to have been lost.

On motion of Shane of Wapello, Senate File No. 279, a bill for an act to amend the law as it appears in Section Four Thousand Nine Hundred Ninety-nine-a-thirty-five (4999-a35) of Chapter Ten-b (10-b) of the Supplement to the Code, 1907, relating to pure drugs and the misbranding thereof, with report of committee recommending passage, was taken up and considered.

Mr. Shane moved 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 ayes were:

Bascom, Bauman, Beans, Beebe, Black, Bowman, Bruce, Bybee, Campbell of Webster, Collin, Crist, Cunningham, Daniels, Dixon, Edmunds, Ellis, Enger, Escher, Felt, Finlayson, Fletcher, Fourt, Fraley, Fulton, Goodykoontz, Grout, Halgrims, Hamilton, Harding, Harvey, Hazen, Hickenlooper, Hogan, Huff, Hunt, Hutchins, Jacobs, Jacobson, Johnson, Krebill, Kull, Kulp, Larrabee, Lenocker, McCullough, Miller of Dubuque, Moore, O'Connor, Olson, Penn, Perkins, Ripley, Ritter, Robbins, Rowles, Russell, Shane, Smith of Adams, Smith of Decatur, Speer, Stoddard, White, Zeller, Mr. Speaker—64.

The nays were:

Cousins, Fry, Huntley, Lounsberry, McCleery, Odendahl, Patterson, Pickford, Sater—9.

Absent or not voting:

Boettger, Brady, Brockway, Brown, Byerly, Campbell of Ida, Dabney, Dawson, Dewey, Downey, Dunlap, George, Gilbert, Greene, Griggs, Hayes, Klay, Koontz, Leach, Linnan, Lund, Miller of Bremer, Milton, Murtagh, Newell, Schee, Shankland, Sherman, Skinner, Stephenson, Stipe, Taylor, Townsend, Van Camp, Whitney—35.

Roll call verified.

So the bill passed and the title was agreed to.

Harding of Woodbury called upon the Speaker to invoke the provisions of Rule No. 66 for the balance of the session.

On motion of Boettger of Scott, Senate File No. 159, a bill for an act authorizing cities and towns including cities under special charters, to make publication of official notices, ordinances and other official publications in newspapers printed in a foreign language, with report of committee recommending passage as amended, was taken up, considered, and the committee amendments were adopted.

Mr. Boettger moved 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 ayes were:

Black, Boettger, Campbell of Ida, Dabney, Daniels, Dewey, Downey, Dunlap, Ellis, Enger, Escher, Fletcher, Fraley, Gilbert, Greene, Griggs, Grout, Hamilton, Hazen, Hickenlooper, Hogan, Kull, Lenocker, Lounsberry, Miller of Bremer, Miller of Dubuque, Murtagh, Newell, Odendahl, Perkins, Ritter, Sater, Smith of Decatur, Townsend, Van Camp—35.

The nays were:

Bascom, Bauman, Beans, Bowman, Brady, Brown, Bybee, Campbell of Webster, Collin, Cousins, Cunningham, Dawson, Dixon, Edmunds, Felt, Fry, Fulton, George, Goodykoontz, Halgrims, Harding, Harvey, Hayes, Huff, Huntley, Jacobs, Jacobson, Johnson, Klay, Kulp, Linnan, McCleery, McCullough, Moore, O'Connor, Olson, Patterson, Penn, Pickford, Ripley, Robbins, Russell, Schee, Shane, Sherman, Smith of Adams, Speer, Stephenson, Stoddard, Whitney, Zeller, Mr. Speaker—52.

Absent or not voting:

Beebe, Brockway, Bruce, Byerly, Crist, Finlayson, Fourt, Hunt, Hutchins, Koontz, Krebill, Larrabee, Leach, Lund, Milton, Rowles, Shankland, Skinner, Stipe, Taylor, White—21.

So the bill having failed to receive a constitutional majority was declared to have been lost.

On motion of Hogan of Cass, House File No. 476, a bill for an act to repeal the law as it appears in Section Two Hundred Eleven (211) of the Code and Section Two Hundred Twelve (212), Supplement to the Code, 1907, and to enact a substitute therefor relating to the salary of the Attorney General, his assistant and special

counsel, with report of committee recommending passage as amended, was taken up, considered, and the committee amendments were adopted.

Ripley of Hancock offered the following amendment:

I move to amend Section 3 by inserting between the word "supplied" and the word "with" in the first line, the following: "by the Executive Council."

Lost.

Ripley of Hancock offered the following amendment:

I move to amend Section 3 by striking from the first line the following: "shall be supplied with" and insert in lieu thereof "may appoint."

Adopted.

Dewey of Guthrie offered the following amendment:

I move to amend by adding after the word "expense" in line 5 of Section 2, the following: "not including board."

Lost.

Halgrims of Humboldt in the chair.

Mr. Hogan moved that the rules be suspended, 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 ayes were:

Bascom, Beebe, Black, Boettger, Bowman, Bruce, Campbell of Ida, Campbell of Webster, Crist, Cunningham, Dabney, Dewey, Dixon, Enger, Escher, Felt, Fletcher, Fraley, Goodykoontz, Grout, Halgrims, Hamilton, Harding, Hazen, Hickenlooper, Hogan, Huff, Hutchins, Jacobs, Jacobson, Johnson, Klay, Krebill, Kull, Kulp, Larrabee, Lenocker, Linnan, Lund, Milton, Moore, Murtagh, O'Connor, Penn, Perkins, Pickford, Ripley, Russell, Schee, Shane, Shankland, Smith of Decatur, Speer, Stipe, White, Whitney, Mr. Speaker—57.

The nays were:

Bauman, Beans, Bybee, Cousins, Daniels, Downey, Dunlap, Edmunds, Ellis, Fourt, Fry, Gilbert, Greene, Griggs, Harvey, Hayes, Hunt, Huntley, Lounsberry, McCleery, Miller of Dubuque,

Newell, Odendahl, Olson, Patterson, Ritter, Robbins, Rowles, Sater, Smith of Adams, Stephenson, Stoddard, Townsend, Van Camp, Zeller—35.

Absent or not voting:

Brady, Brockway, Brown, Byerly, Collin, Dawson, Finlayson, Fulton, George, Koontz, Leach, McCullough, Miller of Bremer, Sherman, Skinner, Taylor—16.

Roll call verified.

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 indefinitely postponed the following bill, in which the concurrence of the Senate was asked:

House File No. 352, a bill for an act to amend Section Five Thousand, Two Hundred Fifty-six (5256), of the Supplement to the Code, 1907, relating to the appointment and compensation of the clerks of the grand jury.

GEO. A. WILSON, 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. 228, a bill for an act to amend Sections Eight Hundred and Ten (810), Eight Hundred and Thirteen (813), and Nine Hundred and Sixty-five (965), and relating to making sewer and street improvements, and the kinds of materials to be used therein.

GEO. A. WILSON,

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. 253, a bill for an act to amend the law as it appears in Section Seven Hundred and Twenty (720), of the Supplement to the Code, 1907, as amended by the laws of the Thirty-third General Assembly, making said statute applicable to city and town halls and fire stations.

GEO. A. WILSON,

Secretary.

Speaker Stillman in the chair.

CONSIDERATION OF BILLS.

On motion of Dewey of Guthrie, House File No. 403, a bill for an act to amend the law as it appears in Section Two Hundred and Fifty-four-a2 (254-a2) of the Supplement to the Code, 1907, and Section One (1) of Chapter 12 of the Acts of the Thirty-third General Assembly, relating to the compensation of shorthand reporters, with report of committe recommending passage, was taken up and considered.

Mr. Dewey moved that the rules be suspended, 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 ayes were:

Bascom, Beebe, Boettger, Bowman, Brady, Brown, Bruce, Bybee, Campbell of Ida, Campbell of Webster, Collin, Cuningham, Dawson, Dewey, Dixon, Enger, Felt, Finlayson, Fletcher, Fourt, Fraley, George, Gilbert, Greene, Griggs, Halgrims, Hamilton, Harding, Hickenlooper, Hogan, Huff, Huntley, Hutchins, Jacobs, Jacobson, Johnson, Klay, Krebill, Kull, Kulp, Larrabee, Linnan, Lounsberry, Lund, McCleery, McCullough, Miller of Dubuque, Milton, Moore, Murtagh, O'Connor, Russell, Sherman, Smith of Decatur, Speer, Whitney, Mr. Speaker—57.

The nays were:

Bauman, Daniels, Downey, Edmunds, Ellis, Escher, Fry, Harvey, Hayes, Hazen, Hunt, Lenocker, Newell, Odendahl, Olson, Patterson, Penn, Ripley, Ritter, Robbins, Rowles, Schee, Shane, Stephenson, Stoddard, Townsend, Van Camp, White—28.

Absent or not voting:

Beans, Black, Brockway, Byerly, Cousins, Crist, Dabney, Dunlap, Fulton, Goodykoontz, Grout, Koontz, Leach, Miller of Bremer, Perkins, Pickford, Sater, Shankland, Skinner, Smith of Adams, Stipe, Taylor, Zeller—23.

So the bill passed and the title was agreed to.

MOTIONS TO RECONSIDER.

MR. SPEAKER—I move to reconsider the vote by which the report of the Committee indefinitely postponing Senate File No. 68, was adopted. I. A. SMITH.

I second the motion.

W. L. HARDING.

I move to reconsider the vote by which Senate File No. 26 failed to pass the House.

FRANK GILBERT.

I second the motion.

A. V. PENN.

I move to reconsider the vote by which Senate File No. 26 passed to its third reading.

FRANK GILBERT.

I second the motion.

A. V. PENN.

Van Camp of Adair moved that when the House adjourn it be to reconvene at 1:30 o'clock P. M.

Motion prevailed.

Campbell of Ida moved that a committee of three be appointed to notify the Senate that the House was ready to receive it in Joint Convention.

Motion prevailed.

The Speaker named as such committee: Campbell of Ida, Whitney of Woodbury and Greene of Clinton.

The Sergeant-at-Arms announced the arrival of the members of the Senate who took their seats on the west side of the House Chamber.

JOINT CONVENTION. \

The Joint Convention was called to order by Lieutenant Governor Clarke, President of the Joint Convention, at 12 o'clock noon.

The roll was then called and the following members responded ts present:

Adams, Allen of Pocahontas, Allen of Jefferson, Ames, Balkema, Balluff, Bascom, Bauman, Beans, Beebe, Bennett, Black, Boettger, Bowman, Brady, Brown of Decatur, Brown of Wright, Bruce, Bybee, Campbell of Ida, Campbell of Webster, Chapman, Chase, Clarkson, Collin, Cousins, Cowles, Crist, Crow, Cunningham, Dabney, Daniels, Dawson, Dewey, DeWolf, Dixon, Downey, Dunlap, Dunnegan, Edmunds, Ellis, Enger, Escher, Felt, Finlayson, Fitchpatrick, Fletcher, Fourt, Fraley, Francis, Fry, Fulton, Garrett, Gates, George, Gilbert, Gillilland, Goodykoontz, Greene, Griggs, Grout, Halgrims, Hamilton, Hammill, Harding, Harvey, Hayes, Hazen, Hickenlooper, Hogan, Hoyt, Huff, Hunt, Hunter, Huntley, Hutchins, Jacobs, Jacobson, Jewell, Johnson, Klay, Krebill, Kull, Kulp,

Larrabee of Webster, Larrabee of Fayette, Lenocker, Linnan, Lounsberry, Lund, McCleery, McColl, McCulloch of Wayne, McCullough of Dubuque, McManus, Malmberg, Mattes, Miller of Bremer, Miller of Dubuque, Milton, Moore, Murtagh, Neal, Newell, O'Connor, Odendahl, Olson, Parshall, Patterson, Penn, Perkins, Pickford, Proudfoot, Quigley, Ream, Ripley, Ritter, Robbins, Rowles, Russell, Sammis, Sater, Saunders, Schee, Schrup, Shane, Shankland, Sherman, Smith of Adams, Smith of Decatur, Smith of Mitchell, Smith of Shelby, Spaulding, Speer, Stephenson, Stillman, Stipe, Stoddard, Stuckslager, Sullivan, Taylor of Appanoose, Townsend, Van Camp, Van Law, White of Benton, White of Iowa, Whitney Wilson, Zeller—149.

Absent:

Brockway, Byerly, Koontz, Leach, Legel, Savage, Skinner, Taylor of Union, Webber—9.

President Clarke announced the Joint Convention duly organized, with a quorum of members present.

President Clarke then announced that the roll would be called for the purpose of electing a United States Senator in Congress, and appointed as teller on the part of the Senate, Senator Sullivan of Polk, and as assistant teller, Senator Hoyt of Buchanan.

Speaker Stillman appointed as teller on the part of the House, Representative Huff of Hardin, and as assistant teller, Representative Crist of Clarke.

Upon the roll being called those voting for Claude R. Porter were:

Balluff, Bauman, Black, Boettger, Clarkson, Crow, Dabney, DeWolf, Downey, Dunlap, Dunnegan, Ellis, Escher, Fletcher, Garrett, Gilbert, Greene, Griggs, Hamilton, Hayes, Hazen, Krebill, Kull, Lenocker, Linnan, McCullough of Dubuque, McManus, Miller of Bremer, Miller of Dubuque, Milton, Murtagh, O'Connor, Odendahl, Olson, Parshall, Penn, Quigley, Ream, Ritter, Rowles, Sater, Schrup, Stephenson, Taylor of Appanoose, Townsend, White of Benton, White of Iowa, Wilson—48.

Those voting for Horace E. Deemer were:

Adams, Allen of Jefferson, Beans, Bennett, Bowman, Brown of Decatur, Chapman, Chase, Cowles, Crist, Daniels, Dewey, Edmunds, Francis, Fulton, Gillilland, Hickenlooper, Lounsberry, McCleery, McCulloch of Wayne, Malmberg, Mattes, Neal, Proudfoot,

Robbins, Saunders, Smith of Adams, Smith of Decatur, Smith of Shelby, Speer, Stipe, Stuckslager, Sullivan, Van Camp, Van Lew —35.

Those voting for W. S. Kenyon were:

Allen of Pocahontas, Ames, Balkema, Bascom, Beebe, Brady, Brown of Wright, Bruce, Bybee, Campbell of Ida, Campbell of Webster, Collin, Cousins, Cunningham, Dawson, Dixon, Enger, Felt, Finlayson, Fitchpatrick, Fourt, Fraley, Fry, Gates, George, Goodykoontz, Grout, Halgrims, Hammill, Harding, Harvey, Hogan, Hoyt, Huff, Hunt, Hunter, Huntley, Hutchins, Jacobs, Jacobson, Jewell, Johnson, Klay, Kulp, Larrabee of Fayette, Larrabee of Webster, Lund, McColl, Moore, Newell, Patterson, Perkins, Pickford, Ripley, Russell, Sammis, Schee, Shane, Shankland, Sherman, Smith of Mitchell, Spaulding, Stillman, Stoddard, Whitney, Zeller—66.

Absent:

Brockway, Byerly, Koontz, Leach, Legel, Savage, Skinner, Taylor of Union, Webber—9.

President Clarke announced that no one had received a majority of the votes cast in the Joint Convention for United States Senator in Congress and that no election had occurred.

Journal of the Joint Convention was then read and approved.

On motion of Senator Bennett of Taylor the Joint Convention was dissolved.

House reconvened, Speaker Stillman in the chair.

Goodykoontz of Boone moved that Senate File No. 387 be recalled from the Senate for the purpose of making a correction.

Motion prevailed.

On motion of Bauman of Van Buren, the House adjourned.

AFTERNOON SESSION.

House reconvened, Speaker Pro Tempore Perkins in the chair.

On request of McCullough of Dubuque, leave of absence was ranted Ellis of Jackson unt. Tuesday.

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. 415, a bill for an act for the purpose of having a patent issued in the name of O. D. McGeorge for a certain tract of land.

Geo. A. Wilson,

Secretary.

CONSIDERATION OF BILLS.

On motion of Klay of Sioux, House File No. 515, a bill for an act to amend the law as it appears in Section Four Hundred (400) of the Supplement to the Code, 1907, relating to the removal of county seats and the county records, with report of committee recommending passage, was taken up and considered.

Schee of O'Brien moved that the following substitute amendment be substituted for the original bill:

A BILL

For an Act in relation to the submission to a vote of a county of a proposition to remove or relocate a county seat.

Be it Enacted by the General Assembly of the State of Iowa:

Section 1. The petition for the removal or re-location of a county seat which has been continuously located in the same place for twenty-five years or more, shall be signed by two-thirds of the number of all male persons of voting age as shown by the last preceding census, either state or federal, after deducting from the petition all the names not lawfully thereon, all names not written thereon within sixty days of the time of filing it, all the names that have been signed to the remonstrance that are also on the petition, and all the names of persons who had the right to vote at the last preceding general election in the county, that did not do so; and no other or further paper than the petition and the remonstrance whether of withdrawals, or reinstatement of names or otherwise, as showing those persons who are for or those who are against the submission of the proposition shall be filed or considered. In no case where the county seat has been continuously located in the same place for twenty-five years or more shall the submission to a vote of the county be ordered unless the provisions of this act shall have been complied with. Provided that the provisions hereof shall not be held to apply where the proposition to relocate a county seat within the corporate limits of a city or town where one is already located, and provided, further, that the provisions hereof shall not apply when the distance the county seat is to be moved does not exceed one mile.

Sec. 2. All acts and parts of acts in conflict with the provisions of this act are hereby repealed.

Sec. 3. This act being deemed of immediate importance shall be in force and effect after its publication in the Register and Leader and the Des Moines Capital, newspapers published at Des Moines, Iowa.

Roll call demanded by Schee of O'Brien, seconded by Ripley of Hancock.

On the question, "Shall the substitute amendment be substituted for the original bill?"

The ayes were:

Bascom, Bauman, Beans, Beebe, Black, Boettger, Bowman, Brown, Campbell of Ida, Campbell of Webster, Collin, Cousins, Dabney, Daniels, Dawson, Dewey, Dunlap, Edmunds, Ellis, Escher, Felt, Fulton, Gilbert, Greene, Griggs, Grout, Hamilton, Harvey, Hazen, Hickenlooper, Hogan, Hunt, Huntley, Hutchins, Jacobs, Jacobson, Krebill, Kull, Kulp, Larrabee, Lenocker, Linnan, Lund, McCullough, Miller of Dubuque, Milton, Murtagh, Newell, Olson, Patterson, Penn, Perkins, Pickford, Ripley, Ritter, Rowles, Schee, Shankland, Speer, Stephenson, Stoddard, Townsend, Van Camp, White, Whitney, Zeller—66.

The nays were:

Brady, Bruce, Bybee, Dixon, Fry, Goodykoontz, Huff, Klay, Lounsberry, McCleery, Miller of Bremer, Robbins, Shane, Sherman, Skinner, Smith of Adams—16.

Absent or not voting:

Brockway, Byerly, Crist, Cunningham, Downey, Enger, Finlayson, Fletcher, Fourt, Fraley, George, Halgrims, Harding, Hayes, Johnson, Koontz, Leach, Moore, O'Connor, Odendahl, Russell, Sater, Smith of Decatur, Stipe, Taylor, Mr. Speaker—26.

So the motion prevailed, and the substitute amendment was substituted for the original bill.

Speaker Stillman in the chair.

Ripley of Hancock offered the following amendment:

I move to strike from lines 6 and 7 the following words of the printed substitute:

"and all the names of persons who had the right to vote at the last preceding general election in the county that did not do so."

Adopted.

Klay of Sioux offered the following amendment:

I move to amend by striking out "two-thirds" in the second line and insert the words "a majority."

Lost.

Schee of O'Brien moved that the rules be suspended, 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 ayes were:

Bascom, Bauman, Beans, Beebe, Black, Boettger, Bowman, Brown, Campbell of Ida, Campbell of Webster, Collin, Cousins, Crist, Dabney, Daniels, Dawson, Dewey, Dixon, Dunlap, Edmunds, Ellis, Escher, Felt, Finlayson, Fourt, Fraley, Fry, Fulton, George, Gilbert, Goodykoontz, Greene, Griggs, Harding, Harvey, Hayes, Hazen, Hickenlooper, Hogan, Huff, Hunt, Huntley, Hutchins, Jacobson, Kull, Kulp, Larrabee, Lenocker, Linnan, Lund, Mccleery, McCullough, Miller of Dubuque, Milton, Moore, Murtagh, Newell, O'Connor, Olson, Patterson, Penn, Pickford, Ripley, Ritter, Rowles, Sater, Schee, Shane, Shankland, Speer, Stephenson, Stipe, Stoddard, Townsend, Van Camp, White, Whitney, Zeller, Mr. Speaker—79.

The nays were:

Brady, Bruce, Bybee, Halgrims, Klay, Lounsberry, Odendahl, Robbins, Russell, Sherman, Smith of Adams, Smith of Decatur—12.

Absent or not voting:

Brockway, Byerly, Cunningham, Downey, Enger, Fletcher, Grout, Hamilton, Jacobs, Johnson, Koontz, Krebill, Leach, Miller of Bremer, Perkins, Skinner, Taylor—17.

So the bill passed and the title was agreed to.

MOTIONS TO RECONSIDER.

Mr. Speaker-I move to reconsider the vote by which Substitute for House File No. 515 passed the House, and that the consideration lay on the table.

HERMAN KULL.

I second the motion.

GEO. W. SCHEE.

Motion prevailed and the motion to reconsider lay on the table.

Mr. Speaker—I move to reconsider the vote by which House File No. 431 failed to pass the House.

WM F! STIPE.

I second the motion.

COL. HALGRIMS.

Johnson of Mitchell called up the motion to reconsider the vote by which Senate File No. 26 failed to pass the House.

Motion prevailed.

Mr. Johnson then called up the motion to reconsider the vote by which Senate File No. 26 passed to its third reading.

Motion prevailed.

Ripley of Hancock moved that the bill be referred to the Judiciary Committee.

Motion prevailed and the bill was so referred.

Hickenlooper of Monroe moved that the Committee on Mines and Mining be excused on account of an important hearing.

Motion prevailed.

On motion of Larrabee of Fayette, Senate File No. 359, a bill for an act to amend the law as it appears in Section Two Hundred Eighty (280) of the Code, relating to the compensation of marshal in superior court, with report of committee recommending passage, was taken up and considered.

Mr. Larrabee moved 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 ayes were:

Bascom, Bauman, Beebe, Black, Boettger, Brady, Brown, Campbell of Ida, Campbell of Webster, Collin, Crist, Dawson, Dewey, Dixon, Downey, Dunlap, Ellis, Enger, Felt, Finlayson, Fourt, Fraley, Fry, Fulton, George, Gilbert, Greene, Grout, Halgrims, Harding, Harvey, Hayes, Hazen, Huff, Hunt, Hutchins, Jacobs, Jacobson, Johnson, Klay, Krebill, Kulp, Larrabee, Linnan, Lounsberry, Lund, McCullough, Miller of Dubuque, Moore, Murtagh, O'Connor, Odendahl, Olson, Patterson, Perkins, Pickford, Ripley, Ritter, Robbins, Rowles, Russell, Shankland, Sherman, Skinner, Smith of Decatur, Speer, Stephenson, Stipe, Stoddard, Townsend, White, Whitney, Zeller, Mr. Speaker—74.

The nays were:

None.

Absent or not voting:

Beans, Bowman, Brockway, Bruce, Bybee, Byerly, Cousins, Cunningham, Dabney, Daniels, Edmunds, Escher, Fletcher, Goodykoontz, Griggs, Hamilton, Hickenlooper, Hogan, Huntley, Koontz, Kull, Leach, Lenocker, McCleery, Miller of Bremer, Milton, Newell, Penn, Sater, Schee, Shane, Smith of Adams, Taylor, Van Camp—34.

So the bill passed and the title was agreed to.

On motion of Lund of Hamilton, Senate File No. 229, a bill for an act to amend Sections Sixteen Hundred Forty-three (1643) and Sixteen Hundred and Forty-five (1645) of the Code, and amendatory of Chapter Two (2) of Title Nine (IX) of the Code, and to provide for the control and disposition of property of extinct religious societies in this state, with report of committee recommending passage as amended, was taken up, considered, and the committee amendments were adopted.

Mr. Lund moved 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 ayes were:

Bascom, Bauman, Beebe, Brady, Brown, Bruce, Campbell of Ida, Campbell of Webster, Collin, Dewey, Dixon, Dunlap, Edmunds, Ellis, Enger, Fletcher, Fourt, Fulton, George, Gilbert, Greene, Grout, Hamilton, Harding, Havey, Hayes, Hazen, Huff, Hunt, Hutchins, Jacobs, Jacobson, Johnson, Klay, Krebill, Kull, Larrabee, Lounsberry, Lund, McCleery, Milton, Murtagh, O'Connor, Olson, Patterson, Penn, Perkins, Ripley, Robbins, Russell, Sater, Sherman, Skinner, Smith of Decatur, Speer, Stephenson, Stipe, Stoddard, Whitney, Zeller, Mr. Speaker—61.

The nays were:

Fry, Moore, Pickford, Townsend-4.

Absent or not voting:

Beans, Black, Boettger, Bowman, Brockway, Bybee, Byerly, Cousins, Crist, Cunningham, Dabney, Daniels, Dawson, Downey, Escher, Felt, Finlayson, Fraley, Goodykoontz, Griggs, Halgrims, Hickenlooper, Hogan, Huntley, Koontz, Kulp, Leach, Lenocker, Linnan, McCullough, Miller of Bremer, Miller of Dubuque, Newell, Odendahl, Ritter, Rowles, Schee, Shane, Shankland, Smith of Adams, Taylor, Van Camp, White—43.

So the bill passed and the title was agreed to.

On motion of Halgrims of Humboldt, House File No. 149, a bill for an act to require railroads to stop passenger trains when signalled to do so, with report of committee recommending passage as amended, was taken up, considered, and the committee amendments were adopted.

Finlayson of Grundy offered the following amendment:

I move to amend by striking out the words "two passenger trains" from line 6 of Section 1 and insert the words "one passenger train"; by striking out the word "two" in line 7 of Section 1 and insert the word "one."

Lost.

Hazen of Pottawattamie moved the previous question.

Motion prevailed and the main question was ordered.

Mr. Halgrims moved that the rules be suspended, 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 ayes were:

Bascom, Bauman, Beebe, Brady, Bruce, Campbell of Ida, Campbell of Webster, Cousins, Cunningham, Dabney, Dawson, Enger, Escher, Felt, Fourt, George, Grout, Halgrims, Harvey, Huff, Hunt, Jacobson, Larrabee, Lenocker, Linnan, Lund, Murtagh, Odendahl, Penn, Russell, Sater, Sherman, Smith of Decatur, Stipe, Mr. Speaker—35.

The nays were:

Black, Bowman, Collin, Dewey, Dixon, Finlayson, Fletcher, Fry, Fulton, Gilbert, Griggs, Harding, Hayes, Hazen, Hogan, Hutchins, Jacobs, Johnson, Klay, Krebill, Kull, Lounsberry, McCleery, McCullough, Moore, O'Connor, Olson, Patterson, Perkins, Pickford, Ripley, Robbins, Rowles, Skinner, Speer, Stephenson, Stoddard, Townsend, White, Whitney—40.

Absent or not voting:

Beans, Boettger, Brockway, Brown, Bybee, Byerly, Crist, Daniels, Downey, Dunlap, Edmunds, Ellis, Fraley, Goodykoontz, Greene, Hamilton, Hickenlooper, Huntley, Koontz, Kulp, Leach, Miller of Bremer, Miller of Dubuque, Milton, Newell, Ritter, Schee, Shane, Shankland, Smith of Adams, Taylor, Van Camp, Zeller—33.

So the bill having failed to receive a constitutional majority was declared to have been lost.

MESSAGES FROM THE SENATE.

The following messages were received from the Senate:

ME. SPEAKER—I am directed to inform your honorable body that the President of the Senate appoints on the part of the Senate as Conference Committee on Substitute for Senate File No. 52, a bill for an act to amend Section 4767 of the Code, relating to the crime of malicious threats to extort, Senators Brown, Hammill, Cowles, Clarkson.

GEO. A. WILSON,

Secretary.

Also:

MR. SPEAKER—I am directed to inform your honorable body that the Senate has concurred in House amendments to Senate File No. 311, a bill for an act amending Section 254-a-18 of the Supplement to the Code, 1907, relating to probation officers.

Geo. A. Wilson, Secretary.

Jacobs of Calhoun called up his Resolution laid over under Rule 34 relative to the appointment of a sifting committee and moved its adoption.

Motion prevailed, and the Resolution was adopted.

Moore of Linn moved that House File No. 439 be withdrawn from the Committee on Railroads and Transportation and the further consideration of the House.

Motion prevailed.

On motion of Ripley of Hancock, House File No. 540, a bill for an act providing for the paroling of patients in the State Hospital for inebriates and certain female patients from State Hospitals for the insane and for the return of patients who violate their paroles, and repealing the law as it appears in Section Twenty-three Hundred Ten-a Nineteen (2310-a19) of the Supplement to the Code, 1907, was taken up and considered.

Mr. Ripley moved that the rules be suspended, 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 ayes were:

Bascom, Bauman, Beebe, Black, Boettger, Bowman, Brady, Brown, Bruce, Campbell of Ida, Campbell of Webster, Collin, Cousins, Crist, Cunningham, Dabney, Dawson, Dewey, Dixon, Downey, Dunlap, Edmunds, Enger, Escher, Felt, Fletcher, Fourt, Fry, Fulton, George, Greene, Halgrims, Harding, Harvey, Hayes, Hazen, Hogan, Huff, Hutchins, Jacobs, Jacobson, Johnson, Klay, Kull, Larrabee, Linnan, Lounsberry, Lund, McCleery, McCullough, Miller of Bremer, Milton, Moore, Murtagh, O'Connor, Odendahl, Olson, Patterson, Penn, Perkins, Pickford, Ripley, Robbins, Rowles, Russell, Sherman, Skinner, Smith of Decatur, Speer, Stephenson, Stoddard, White, Zeller, Mr. Speaker—74.

The nays were:

Townsend-1.

Absent or not voting:

Beans, Brockway, Bybee, Byerly, Daniels, Ellis, Finlayson, Fraley, Gilbert, Goodykoontz, Griggs, Grout, Hamilton, Hickenlooper, Hunt, Huntley, Koontz, Krebill, Kulp, Leach, Lenocker, Miller of Dubuque, Newell, Ritter, Sater, Schee, Shane, Shankland, Smith of Adams, Stipe, Taylor, Van Camp, Whitney—33.

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:

Substitute for Senate File No. 272, a bill for an act to amend Section 1 and Section 3, Chapter 104, Acts of the Thirty-third General Assembly, relating to fees for filing articles of incorporation, of domestic and domestic local building and loan associations and for renewals of such articles of incorporation.

GEO. A. WILSON,

Secretary.

SENATE MESSAGE CONSIDERED.

Substitute for Senate File No. 272, a bill or an act to amend Section 1 and Section 3, Chapter 104, Acts of the Thirty-third General Assembly, relating to fees for filing Articles of Incorporation of domestic and domestic local building and loan associations and for renewals of such articles of incorporation.

Read first and second time and passed on file.

CONSIDERATION OF BILLS.

On motion of Sherman of Poweshiek, House File No. 354, a bill for an act to amend the law as it appears in Section Twenty-seven Hundred and Fifty-four (2754) of the Supplement to the Code, 1907, relating to the election of officers in independent school districts in towns and cities, with report of committee recommending passage as amended was taken up, considered, and the committee amendments were adopted.

Mr. Sherman moved that the rules be suspended, 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 ayes were:

Bascom, Bauman, Beebe, Black, Boettger, Bowman, Brady, Brown, Campbell of Ida, Campbell of Webster, Collin, Cousins, Crist, Dixon, Dunlap, Edmunds, Felt, Fletcher, Fourt, Fry, Fulton, George, Gilbert, Greene, Grout, Halgrims, Hamilton, Harding, Hazen, Huff, Hunt, Hutchins, Jacobson, Johnson, Krebill, Kull, Lenocker, Linnan, Lounsberry, McCullough, Miller of Bremer, Milton, Moore, Murtagh, O'Connor, Olson, Penn, Perkins, Pickford, Ripley, Russell, Sater, Shankland, Sherman, Smith of Adams, Smith of Decatur, Speer, Stephenson, Stipe, Stoddard, Townsend, White, Whitney, Mr. Speaker—64.

The nays were:

Dewey, Odendahl, Patterson, Skinner-4.

Absent or not voting:

Beans, Brockway, Bruce, Bybee, Byerly, Cunningham, Dabney, Daniels, Dawson, Downey, Ellis, Enger, Escher, Finlayson, Fraley, Goodykoontz, Griggs, Harvey, Hayes, Hickenlooper, Hogan, Huntley, Jacobs, Klay, Koontz, Kulp, Larrabee, Leach, Lund, McCleery, Miller of Dubuque, Newell, Ritter, Robbins, Rowles, Schee, Shane, Taylor, Van Camp, Zeller—40.

So the bill passed and the title was agreed to.

On motion of Campbell of Ida, House File No. 377, a bill for an act to amend Section Thirteen Hundred Thirty-three-d (1333-d) of the Supplement to the Code, relating to the taxing of insurance corporations, with report of committee recommending passage as amended was taken up, considered, and the committee amendments were adopted.

Mr. Campbell moved that the rules be suspended, 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 ayes were:

Bascom, Bauman, Beebe, Black, Boettger, Bowman, Brady, Brown, Bruce, Campbell of Ida, Campbell of Webster, Collin, Cousins, Cunningham, Dabney, Dawson, Dewey, Dixon, Downey, Dunlap, Edmunds, Felt, Fletcher, Fourt, Fulton, George, Gilbert, Greene, Halgrims, Hamilton, Harding, Harvey, Hazen, Hogan, Huff, Hunt, Hutchins, Jacobs, Jacobson, Johnson, Klay, Krebill, Kull, Lenocker, Linnan, Lounsberry, McCleery, McCullough, Miller of Bremer, Milton, Murtagh, O'Connor, Olson, Patterson, Penn, Perkins, Pickford, Ripley, Robbins, Russell, Sater, Shankland, Sherman, Skinner, Smith of Adams, Smith of Decatur, Stephenson, Speer, Stipe, Stoddard, Townsend, White, Zeller, Mr. Speaker—74.

The nays were:

Odendahl-1.

Absent or not voting:

Beans, Brockway, Bybee, Byerly, Crist, Daniels Ellis, Enger, Escher, Finlayson, Fraley, Fry, Goodykoontz, Griggs, Grout, Hayes, Hickenlooper, Huntley, Koontz, Kulp, Larrabee, Leach, Lund, Miller of Dubuque, Moore, Newell, Ritter, Rowles, Schee, Shane, Taylor, Van Camp, Whitney—33.

So the bill passed and the title was agreed to.

REPORTS OF COMMITTEES.

Harding of Woodbury, from the Committee on Municipal Corporations, submitted the following report:

Mr. Speaker—Your Committee on Municipal Corporations, to whom was referred House File No. 556, a bill for an act declaring the emission of smoke within the corporate limits of certain cities to be a public nuisance, and conferring upon such cities additional powers for the abate-

ment of such nuisances, 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 be amended as follows:

By striking therefrom Section Three (3), and when so amended the bill do pass.

W. L. HARDING, Chairman.

Report adopted:

Also:

MR. SPEAKER-Your Committee on Municipal Corporations, to whom was referred House File No. 236, a bill for an act to vest in cities and towns, including cities organized under Chapter Forty-eight (48), Acts of the Thirty-second (32d) General Assembly of Iowa, as the same appears in Chapter Fourteen-c (14-c) of Title V (5) of the Supplement to the Code, 1907, title to and ownership and control over all meandered streams within their corporate limits, and to empower such cities and towns to deepen, widen, straighten and change the channels of such stream; to improve, park and otherwise beautify the banks of such streams, and to abate or remove nuisances or obstructions therefrom; and providing for the levy of a special tax for the improvement of the beds and banks of rivers and other purposes connected therewith. (Additional to Title V (5) of the Code relating to city and town government,) 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 be amended as follows:

That all of the title be stricken out and the following substituted therefor:

"A bill for an act to vest in cities and towns, including cities organized under Chapter Forty-eight (48), Acts of the Thirty-second (32d) General Assembly of Iowa, as the same appears in Chapter Fourten-c (14-c) of Title V (5) of the Supplement to the Code, 1907, control over all meandered streams and lakes within their corporate limits, and to empower such cities and towns to deepen, widen, straighten and change the channels of such streams and lakes; to improve, park and otherwise beautify the banks of such streams and lakes and to abate or remove nuisances or obstructions therefrom; and providing for the levy of a special tax for the improvement of the beds and banks of rivers and other purposes connected therewith, (additional to Title V (5) of the Code, relating to city and town government.)"

And that all after the enacting clause he stricken out and the following substituted therefor:

"Section 1. All cities and towns, including cities organized under Chapter Forty-eight (48), Acts of the Thirty-second General Assembly of Iowa, as the same appears in Chapter Fourteen-c (14-c) of Title V (5) of the Supplement to the Code, 1907, shall have control over all meandered streams or lakes, within the boundaries thereof and of the beds, banks and waters of such streams or lakes, except cities defined in and

that have taken advantage of the provisions of the law as it appears in Chapter Nine-a (9-a) Title V (5), Supplement to the Code, 1907, and amendments thereto, and now having a river front improvement commission. They shall have power to prevent the placing or maintenance of nuisances or obstructions in such streams or lakes and to abate and remove nuisances or obstructions therefrom; to recover the expense thereof from the person or persons causing, placing or maintaining such nuisance or obstruction therein. To deepen, widen, straighten or change the channels of such streams or lakes, to improve, park and beautify the banks of such streams, or lakes, and to construct boulevards, driveways or parkways along or adjacent thereto, and to acquire by purchase or condemnation the necessary real estate therefor. To construct levees, embankments and any other works to protect the city and its inhabitants and their property from floods. To acquire and take by purchase or condemnation any real property necessary for any such work or improvements. funds for any of the expenditures herein authorized by the levy upon all taxable property in said city of a continuous tax of not more than two (2) mills on the dollar each year, except cities and towns of 5,000 and less and in such cities and towns the levy shall not exceed four mills on the dollar for each year, for not more than ten (10) years, and to issue bonds in anticipation of said tax, and to pledge the proceeds of said tax to the payment of said bonds; provided, however, that the vested rights of riparian owners and owners of water powers shall not be injuriously affected by this act," and when so amended the bill do pass.

W. L. HARDING,

Chairman.

Report adopted.

Goodykoontz of Boone, 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. 209, a bill for an act amending Section Thirteen Hundred and Four (1304) of the Supplement to the Code, 1907, relating to the exemption of certain property from taxation, 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 be indefinitely postponed.

W. W. GOODYKOONTZ,

Chairman.

Report adopted, and House File No. 209 was indefinitely postponed.

Also:

MR. SPEAKER—Your Committee on Ways and Means, to whom was referred Senate File No. 336, a bill for an act relating to the assessment and collection of a tax upon collateral estates, annuities, legacies, bequests, gifts, transfers and inheritances, and repealing the law as it appears in Chapter Four (4) of Title Seven (7) of the Supplement to the Code,

1907, and Chapter Ninety-two (92) of the Acts of the Thirty-third (33d) General Assembly and to enact a substitute 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 be amended as follows:

By inserting after the comma (,) following the word "property" and before the word "and" in the 8th line of Section 3 the following:

"the amount paid by the executor or administrator for a bond, the attorney fee in a reasonable amount, to be approved by the court, for the ordinary probate proceedings in said estate," and when so amended the bill do pass.

W. W. GOODYKOONTZ,

Report adopted.

Chairman.

Also:

Mr. Speaker—Your Committee on Ways and Means, to whom was referred Senate File No. 436, a bill for an act to amend Section Sixteen Hundred and Thirty-seven (1637) of the Code, with reference to the incorporation fee to be paid by foreign corporations, 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 be amended as follows:

By adding the following section: "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 Des Moines Capital, newspapers published in the city of Des Moines, Iowa," and when so amended the bill do pass.

W. W. GOODYKOONTZ.

Report adopted.

Chairman.

Also:

MB. SPEAKER—Your Committee on Ways and Means, to whom was referred House File No. 192, a bill for an act to amend Section One Thousand Three Hundred and Nineteen (1319) of the Code, in relation to taxation of shares of stock in corporations, 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.

W. W. GOODYKOONTZ,

Chairman.

Report adopted.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS.

Whitney of Woodbury, 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.

341, a bill for an act to amend Section Two Thousand Three Hundred Forty-eight-a (2348-a) of the Supplement to the Code, 1907, relating to bounties.

Also:

Senate File No. 311, a bill for an act amending Section Two Hundred Fifty-four-a-18 (254-a-18) of the Supplement to the Code, 1907, relating to probation officers.

Also:

Senate File No. 279, a bill for an act to amend the law as it appears in Section Four Thousand Nine Hundred Ninety-nine-a-Thirty-five (4999-a-35) of Chapter Ten-b (10-b) of the Supplement to the Code, 1907, relating to pure drugs, and the misbranding thereof.

U. G. WHITNEY,
Chairman House Committee.

Ed. P. Malmberg, Chairman Senate Committee.

Adopted.

INTRODUCTION OF BILLS.

By Fry of Wayne, House File No. 594, a bill for an act to legalize the notices of a certain special election held at Corydon:

Whereas, the Town Council of the Town of Corydon, Wayne County, Iowa, pursuant to a petition signed by a majority of the qualified electors of the Town of Corydon, did hitherto call a special election of the voters of the Town of Corydon, to vote on the question of erecting and establishing a water works system, the question of building sewers, the question of issuing bonds in the sum not to exceed Thirty Thousand Dollars (\$30,000,) for purchasing and erecting a water works system and the question of issuing bonds in the sum not to exceed Fifteen Thousand Dollars (\$15,000) for the building and constructing of sewers, and

Whereas, Said election was held on the eleventh day of April, 1910, A. D., and a large vote was polled on each of the questions submitted, of which more than a two-thirds majority was cast in the affirmative in each of the questions submitted, and

Whereas, Pursuant to the results of said election, the Council of the Town of Corydon contracted for the construction of a water works system and for the building of sewers, and by ordinance directed the issuance of Thirty Thousand Dollars (\$30,000) water works bonds, and Fifteen Thousand Dollars (\$15,000) Sewer Bonds, and

Whereas, Said water works system and said sewers were constructed and completed according to specifications by the contractors, who fully performed all their promises, and

Whereas, The town of Corydon has been and now is enjoying the use said water works and sewers, which were and now are fully worth the contract price, and

Whereas, Water works bonds in the sum of Thirty Thousand Dollars (\$30,000) and sewer bonds in the sum of Fifteen Thousand Dollars (\$15,000) were duly issued and sold, pursuant to the aforementioned proceedings, and

Whereas, Doubts have arisen as to the validity of the proceedings under which aforesaid contracts were made and aforesaid bonds were issued and sold on the ground that the published notices of the aforesaid special election failed to notify the voters of the particular place within the Town of Corydon at which said special election should be held, now therefore

Be it Enacted by the General Assembly of the State of Iowa:

Section 1. That the published notices of the special election held at Corydon, Wayne County, Iowa, on the eleventh day of April, 1910, A. D., be and the same are hereby legalized, and declared legal and valid, the same as though said notices had notified the voters of the particular place within the Town of Corydon at which said special election should be held, and as though the law had in all respects been complied with.

- Sec. 2. Nothing in this act shall affect any pending litigation.
- Sec. 3. This act being deemed of immediate importance shall take effect and be in force from and after the publication in the Register and Leader, a newspaper published at Des Moines, Iowa, and the Times-Republican, a newspaper published at Corydon, Iowa, without expense to the state.

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

By Dewey of Guthrie, House File No. 595:

A BILL

For an Act repealing the law as it appears in Section One Hundred Fifty-six (156) of the Supplement to the Code, 1907, providing for the appointment of a secretary of the executive council and fixing his salary, and authorizing the payment of the necessary expenses of the members of the executive council and its employes.

Be it Enacted by the General Assembly of the State of Iowa:

Section 1. That the law as it appears in Section One Hundred Fiftysix (156) of the Supplement to the Code, 1907, is hereby repealed and the following enacted in lieu thereof:

"The Executive Council shall choose a secretary who shall hold office during its pleasure and who shall receive a salary to be fixed by said council in an amount not exceeding the sum of Two Thousand Five Hundred (\$2,500) Dollars per annum to be paid from the state treasury upon vouchers certified by said council.

When the executive council shall find that it is necessary to make personal investigation to enable it to properly perform its duties in as-

sessing or equalizing assessments and in fixing the value of corporate properties or otherwise, it may certify the necessary expenses of its members or of its employees, when in performance of duties under instruction of the said council when absent from the seat of government, to the auditor of state which shall be paid from the state treasury upon verified vouchers containing a statement of the reasons for the necessity of the same.

The executive council shall have a seal bearing the words 'Executive Council of the State of Iowa,' which its secretary shall use in attesting the acts of said council."

Sec. 2. This act being deemed of immediate importance, shall take effect and be in force from and after its passage and approval and its publication in the Register and Leader and Des Moines Capital, newspapers published at Des Moines, Iowa.

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

Fletcher of Iowa presented the following Concurrent Resolution:

CONCURRENT RESOLUTION.

Relating to Printing the Early Iowa Laws.

Whereas, the supply has been exhausted and there is considerable demand for the laws hereinafter mentioned,

Be it Resolved by the House of Representatives, the Senate concurring, That the secretary of state be and he is hereby authorized to have printed and bound in cloth one thousand each of the following:

The Iowa Code of 1851 in one volume.

The Acts of the General Assembly of Iowa enacted at each session, between the Code of 1851 and the Revision of 1860, in volumes of convenient size.

The revised statutes of the Territory of Iowa, 1843 in one volume.

The Acts of the Territorial legislature of Iowa, commencing with the regular session of 1840 and ending with the last session prior to the adoption of the Code of 1851, in volumes of convenient size.

That when published said volumes shall be sold at two dollars per volume and shall be distributed for sale in the same manner that the code is now distributed, except that none of said volumes shall be distributed free to any county, town, township or city officer.

Laid over under Rule 34.

On motion of Dewey of Guthrie the House adjourned.

EVENING SESSION.

House reconvened, Speaker Stillman in the chair.

Boettger of Scott moved that the Calendar order on bills be disregarded for the evening session, and that members be permitted to call up any bill on the Calendar.

Motion prevailed.

On request of Pickford of Cerro Gordo, leave of absence was granted Fry of Wayne for the evening session.

REPORT OF COMMITTEE.

Bruce of Floyd, from the Committee on Representative Districts, submitted the following report:

Mr. Speaker—Your Committee on Representative Districts, to whom was referred House File No. 585, a bill for an act to apportion the state into Representative Districts and declare the ratio of representation, 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. E. BRUCE, Chairman.

Report adopted.

CONSIDERATION OF BILLS.

On motion of Miller of Dubuque, House File No. 321, a bill for an act to authorize the Governor of the State to execute to Joseph Tucker, a patent, conveying to him the southwest quarter (S. W. 1-4) of the southeast quarter (S. E. 1-4) of Section Five (5), Township Eighty-seven (87), North Range One (1), West of the 5th P. M., in Dubuque County, Iowa, with report of committee recommending passage as amended, was taken up, considered, and the committee amendments were adopted.

Mr. Miller moved that the rules be suspended, 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 ayes were:

Bascom, Beans, Black, Boettger, Bowman, Brown, Bruce, Bybee, Campbell of Ida, Campbell of Webster, Collin, Cousins, Cunning-

ham, Dabney, Daniels, Dawson, Dewey, Dixon, Downey, Edmunds, Felt, Finlayson, Fourt, Fraley, Fulton, George, Gilbert, Goody-koontz, Greene, Griggs, Grout, Hamilton, Harvey, Hayes, Hazen, Hickenlooper, Huff, Hunt, Huntley, Hutchins, Jacobs, Jacobson, Johnson, Klay, Krebill, Kull, Kulp, Lenocker, Lounsberry, Lund, Miller of Bremer, Miller of Dubuque, Milton, Moore, Murtagh, Odendahl, Olson, Patterson, Ritter, Robbins, Rowles, Shane, Sherman, Smith of Adams, Speer, Stephenson, Stipe, Stoddard, Townsend, White, Zeller, Mr. Speaker—72.

The nays were:

None.

Absent or not voting:

Bauman, Beebe, Brady, Brockway, Byerly, Crist, Dunlap, Ellis, Enger, Escher, Fletcher, Fry, Halgrims, Harding, Hogan, Koontz, Larrabee, Leach, Linnan, McCleery, McCullough, Newell, O'Connor, Penn, Perkins, Pickford, Ripley, Russell, Sater, Schee, Shankland, Skinner, Smith of Decatur, Taylor, Van Camp, Whitney—36.

So the bill passed and the title was agreed to.

On motion of Edmunds of Taylor, House File No. 372, a bill for an act to amend Section One (1) of Chapter One Hundred Fifty-one (151) of the Acts of the Thirty-third General Assembly, relating to the manufacture and distribution of hog cholera serum, and providing for an appropriation of five thousand dollars (\$5,000.00) for the maintenance of the laboratory for the manufacture of such serum, with report of committee recommending passage, was taken up and considered.

Mr. Edmunds moved that the rules be suspended, 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 ayes were:

Bascom, Bauman, Beans, Beebe, Black, Boettger, Bowman, Brown, Bruce, Bybee, Campbell of Ida, Campbell of Webster, Collin, Cousins, Cunningham, Dabney, Daniels, Dawson, Dewey, Dixon, Edmunds, Escher, Felt, Finlayson, Fourt, Fraley, Fulton, George, Goodykoontz, Greene, Griggs, Grout, Hamilton, Harding, Harvey, Hayes, Hazen, Hickenlooper, Huff, Hunt, Huntley, Hutchins, Jacobs, Jacobson, Johnson, Klay, Krebill, Kull, Kulp, Larrabee, Lenocker, Linnan, Lounsberry, Lund, McCullough, Miller

of Dubuque, Milton, Murtagh, Newell, O'Connor, Olson, Patterson, Pickford, Ripley, Ritter, Robbins, Rowles, Russell, Shane, Sherman, Skinner, Smith of Adams, Speer, Stephenson, Stipe, Stoddard, Townsend, Van Camp, White, Zeller, Mr. Speaker—81.

The nays were:

Gilbert, Odendahl-2.

Absent or not voting:

Brady, Brockway, Byerly, Crist, Downey, Dunlap, Ellis, Enger Fletcher, Fry, Halgrims, Hogan, Koontz, Leach, McCleery, Miller of Bremer, Moore, Penn, Perkins, Sater, Schee, Shankland, Smith of Decatur, Taylor, Whitney—25.

So the bill passed and the title was agreed to.

On motion of Boettger of Scott, Senate File No. 231, a bill for an act to repeal Section One Thousand Three (1003) of the Code and enact a substitute therefor, relative to the levy of taxes in special charter cities, with report of committee recommending passage, was taken up and considered.

Mr. Boettger moved 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 ayes were:

Bascom, Bauman, Beans, Beebe, Black, Boettger, Bowman, Brady, Brown, Bruce, Bybee, Campbell of Ida, Campbell of Webster, Collin, Cousins, Cunningham, Dabney, Daniels, Dewey, Dixon, Downey, Escher, Fourt, Fraley, Fulton, George, Gilbert, Goodykoontz, Green, Griggs, Grout, Halgrims, Hamilton, Harding, Harvey, Hayes, Hazen, Huff, Hunt, Huntley, Hutchins, Jacobs, Jacobson, Johnson, Klay, Krebill, Kull, Larrabee, Lenocker, Linnan, Lounsberry, Lund, Milton, O'Connor, Olson, Patterson, Pickford, Ripley, Ritter, Rowles, Russell, Sherman, Skinner, Smith of Adams, Speer, Stephenson, Stipe, Stoddard, Townsend, Van Camp, White, Zeller, Mr. Speaker—73.

The nays were:

None.

Absent or not voting:

Brockway, Byerly, Crist, Dawson, Dunlap, Edmunds, Ellis, Enger, Felt, Finlayson, Fletcher, Fry, Hickenlooper, Hogan, Koontz, Kulp, Leach, McCleery, McCullough, Miller of Bremer, Miller of Dubuque, Moore, Murtagh, Newell, Odendahl, Penn, Perkins, Robbins, Sater, Schee, Shane, Shankland, Smith of Decatur, Taylor, Whitney—35.

So the bill passed and the title was agreed to.

On motion of Johnson of Mitchell, House File No. 505, a bill for an act to legalize conveyances of real property by executors or trustees under foreign wills, where provisions of Section Thir ty-two Hundred and Ninety-five (3295) of the Code were not observed or complied with, with report of committee recommending passage, was taken up, considered and Senate File No. 398 was substituted therefor.

Mr. Johnson moved 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 ayes were:

Bascom, Bauman, Beans, Beebe, Black, Boettger, Bowman, Brady, Brown, Bruce, Bybee, Campbell of Ida, Campbell of Webster, Collin, Cousins, Crist, Cunningham, Dabney, Daniels, Dawson, Dewey, Dixon, Downey, Edmunds, Escher, Felt, Finlayson, Fourt, Fraley, Fulton, George, Gilbert, Goodykoontz, Greene, Griggs, Grout, Halgrims, Hamilton, Harding, Harvey, Hayes, Hazen, Hogan, Huff, Hunt, Huntley, Hutchins, Jacobs, Jacobson, Johnson, Klay, Krebill, Kull, Kulp, Larrabee, Lenocker, Linnan, Lounsberry, Lund, McCullough, Miller of Dubuque, Milton, Murtagh, Newell, O'Connor, Odendahl, Olson, Patterson, Penn, Pickford, Ripley, Ritter, Robbins, Rowles, Russell, Shankland, Sherman, Skinner, Smith of Adams, Speer, Stephenson, Stipe, Stoddard, Townsend, Van Camp, White, Whitney, Zeller, Mr. Speaker—89.

The nays were:

None.

Absent or not voting:

Brockway, Byerly, Dunlap, Ellis, Enger, Fletcher, Fry, Hickenlooper, Koontz, Leach, McCleery, Miller of Bremer, Moore, Perkins, Sater, Schee, Shane, Smith of Decatur, Taylor—19.

So the bill passed and the title was agreed to.

On motion of Zeller of Madison, House File No. 547, a bill for an act to amend the law as it appears in Section Twenty-one Hundred Thirteen (2113) of the Supplement to the Code, 1907, as amended by the Acts of the Thirty-third (33d) General Assembly, relating to the power of the Board of Railroad Commissioners, with report of committee recommending passage was taken up and considered.

Mr. Zeller moved that the rules be suspended, 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 ayes were:

Bascom, Bauman, Beans, Beebe, Black, Boettger, Bowman, Brady, Brown, Bruce, Bybee, Campbell of Ida, Campbell of Webster, Collin, Cousins, Crist, Cunningham, Dabney, Daniels, Dawson, Dewey, Dixon, Downey, Edmunds, Escher, Felt, Finlayson, Fourt, Fraley, Fulton, George, Gilbert, Goodykoontz, Greene, Griggs, Grout, Halgrims, Hamilton, Harding, Harvey, Hayes, Hazen, Hogan, Huff, Hunt, Huntley, Hutchins, Jacobs, Jacobson, Johnson, Klay, Krebill, Kull, Larrabee, Lenocker, Linnan, Lounsberry, Lund, McCullough, Milton, Murtagh, Newell, O'Connor, Odendahl, Olson, Patterson, Penn, Pickford, Ripley, Ritter, Robbins, Rowles, Russell, Shankland, Sherman, Skinner, Smith of Adams, Speer, Stephenson, Stipe, Stoddard, Townsend, Van Camp, White, Whitney, Zeller, Mr. Speaker—87.

The nays were:

None.

Absent or not voting:

Brockway, Byerly, Dunlap, Ellis, Enger, Fletcher, Fry, Hickenlooper, Koontz, Kulp, Leach, McCleery, Miller of Bremer, Miller of Dubuque, Moore, Perkins, Sater, Schee, Shane, Smith of Decatur, Taylor—21.

So the bill passed and the title was agreed to.

Huff of Hardin in the Chair.

On motion of Escher of Shelby, House File No. 269, a bill for an act to indemnify Miss E. M. Ames for personal injury sustained by her while employed as laundress at Vinton State Hospital, Vin-

ton, Iowa, with report of committee recommending passage as amended was taken up, considered, and the committee amendments were adopted.

Mr. Escher moved that the rules be suspended, 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 ayes were:

Bascom, Bauman, Beans, Beebe, Black, Boettger, Bowman, Brady, Brown, Bruce, Bybee, Campbell of Ida, Campbell of Webster, Collin, Crist, Dabney, Daniels, Dawson, Dewey, Dixon, Downey, Edmunds, Escher, Felt, Finlayson, Fourt, Fraley, Fulton, George, Gilbert, Goodykoontz, Greene, Griggs, Grout, Halgrims, Hamilton, Harding, Harvey, Hayes, Hazen, Huff, Hunt, Huntley, Hutchins, Jacobs, Jacobson, Johnson, Klay, Krebill, Kull, Kulp, Larrabee, Lenocker, Linnan, Lounsberry, Lund, McCullough, Miller of Bremer, Milton, Murtagh, Newell, O'Connor, Odendahl, Olson, Patterson, Penn, Pickford, Ripley, Ritter, Robbins, Rowles, Russell, Shankland, Sherman, Skinner, Smith of Adams, Speer, Stephenson, Stipe, Stoddard, Townsend, Van Camp, White, Whitney, Zeller—85.

The nays were:

None.

Absent or not voting:

Brockway, Byerly, Cousins, Cunningham, Dunlap, Ellis, Enger, Fletcher, Fry, Hickenlooper, Hogan, Koontz, Leach, McCleery, Miller of Dubuque, Moore, Perkins, Sater, Schee, Shane, Smith of Decatur, Taylor, Mr. Speaker—23.

So the bill passed and the title was agreed to.

On motion of Ripley of Hancock, House File No. 561, a bill for an act to amend Section Twenty-three Hundred Ten-a21 (2310-a21) of the Supplement to the Code, 1907, relating to the regulation and control of the inmates of the hospital for the treatment of dipsomaniacs, inebriates and those addicted to the excessive use of narcotics, with report of committee recommending passage as amended, was taken up, considered, and the committee substitute amendment substituted for the original bill.

Halgrims of Humboldt proposed the following amendment:

I move to amend by striking out all of Section 2.

Amendment lost.

Mr. Ripley moved that the rules be suspended, 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 ayes were:

Bascom, Bauman, Beans, Beebe, Black, Boettger, Bowman, Brady, Brown, Bruce, Bybee, Campbell of Ida, Campbell of Webster, Collin, Cousins, Crist, Cunningham, Dabney, Daniels, Dawson, Dewey, Dixon, Downey, Edmunds, Escher, Felt, Finlayson, Fourt, Fraley, Fulton, George, Gilbert, Greene, Griggs, Grout, Halgrims, Hamilton, Harding, Harvey, Hayes, Hazen, Hogan, Huff, Hunt, Huntley, Hutchins, Jacobs, Jacobson, Johnson, Krebill, Kull, Kulp, Larrabee, Lenocker, Linnan, Lounsberry, Lund, McCullough, Milton, Murtagh, Newell, O'Connor, Odendahl, Olson, Patterson, Penn, Pickford, Ripley, Ritter, Robbins, Rowles, Russell, Schee, Shankland, Sherman, Skinner, Smith of Adams, Smith of Decatur, Speer, Stephenson, Stipe, Stoddard, Townsend, Van Camp, White, Whitney, Zeller—87.

The nays were:

None.

Absent or not voting:

Brockway, Byerly, Dunlap, Ellis, Enger, Fletcher, Fry, Goody-koontz Hickenlooper, Klay, Koontz, Leach, McCleery, Miller of Bremer, Miller of Dubuque, Moore, Perkins, Sater, Schee, Taylor, Mr. Speaker—21.

So the bill passed and the title was agreed to.

On motion of White of Benton, Senate File No. 225, a bill for an act to transfer the control and management of the college for the blind at Vinton from the Board of Control of State Institutions to the State Board of Education and granting all of the powers held by the Board of Control of this institution to the State Board of Education; and amending the law as it appears in Section Two Thousand Seven Hundred Twenty-seven-a-eight (2727-a8) of the Supplement to the Code 1907, and amending Chapter One

Hundred Seventy (170) of the law as it appears in the Acts of the Thirty-third General Assembly, with report of committee recommending passage, was taken up and considered.

Mr. White moved 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 ayes were:

Bascom, Bauman, Beans, Beebe, Black, Boettger, Bowman, Brady, Brown, Bruce, Bybee, Campbell of Ida, Campbell of Webster, Collin, Cousins, Crist, Cunningham, Dabney, Daniels, Dawson, Dewey, Dixon, Downey, Edmunds, Escher, Felt, Fourt, Fraley, Fulton, George, Gilbert, Greene, Griggs, Grout, Halgrims, Hamilton, Harding, Harvey, Hayes, Hazen, Hogan, Huff, Huntley, Hutchins, Jacobs, Jacobson, Johnson, Krebill, Kull, Kulp, Larrabee, Lenocker, Linnan, Lounsberry, Lund, McCullough, Miller of Bremer, Milton, Murtagh, Newell, O'Connor, Olson, Patterson, Penn, Pickford, Ripley, Ritter, Robbins, Shankland, Sherman, Skinner, Smith of Adams, Smith of Decatur, Speer, Stephenson, Stipe, Stoddard, Townsend, Van Camp, White, Zeller—81.

The nays were:

Hunt, Odendahl, Rowles, Whitney-4.

Absent or not voting:

Brockway, Byerly, Dunlap, Ellis, Enger, Finlayson, Fletcher, Fry, Goodykoontz, Hickenlooper, Klay, Koontz, Leach, McCleery, Miller of Dubuque, Moore, Perkins, Russell, Sater, Schee, Shane, Taylor, Mr. Speaker—23.

So the bill passed.

Smith of Decatur moved to amend the title by striking out the words "of this" in line four and inserting in lieu thereof the words "over such."

Amendment adopted and title as amended agreed to.

On motion of Dixon of Sac, House File No. 488, a bill for an act to amend Section Seven Hundred Twenty-eight (728) of the Code and Supplement, relating to vacancies in office of library trustees, with report of committee recommending passage as amended, was taken up, considered, and the committee substitute amendment substituted for the original bill.

Speaker Stillman in the Chair.

Mr. Dixon moved that the rules be suspended, 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 ayes were:

Bascom, Bauman, Beans, Beebe, Black, Boettger, Bowman, Brown, Bruce, Bybee, Campbell of Ida, Campbell of Webster, Collin, Cousins, Crist, Cunningham, Dabney, Daniels, Dawson, Dewey, Dixon, Downey, Edmunds, Escher, Felt, Finlayson, Fourt, Fraley, Fulton, George, Gilbert, Greene, Griggs, Grout, Halgrims, Hamilton, Harding, Harvey, Hayes, Hazen, Hogan, Huff, Hunt, Huntley, Hutchins, Jacobs, Jacobson, Johnson, Krebilt, Kull, Kulp, Larrabee, Lenocker, Linnan, Lounsberry, Lund, McCullough, Miller of Bremer, Milton, Murtagh, Newell, O'Connor, Olson, Patterson, Penn, Pickford, Ripley, Ritter, Robbins, Rowles, Russell, Shankland, Sherman, Skinner, Smith of Adams, Smith of Decatur, Speer, Stephenson, Stipe, Stoddard, Townsend, Van Camp, White, Whitney, Zeller—85.

The nays were:

None.

Absent or not voting:

Brady, Brockway, Byerly, Dunlap, Ellis, Enger, Fletcher, Fry, Goodykoontz, Hickenlooper, Klay, Koontz, Leach, McCleery, Miller of Dubuque, Moore, Odendahl, Perkins, Sater, Schee, Shane, Taylor, Mr. Speaker—23.

So the bill passed and the title was agreed to.

Cunningham of Buena Vista moved that for the balance of the evening, House bills, only, be considered.

Johnson of Mitchell moved to amend so as to except from the operation of this motion, Senate bills having House companion bills.

Amendment adopted.

Motion as amended prevailed.

On motion of Harding of Woodbury House File No. 523, a bill for an act to amend Section Twenty-one Hundred Twentyfive (2125) of the Code and Section Twenty-one Hundred Fortyfive (2145) of the Code, defining switching service by railway carriers and giving the railroad commissioners certain powers therein, with report of committee recommending passage was taken up and considered.

Mr. Harding moved that the rules be suspended, 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 ayes were:

Bascom, Bauman, Beans, Beebe, Black, Boettger, Bowman, Brady, Brown, Bruce, Campbell of Ida, Campbell of Webster, Collin, Cousins, Crist, Cunningham, Dabney, Daniels, Dawson, Dewey, Dixon, Downey, Escher, Felt, Finlayson, Fourt, Fraley, Fulton, Gilbert, Goodykoontz, Greene, Griggs, Grout, Hamilton, Harding, Harvey, Hazen, Hogan, Huff, Hunt, Huntley, Hutchins, Jacobs, Jacobson, Johnson, Klay, Krebill, Kull, Lenocker, Linnan, Miller of Bremer, Milton, Moore, Murtagh, Newell, O'Connor, Odendahl, Olson, Penn, Ripley, Ritter, Rowles, Russell, Shankland, Sherman, Skinner, Smith of Adams, Smith of Decatur, Speer, Stephenson, Stoddard, Townsend, Van Camp, White, Whitney, Zeller, Mr. Speaker—77.

The nays were:

Bybee, Halgrims, Kulp, Patterson, Robbins-5.

Absent or not voting:

Brockway, Byerly, Dunlap, Edmunds, Ellis, Enger, Fletcher, Fry, George, Hayes, Hickenlooper, Koontz, Larrabee, Leach, Lounsberry, Lund, McCleery, McCullough, Miller of Dubuque, Perkins, Pickford, Sater, Schee, Shane, Stipe, Taylor—26.

So the bill passed and the title was agreed to.

On motion of Campbell of Ida, House File No. 543, a bill for an act to amend House File Number Six (6) of the Thirty-fourth General Assembly relating to the recovery of interest in real estate when spouse failed to join in conveyance, with report of committee recommending passage as amended, was taken up, considered, and the committee amendments were adopted.

Mr. Campbell moved that the rules be suspended, 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 ayes were:

Bascom, Bauman, Beans, Beebe, Black, Boettger, Bowman, Brady, Brown, Bruce, Bybee, Campbell of Ida, Campbell of Webster, Collin, Crist, Dabney, Daniels, Dawson, Dewey, Dixon, Downey, Edmunds, Escher, Fourt, Fraley, Fulton, George, Gilbert, Goodykoontz, Greene, Griggs, Grout, Halgrims, Hamilton, Harding, Harvey, Hayes, Hazen, Hogan, Huff, Hunt, Huntley, Hutchins, Jacobs, Jacobson, Krebill, Kull, Kulp, Larrabee, Lenocker, Linnan, Lounsberry, Lund, McCullough, Miller of Bremer, Murtagh, Newell, O'Connor, Olson, Pickford, Ripley, Ritter, Robbins, Rowles, Russell, Shankland, Sherman, Skinner, Smith of Adams, Smith of Decatur, Speer, Stephenson, Stoddard, Townsend, Van Camp, White, Whitney, Zeller, Mr. Speaker—79.

The nays were: None.

Absent or not voting:

Brockway, Byerly, Cousins, Cunningham, Dunlap, Ellis, Enger, Felt, Finlayson, Fletcher, Fry, Hickenlooper, Johnson, Klay, Koontz, Leach, McCleery, Miller of Dubuque, Milton, Moore, Odendahl, Patterson, Penn, Perkins, Sater, Schee, Shane, Stipe, Taylor—29.

So the bill passed and the title was agreed to.

On motion of McCullough of Dubuque, House File No. 180, a bill for an act amending Chapter Eight (8) of Title Thirteen (XIII) of the Supplement to the Code, 1907, and being additional thereto and providing that females liable to be committed to the state industrial school may be committed to accredited institutions, with report of committee recommending passage as amended, was taken up, considered, and the committee substitute amendment substituted for the original bill.

Mr. McCullough moved that the rules be suspended, 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 ayes were:

Bascom, Bauman, Beans, Beebe, Black, Boettger, Bowman, Brady, Brown, Bruce, Bybee, Campbell of Ida, Campbell of Webster, Collin, Cousins, Crist, Cunningham, Dabney, Daniels, Daw-

son, Dewey, Dixon, Downey, Edmunds, Escher, Fourt, Fraley, Fulton, George, Gilbert, Greene, Griggs, Grout, Halgrims, Harding, Hayes, Hazen, Hogan, Huff, Hunt, Huntley, Hutchins, Jacobs, Jacobson, Johnson, Krebill, Kull, Kulp, Larrabee, Lenocker, Linnan, Lounsberry, Lund, McCullough, Miller of Bremer, Milton, Murtagh, Newell, O'Connor, Odendahl, Olson, Patterson, Penn, Pickford, Ripley, Ritter, Robbins, Rowles, Russell, Shankland, Skinner, Smith of Adams, Smith of Decatur, Speer, Stephenson, Stipe, Stoddard, Townsend, Van Camp, White, Whitney, Zeller, Mr. Speaker—83.

The nays were:

None.

Absent or not voting:

Brockway, Byerly, Dunlap, Ellis, Enger, Felt, Finlayson, Fletcher, Fry, Goodykoontz, Hamilton, Harvey, Hickenlooper, Klay, Koontz, Leach, McCleery, Miller of Dubuque, Moore, Perkins, Sater, Schee, Shane, Sherman, Taylor—25.

So the bill passed and the title was agreed to.

On motion of Stipe of Page, House File No. 482, a bill for an act to amend Section 592-a of the Supplement to the Code, 1907, relative to township use of public libraries, and limiting period of contract and levy of tax, with report of committee recommending passage, was taken up and considered.

Mr. Stipe moved that the rules be suspended, 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 ayes were:

Bascom, Bauman, Beebe, Black, Boettger, Bowman, Brady, Brown, Bruce, Bybee, Campbell of Ida, Campbell of Webster, Collin, Cousins, Crist, Dabney, Dewey, Dixon, Downey, Edmunds, Escher, Felt, Finlayson, Fourt, Fraley, Fulton, Gilbert, Greene, Griggs, Grout, Halgrims, Harding, Harvey, Hayes, Hazen, Hogan, Huff, Hunt, Hutchins, Jacobs, Jacobson, Johnson, Krebill, Kull, Kulp, Larrabee, Lenocker, Linnan, Lounsberry, Lund, McCullough, Miller of Bremer, Milton, Murtagh, O'Connor, Olson, Pickford, Ripley, Ritter, Robbins, Rowles, Russell, Shankland, Sherman, Smith of Decatur, Speer, Stephenson, Stipe, Van Camp, White, Whitney, Mr. Speaker—72.

The nays were:

Dawson, Huntley, Newell, Patterson, Penn, Skinner, Stoddard, Townsend, Zeller—9.

Absent or not voting:

Beans, Brockway, Byerly, Cunningham, Daniels, Dunlap, Ellis, Enger, Fletcher, Fry, George, Goodykoontz, Hamilton, Hickenlooper, Klay, Koontz, Leach, McCleery, Miller of Dubuque, Moore, Odendahl, Perkins, Sater, Schee, Shane, Smith of Adams, Taylor—27.

So the bill passed and the title was agreed to.

Finlayson of Grundy moved that the House adjourn.

Kull of Howard moved to amend that the House adjourn at 10:00 o'clock.

Amendment adopted.

Motion as amended prevailed.

On motion of Bruce of Floyd House File No. 271, a bill for an act to amend Section Three (3), Chapter One Hundred Four (104) acts of the Thirty-third General Assembly, relating to corporations for pecuniary profit, with report of committee recommending passage, was taken up and considered.

Mr. Bruce moved that the rules be suspended, 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 ayes were:

Bascom, Bauman, Beans, Beebe, Black, Boettger, Bowman, Brady, Brown, Bruce, Bybee, Campbell of Ida, Campbell of Webster, Collin, Cousins, Crist, Dabney, Daniels, Dawson, Dewey, Dixon, Downey, Edmunds, Felt, Fourt, Fraley, Fulton, George, Gilbert, Goodykoontz, Greene, Griggs, Grout, Halgrims, Harding, Harvey, Hayes, Hazen, Huff, Hunt, Huntley, Hutchins, Jacobs, Jacobson, Johnson, Klay, Krebill, Kull, Kulp, Larrabee, Linnan, Lounsberry, Lund, McCullough, Miller of Bremer, Milton, Murtagh, O'Connor, Odendahl, Patterson, Penn, Pickford, Ripley, Ritter, Robbins, Rowles, Russell, Shankland, Sherman, Skinner, Smith of Adams, Smith of Decatur, Speer, Stephenson, Stipe, Stoddard, Townsend, Van Camp, White, Whitney, Zeller, Mr. Speaker—82.

The nays were:

None.

Absent or not voting:

Brockway, Byerly, Cunningham, Dunlap, Ellis, Enger, Escher, Finlayson, Fletcher, Fry, Hamilton, Hickenlooper, Hogan, Koontz, Leach, Lenocker, McCleery, Miller of Dubuque, Moore, Newell, Olson, Perkins, Sater, Schee, Shane, Taylor—26.

So the bill passed and the title was agreed to.

On motion of Fraley of Polk, House File No. 574, a bill for an act to legalize the official acts of certain notaries public in and for Polk county, Iowa, with report of committee recommending passage as amended, was taken up, considered, and the committee substitute amendment substituted for the original bill.

Mr. Fraley moved that the rules be suspended, 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 ayes were:

Bascom, Bauman, Beebe, Black, Boettger, Bowman, Brady, Brown, Bruce, Bybee, Campbell of Ida, Collin, Cousins, Crist, Cunningham, Dabney, Daniels, Dawson, Dewey, Dixon, Downey, Edmunds, Felt, Finlayson, Fraley, George, Gilbert, Goodykoontz, Greene, Griggs, Grout, Halgrims, Harding, Harvey, Hayes, Hazen, Hogan, Huff, Hunt, Huntley, Hutchins, Jacobs, Jacobson, Johnson, Klay, Krebill, Kull, Kulp, Larrabee, Lenocker, Linnan, Lounsberry, Lund, McCullough, Milton, Moore, Murtagh, Newell, O'Connor, Patterson, Pickford, Ripley, Ritter, Robbins, Rowles, Russell, Shankland, Sherman, Skinner, Smith of Adams, Smith of Decatur, Stephenson, Stipe, Townsend, Van Camp, White, Whitney, Zeller, Mr. Speaker—79.

The nays were:

None.

Absent or not voting:

Beans, Brockway, Byerly, Campbell of Webster, Dunlap, Ellis, Enger, Escher, Fletcher, Fourt, Fry, Fulton, Hamilton, Hickenlooper, Koontz, Leach, McCleery, Miller of Bremer, Miller of Dubuque, Odendahl, Olson, Penn, Perkins, Sater, Schee, Shane, Speer, Stoddard, Taylor—29.

So the bill passed and the title was agreed to.

On motion of Kulp of Palo Alto, House File No. 551, a bill for an act to amend Chapter Nineteen-a (19-a) of Title Twelve (XII) of the Suppyement to the Code, relating to the practice of dentistry with report of committee recommending passage as amended, was taken up, considered, and the committee amendments were adopted.

Mr. Kulp moved that the rules be suspended, 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 ayes were:

Bascom, Bauman, Beans, Beebe, Black, Boettger, Bowman, Brown, Bruce, Campbell of Ida, Collin, Crist, Cunningham, Dabney, Daniels, Dixon, Edmunds, Fourt, Fraley, Fulton, George, Greene, Griggs, Grout, Halgrims, Harding, Harvey, Hayes, Hazen, Huff, Hutchins, Jacobs, Johnson, Krebill, Kull, Kulp, Larrabee, Linnan, Lounsberry, Lund, McCullough, Miller of Bremer, Milton, Murtagh, Newell, O'Connor, Patterson, Penn, Pickford, Ripley, Ritter, Rowles, Russell, Shankland, Sherman, Smith of Adams, Smith of Decatur, Stephenson, Stoddard, Townsend, Van Camp, White, Whitney, Zeller, Mr. Speaker—65.

The nays were:

Brady, Bybee, Cousins, Dewey, Downey, Felt, Gilbert, Hogan, Robbins, Skinner—10.

Absent or not voting:

Brockway, Byerly, Campbell of Webster, Dawson, Dunlap, Ellis, Enger, Escher, Finlayson, Fletcher, Fry, Goodykoontz, Hamilton, Hickenlooper, Hunt, Huntley, Jacobson, Klay, Koontz, Leach, Lenocker, McCleery, Miller of Dubuque, Moore, Odendahl, Olson, Perkins, Sater, Schee, Shane, Speer, Stipe, Taylor—33.

So the bill passed and the title as amended was agreed to.

On motion of Kull of Howard, House File No. 569 a bill for an act to amend the law as it appears in Section Five Thousand Eighty-one (5081) of the Code, relating to the penalty for nuisances, with report of committee recommending passage was taken up and considered.

Mr. Kull moved that the rules be suspended, 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 ayes were:

Bascom, Bauman, Beans, Beebe, Black, Boettger, Brady, Brown, Bruce, Campbell of Ida, Collin, Crist, Cunningham, Dabney, Daniels, Dawson, Dewey, Dixon, Downey, Edmunds, Felt, Fulton, Gilbert, Greene, Griggs, Halgrims, Harvey, Hayes, Hazen, Huff, Hunt, Huntley, Hutchins, Jacobs, Jacobson, Johnson, Kull, Larrabee, Lenocker, Linnan, Lounsberry, Lund, McCullough, Miller of Bremer, Milton, Murtagh, Newell, O'Connor, Odendahl, Penn, Pickford, Ripley, Ritter, Robbins, Rowles, Russell, Shankland, Sherman, Smith of Adams, Smith of Decatur, Stephenson, Stipe, Stoddard, Townsend, Van Camp, White, Whitney, Zeller, Mr. Speaker—69.

The nays were:

Bybee, Fourt, Skinner-3.

Absent or not voting:

Bowman, Brockway, Byerly, Campbell of Webster, Cousins, Dunlap, Ellis, Enger, Escher, Finlayson, Fletcher, Fraley, Fry, George, Goodykoontz, Grout, Hamilton, Harding, Hickenlooper, Hogan, Klay, Koontz, Krebill, Kulp, Leach, McCleery, Miller of Dubuque, Moore, Olson, Patterson, Perkins, Sater, Schee, Shane, Speer, Taylor—36.

So the bill passed and the title was agreed to.

The hour of 10:00 o'clock having arrived the House adjourned.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, APRIL 4, 1910.

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

Prayer was offered by Rev. J. F. Jamieson of Des Moines.

Journal of April 3rd corrected and approved.

On request of Halgrims of Humboldt, leave of absence was granted Jacobs of Calhoun until Wednesday.

On request of Van Camp of Adair, leave of absence was granted Escher of Shelby on account of sickness.

Unanimous consent having been given, the following motions to reconsider were filed:

I move to reconsider the vote by which Senate File No. 387 passed the House.

W. W. Goodykoontz.

I second the motion.

K. J. Johnson.

Motion prevailed.

I move to reconsider the vote by which Senate File No. 387 was passed to its third reading.

W. W. GOODYKOONTZ.

I second the motion.

K. J. JOHNSON.

Motion prevailed and the House proceeded to reconsider.

Goodykoontz of Boone proposed the following amendments:

Mr. Speaker-I move to amend Senate File No. 387 as follows

Amend the title by inserting between the word "of" and the word "national" in the 8th line the words "the shares of stock of."

Adopted.

Amend Section 1 by inserting after the word "credits" in line 10 the following: "and shall be levied by the board of supervisors, placed upon the tax list and collected by the county treasurer."

Adopted.

Amend the bill by striking out Section 7 and inserting in lieu thereof the following:

"Sec. 7. The provisions of this act, so far as applicable, shall apply to cities acting under special charter and in such cities stocks and moneyed capital referred to in Section 5 hereof shall be assessed at the taxable value of eighty per cent (80%) of that applied to other property. If the taxable value of such other property is fixed at any portion thereof except twenty-five per cent (25%) of the actual value thereof, as shown by the assessment, the city council, when the levy for all city purposes has been determined, shall ascertain the equivalent thereof based upon such twenty-five per cent (25%) valuation and shall certify the aggregate of the levy so ascertained to the county treasurer of the county in which such city is located. When the millage tax provided in Section 1 hereof is collected the county treasurer shall pay to the treasurer of such city such portion of said millage tax collected as the aggregate levy so certified is of the total levy obtained by adding such certified levy to the levy for all purposes except city purposes, and such city shall not be permitted to impose taxes upon the property referred to in Section 1 hereof."

Adopted.

Amend Section 8 by inserting after the word "state" in the third line a comma (,) followed by the word "savings."

Adopted.

Mr. Goodykoontz moved 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 ayes were:

Bascom, Beebe, Black, Boettger, Bowman, Brady, Brown, Bruce, Bybee, Campbell of Webster, Collin, Crist, Dabney, Daniels, Dawson, Edmunds, Ellis, Enger, Felt, Fourt, Fry, Fulton, George, Goodykoontz, Grout, Harding, Harvey, Hayes, Hickenlooper, Hogan, Huff, Hunt, Huntley, Hutchins, Johnson, Klay, Koontz, Krebill, Kull, Kulp, Larrabee, Lenocker, Lounsberry, Lund, McCullough, Miller of Bremer, Miller of Dubuque, Milton, Moore, Murtagh, O'Connor, Olson, Patterson, Robbins, Russell, Schee, Shane, Sherman, Skinner, Smith of Adams, Speer, Stephenson, Stipe, Stoddard, Van Camp, White, Zeller, Mr. Speaker—68.

The nays were:

Bauman, Downey, Hazen Perkins, Ripley, Rowles, Townsend -7.

Absent or not voting:

Beans, Brockway, Byerly, Campbell of Ida, Cousins, Cunningham. Dewey, Dixon, Dunlap, Escher, Finlayson, Fletcher, Fraley, Gilbert, Greene, Griggs, Halgrims, Hamilton, Jacobs, Jacobson, Leach, Linnan, McCleery, Newell, Odendahl, Penn, Pickford, Ritter, Sater, Shankland, Smith of Decatur, Taylor, Whitney—33.

So the bill passed and the title as amended 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 herewith returns as requested, Senate File No. 387, a bill for an act amending Section 1310 and 1311 of the Code, and the law as it appears in Section 1321 of the Supplement to the Code, 1907, relating to the taxation of moneys and credits and private banks.

GEO. A. WILSON, Secretary.

Stipe of Page in the chair.

REPORTS OF COMMITTEES.

Klay of Sioux, from the Committee on Judiciary, submitted the following report:

MR. SPEAKER—Your Committee on Judiciary, to whom was referred House File No. 579, a bill for an act authorizing the issue of a patent to the southwest quarter (S. W.¼) of the southeast quarter (S. E.¼), Section Sixteen (16), Township Seventy-six (76), Range Twenty-one (21), west Fifth (5th.) P. M., 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.

GERRIT KLAY, Chairman.

Report adopted.

Also:

Mr. Speaker—Your Committee on Judiciary, to whom was referred House File No. 590, a bill for an act providing that Board of Supervisors may employ counsel for the purpose of protecting the rights of drainage districts, 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.

GEBRIT KLAY,

Chairman.

Report adopted.

MR. SPEAKER—Your Committee on Judiciary, to whom was referred House File No. 490, a bill for an act providing limitations for the commencement of actions, relative to real property, additional to Chapter 2, Title 18 of the Code, 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 be amended as follows:

By inserting after the word "conveyed" in the fourth line of Section One, the words "before the year 1890," and when so amended the bill do pass.

> GERRIT KLAY, Chairman.

Report adopted.

Also:

Mr. Speaker—Your Committee on Judiciary, to whom was referred House File No. 471, a bill for an act to legalize certain conveyances of real estate heretofore recorded, 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.

GERRIT KLAY, Chairman.

Report adopted.

Also:

MB. SPEAKER—Your Committee on Judiciary, to whom was referred Senate File No. 409, a bill for an act to legalize the issuance of certain warrants drawn on the waterworks fund by the town council of the incorporated town of Fayette, Fayette county, state of Iowa, and regulating the payment thereof, 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.

GERRIT KLAY, Chairman.

Report adopted.

Also:

Mr. Speaker—Your Committee on Judiciary, to whom was referred House File No. 554, a bill for an act to legalize the action of the Board of Directors of the independent school district of Walker, Linn county, Iowa, in the levying and collection of certain taxes and to authorize the expenditure of the funds derived from said taxes, 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.

GEBRIT KLAY, Chairman.

Report adopted.

MR. SPEAKER—Your Committee on Judiciary, to whom was referred House File No. 591, a bill for an act to legalize the ordinances of the town of Menlo, Iowa, and the acts and proceedings of the council of said town had hereunder, 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.

GEBRIT KLAY, Chairman.

Report adopted.

Also:

Mr. Speaker—Your Committee on Judiciary, to whom was referred Substitute for Senate File No. 454, a bill for an act to legalize the action of the Board of Directors of the Independent school district of Walker, Linn county, Iowa, in the levying and collection of certain taxes and to authorize the expenditure of the funds derived from said taxes, 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.

GERRIT KLAY, Chairman.

Report adopted.

Also:

Mr. Speaker—Your Committee on Judiciary, to whom was referred Senate File No. 460, a bill for an act to legalize the action of the independent school district of Bennett, Cedar County, Iowa, in voting bonds at the election held on the 14th day of March, 1910, and legalizing the bonds issued by said district, 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.

GERRIT KLAY, Chairman.

Report adopted.

Also:

Mr. Speaker—Your Committee on Judiciary, to whom was referred House File No. 472, a bill for an act to legalize certain proceedings in which the service of notice was irregular or defective, 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.

GERRIT KLAY, Chairman.

Report adopted.

Mr. Speaker—Your Committee on Judiciary, to whom was referred Senate File No. 382, a bill for an act to legalize the acts of the treasurer of Monroe county, Iowa, relating to the transferring of funds from the district school fund to the county fund, 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.

GERRIT KLAY,

Chairman.

Report adopted.

Also:

Mr. Speaker—Your Committee on Judiciary, to whom was referred House File No. 552, a bill for an act to legalize the acts, resolutions, ordinances and proceedings of the council of the incorporated town of Royal, Clay county, Iowa, 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.

GERRIT KLAY, Chairman.

Report adopted.

Also:

Mr. Speaker—Your Committee on Judiciary, to whom was referred Senate File No. 459, a bill for an act to legalize certain warrants of the city of Ottumwa, Iowa, 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.

GERRIT KLAY, Chairman.

Report adopted.

Also:

Mr. Speaker—Your Committee on Judiciary, to whom was referred House File No. 576, a bill for an act to amend Section No. 470 of the Code, pertaining to duties of county auditor, 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 be indefinitely postponed.

GERRIT KLAY, Chairman.

Report adopted, and House File No. 576 was indefinitely postponed.

Also:

Mr. Speaker—Your Committee on Judiciary, to whom was referred House File No. 535, a bill for an act to amend the law as it appears in Section Twenty Hundred and Twenty-eight (2028), Supplement to the Code, 1907, relating to the taking of private property for internal improvement, 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 be indefinitely postponed.

GERRIT KLAY, Chairman.

Report adopted, and House File No. 535 was indefinitely postponed.

Also:

Mr. Speaker—Your Committee on Judiciary, to whom was referred House File No. 290, a bill for an act Supplemental to Title Twenty (20) Chapter Two (2) of the Code, 1897, to prevent the disposition of cases on mere technicalities, 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 be indefinitely postponed.

GERRIT KLAY, Chairman.

Report adopted, and House File No. 290 was indefinitely postponed.

Also:

MR. SPEAKER—Your Committee on Judiciary, to whom was referred Senate File No. 380, a bill for an act to encourage the business of manufacturing in Iowa, and providing for an official trade-mark for Iowa products, and prohibiting the unlawful use of the same and providing a penalty 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.

GERRIT KLAY, Chairman.

Report adopted.

Also:

Mr. Speaker—Your Committee on Judiclary, to whom was referred House File No. 496, a bill for an act pertaining to communications in professional confidence, 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 be indefinitely postponed.

GERRIT KLAY, Chairman.

Report adopted, and House File No. 496 was indefinitely post-poned.

Mr. Speaker—Your Committee on Judiciary, to whom was referred House File No. 51, a bill for an act to provide for quieting title against adverse rights or claims held by virtue of coal or mineral reservations in conveyances, leases, deeds and other instruments in writing, 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 be indefinitely postponed.

GERRIT KLAY, Chairman.

Report adopted, and House File No. 51 was indefinitely postponed.

Also:

Mr. Speaker—Your Committee on Judiciary, to whom was referred House File No. 345, a bill for an act authorizing the governor of the state of Iowa to issue patent attested by the secretary of the state to certain lands to and in favor of S. W. Manning, being the property situated in Davis County, Iowa, etc., 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 be indefinitely postponed.

GERRIT KLAY, Chairman.

Report adopted, and House File No. 345 was indefinitely postponed.

Also:

Mr. Speaker—Your Committee on Judiciary, to whom was referred Senate File No. 58, a bill for an act to amend Section 2429 of the Code, relating to attorney's fees allowed in proceedings for contempt for violating injunctions in actions brought to abate nuisances, 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 be indefinitely postponed.

GERRIT KLAY, Chairman.

Ordered passed on file.

MINORITY RECOMMENDATION.

Harding of Woodbury, from the Committee on Judiciary, submitted the following report:

MB. SPEAKER—Your Committee Minority of the Judiciary Committee, to whom was referred Senate File No. 58, a bill for an act to amend Section 2429 of the Code, relating to attorney's fees allowed in proceedings

for contempt for violating injunctions in actions brought to abate nuisances, 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.

W. L. HARDING,

Ordered passed on file.

Klay of Sioux, from the Committee on Judiciary, submitted the following report:

Mr. Speaker—Your Committee on Judiciary, to whom was referred Senate File No. 56, a bill for an act to amend Section 2384 of the Code, relating to the payment of attorney's fees in prosecutions for nuisances, 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 be indefinitely postponed.

GERRIT KLAY, Chairman.

Ordered passed on file.

MINORITY RECOMMENDATION.

Harding of Woodbury, from the Committee on Judiciary, submitted the following report:

Mr. Speaker—Your Committee Minority of the Judiciary Committee, to whom was referred Senate File No. 56, a bill for an act to amend Section 2384 of the Code, relating to the payment of attorney's fees in prosecutions for nuisances, 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.

W. L. HARDING.

Ordered passed on file.

Klay of Sioux, from the Committee on Judiciary, submitted the following report:

Mr. Speaker—Your Committee on Judiciary, to whom was referred Senate File No. 57, a bill for an act to amend Section 2406 of the Supplement to the Code 1907, relative to the taxing of an attorney's fee in actions brought to enjoin nuisances, 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 be indefinitely postponed.

GERRIT KLAY, Chairman.

Ordered passed on file.

MINORITY RECOMMENDATION.

Harding of Woodbury, from the Committee on Judiciary, submitted the following report:

MR. SPEAKER—Your Committee Minority of the Judiciary Committee, to whom was referred Senate File No. 57, a bill for an act to amend Section Two Thousand Four Hundred Six (2406) of the Supplement to the Code, 1907 relative to the taxing of an attorney's fee in actions brought to enjoin nuisances, 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.

W. L. HARDING,

Ordered passed on file.

Dewey of Guthrie, 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. 481, a bill for an act to amend Title Twelve, Chapter Two of the Code of Iowa and to provide for the change and compensation of the Boards of Insanity, 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 be amended by substituting the following substitute amendment therefor:

A BILL

For an Act to Repeal Section Two Thousand Two Hundred Sixty-one (2261) and Section Two Thousand Three Hundred Nine (2309) of the Code Relative to Commissions of Insanity and Enact Substitutes Therefor.

Be it Enacted by the General Assembly of the State of Iowa:

Section 1. That Section Two Thousand Two Hundred and Sixty-one (2261) of the Code be and the same is hereby repealed and the following enacted in lieu thereof:

"In each county there shall be a board of three Commissioners of Insanity composed of the Clerk of the District Court, the County Attorney, and the County Coroner when the same is a practicing physician residing at the county seat, and if not a physician, then a physician shall be appointed by the Board of Supervisors, and in counties having two places where district court is held there shall be two Commissions of Insanity, each composed of the Clerk of the District Court or his deputy, the County Attorney or his assistant, and the County Coroner of such county or a physician appointed as above provided for, and the members of such commission or commissions shall be members of such commission or commissions during their respective terms of office. The Clerk of the Court or his deputy shall in all cases be clerk of the commission of which he is a member. In the temporary absence

or inability to act of one or more commissioners, if a case shall demand prompt consideration, the commissioner or commissioners present may call to his aid temporarily a physician or attorney, who, after qualifying shall have the powers and duties with respect to the case then pending as would have the absent members of the commission, were they present. The record in all cases must show the facts. The members shall organize by choosing one of their number president and hold their meetings at the office of the Clerk, unless for good reasons they shall fix on some other place, and shall also meet on notice from the clerk or his deputy.

Sec. 2. That Section Two Thousand Three Hundred and Nine (2309) of the Code is hereby repealed and the following enacted in lieu thereof:

"The duties of the Clerk of the District Court and County Attorney shall be considered as a part of the duties of their respective offices and they shall not receive additional compensation as commissioners, but the County Coroner or physician shall receive three dollars per diem, and they shall be allowed their necessary and actual expenses, not including charges for board. The attorney or physician when otherwise than the county coroner or physician, if one is appointed as provided in Section One shall be entitled to three dollars per diem and to mileage at the rate of five cents per mile each way. Witnesses shall be entitled to the same fee as witnesses in the district court. appeal shall be the same as in ordinary occasions. The compensation and expense provided for above, and the fees of the sheriff provided for in such cases, shall be allowed and paid out of the county treasury in the usual manner. Whenever commissioners issue their warrant for the admission of a person to the hospital, and funds to pay the expenses thereof are needed in advance, they shall estimate the probable expense of conveyance of such person to the hospital, including the necessary assistance, and not including the compensation allowed the sheriff and on such estimate, certified by the clerk the auditor of the county shall issue an order on the county treasurer for the amount, as estimated, in favor of the sheriff or other person entrusted with the execution of such warrant; the sheriff or other person executing such warrant, shall accompany his return with a statement of the expenses incurred, and the excess or deficiency may be deducted from or added to his compensation, as the case may be. If funds are not so advanced, such expenses shall be certified and paid in the manner above prescribed on the return of the warrant. When the commissioners order the return of the patient, compensation and expenses shall be in like manner allowed"; and when so amended the bill do pass.

H. K. DEWEY, Chairman.

Report adopted.

Also:

MR. SPEAKER—Your Committee on Compensation of Public Officers, to whom was referred Senate File No. 49, a bill for an act to repeal Section 495 of the Supplement to the Code, 1907, and to enact a substitute there-

for, relating to the duties and compensation of county recorders, 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 be indefinitely postponed.

H. K. DEWEY, Chairman.

Report adopted and Senate File No. 49 was indefinitely postponed.

Also:

MR. SPEAKER—Your Committee on Compensation of Public Officers, to whom was referred House File No. 592, a bill for an act to amend the law as it appears in Section 154 of the Code, relative to compensation of the custodian, 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 be indefinitely postponed.

H. K. DEWEY, Chairman.

Report adopted, and House File No. 592 was indefinitely post-poned.

Bowman of Linn, from the Committee on Food and Dairy, submitted the following report:

Mr. Speaker—Your Committee on Food and Dairy, to whom was referred House File No. 412, a bill for an act defining paint, regulating the labeling thereof, defining the duties of the state food and dairy commissioner thereto, and fixing penalties for the violation thereof, and repealing acts or parts of acts in conflict therewith, 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 be amended as follows:

In Section 2, lines four, five and six of the original bill, strike out the following: "which is intended to be mixed with or without any other compounds, which is intended to be mixed with or". Also strike out Section 9, the publication clause, and when so amended the bill do pass.

J. H. BOWMAN, Chairman.

Report adopted.

Townsend of Tama, chairman of the committee appointed to draft Resolutions respecting the life, character and public service of the late Hon. John F. G. Cold, presented the resolutions prepared by that Committee and moved their adoption.

Motion prevailed by rising vote and the Resolutions were adopted.

Klay of Sioux called up Senate Concurent Resolution relative to holding a Joint Convention for the election of a State Printer and Binder, and moved that the House concur.

Motion prevailed and the Resolution was concurred in.

Beebe of Franklin presented the following:

CONCURRENT RESOLUTION.

Whereas, the special taxes imposed by the laws of the United States on the trade or business of manufacturing or dealing in distilled and malt liquors of all kinds are so imposed and collected without reference to the legal right of the person paying any such taxes to engage in the business for which such taxes are paid, under the laws of the state in which he resides, and

Whereas, said policy and practice on the part of the United States government seriously interferes with the enforcement by the several states of the laws of such states pertaining to the regulation of the sale and manufacture of malt and distilled liquors of all kinds, therefore be it

Resolved by the House of Representatives, the Senate concurring, that the senators and representatives in the congress from this state hereby are memorialized to use their efforts and influence to bring about such amendment or modification of the Federal law imposing special taxes on the trade or business of manufacturing or dealing in distilled and malt liquors of all kinds as will prohibit the collection of such special taxes from any person, firm or corporation not authorized by the laws of the state of his or its residence to engage therein and as will effectually prohibit any such person, firm or corporation from engaging in such business; and, be it further

Resolved, that the secretary of state be, and hereby is, authorized and directed to forward a duly authenticated copy of these resolutions to each of the senators and representatives in the congress from this state and one copy thereof to the president of the United States.

Laid over under Rule 34.

INTRODUCTION OF BILLS.

By Boettger of Scott, House File No. 596:

A BILL

For an Act to Amend Section Eight Hundred and Ten (810), of the Code, in Relation to Publication of Preliminary Notice of Street Improvements in Towns.

Be it Enacted by the General Assembly of the State of Iowa:

Section 1. Section Eight Hundred and Ten (§10), of the Code is hereby amended by adding thereto the following: But if no such news-

paper is published within the limits of the corporation then such notice may be given by posting copies thereof in three public places within the limits of the corporation, two of which places shall be the post office and the mayor's office of such city or town.

Sec. 2. This act being deemed of immediate importance shall take effect from and after its publication in the Register and Leader and Des Moines Capital, newspapers published in the city of Des Moines, Iowa.

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

The following resignation was received:

MR. C. R. BENEDICT, Chief Clerk:

In order to accept an office position offered me at Waterloo, it will be necessary for me today to resign my position here as Clerk of Public Health and Constitutional Amendments Committee. The Chairmen of these committees have given their consent to my resignation.

CALLIE M. CLINE.

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. 300, a bill for an act to repeal Section 1873 of the Code and Section 1873 of the Supplement to the Code, 1907, and to enact a substitute therefor, relating to the examination of savings banks and state banks.

GEO. A. WILSON,

Secretary.

SPECIAL ORDER NO. 19.

Time having arrived for Special Order No. 19, House File No. 89, a bill for an act to establish a Public Service Commission and prescribing its powers and duties and providing for the regulation and control of public utilities, and making an appropriation therefor; also transferring the powers and duties of the Executive Council as prescribed by Chapter Seventy-one (71) of the Acts of the Thirty-second General Assembly of Iowa, in so far as they relate to public service commissions, and the powers and duties of the railroad commissioners as prescribed by law, to said commission; also repealing the powers heretofore granted to cities and towns and cities acting under a special charter and cities acting under the commission plan to fix charges for meters or to regulate

and fix the rates or service of water gas, electric light or other public utilities, and the period of duration of their franchise; also repealing all powers heretofore granted to such towns and cities in conflict with this act and confer on such cities and towns certain additional powers, with report of committee recommending passage as amended, was taken up, considered and the committee substitute amendment substituted for the original bill.

Speaker Stillman in the chair.

Cunningham of Buena Vista offered the following amendment:

Mr. Speaker: I move to amend substitute for House File No. 89 by striking out of Section Ten (10) lines one (1), two (2), three (3), and all of line four (4) up to and including the period (.) following the word "commission."

And by striking out the words "counsel and" in line ten (10) of said section.

And further amend by striking out all of Section Eleven (11).

Adopted.

Lund of Hamilton in the chair.

Speaker Stillman in the chair.

O'Connor of Chickasaw offered the following amendment:

I move to amend Section Thirty-nine (39) by adding after the word "stock" in the last line of said section the following: "Porvided that nothing in this act shall be held or construed to affect existing contracts for the issuance and sale of bonds or other securities or the issuance and sale of any such bonds or other securities in compliance with any such existing contract, by any such utility.

Amendment adopted.

Goodykoontz of Boone offered the following Concurrent Resolution, asked unanimous consent for immediate consideration and moved its adoption:

CONCURRENT RESOLUTION.

Be it Resolved by the House, the Senate concurring, that the Secretary of state be authorized to have printed in pamphlet form, five thousand (5000) copies of Senate File No. 387, law relating to taxation of moneys and credits and bank stock, for general distribution.

Motion prevailed and the Resolution was adopted.

The Speaker announced as members of the Sifting committee to take charge of all bills at the conclusion of today's session: Jacobs of Calhoun, Harding of Woodbury, Kull of Howard, Klay of Sioux, O'Connor of Chickasaw, Johnson of Mitchell, Crist of Clarke.

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 requests the return of House File No. 415, a bill for an act for the purpose of having a patent issued in the name of O. D. McGeorge for a certain tract of land.

Geo. A. Wilson, Secretary.

Hogan of Cass moved that the House grant the request of the Senate for the return of House File No. 415.

Motion prevailed.

The Speaker announced that as Speaker of the House, he had signed in the presence of the House, Senate File Nos. 279, 341 and 311.

Beebe of Franklin moved that when the House adjourn it be to reconvene at 1:30 o'clock, P. M.

Motion prevailed.

Miller of Dubuque moved that a committee of three be appointed to notify the Senate that the House was ready to receive it in Joint Convention.

Motion prevailed.

The Speaker appointed as such committee: Miller of Dubuque, Hamilton of Lee, Collin of Worth.

The Sergeant-at-Arms announced the arrival of the members of the Senate, who took their seats on the west side of the House Chamber.

JOINT CONVENTION.

The Joint Convention was called to order by Lieutenant Governor Clarke, President of the Joint Convention, at 12 o'clock noon.

The roll was then called and the following members responded as present:

Adams, Allen of Pocahontas, Allen of Jefferson, Ames, Balkema, Balluff, Bascom, Bauman, Beans, Beebe, Bennett, Black, Boettger, Bowman, Brady, Brown of Decatur, Brown of Wright. Bruce, Bybee, Campbell of Ida, Campbell of Webster, Chapman. Chase, Clarkson, Collin, Cousins, Cowles, Crist, Crow, Cunningham, Dabney, Daniels, Dawson, Dewey, DeWolf, Dixon, Downey, Dunlap, Dunnegan, Edmunds, Ellis, Enger, Felt, Finlayson. Fitchpatrick, Fourt, Fraley, Francis, Fry, Fulton, Garrett, Gates, George, Gilbert, Gillilland, Goodykoontz, Greene, Griggs, Grout, Halgrims, Hamilton, Hammill, Harding, Harvey, Hayes, Hazen, Hickenlooper, Hogan, Hoyt, Huff, Hunt, Hunter, Huntley, Hutchins, Jacobson, Jewell, Johnson, Klay, Koontz, Krebill, Kull, Kulp, Larrabee of Webster, Larabee of Fayette, Leach, Legel, Lenocker, Linnan, Lounsberry, Lund, McCleery, McColl, McCulloch of Wayne, McCullough of Dubuque, McManus, Malmberg, Mattes, Miller of Bremer, Miller of Dubuque, Milton, Moore, Murtagh, Neal, Newell, O'Connor, Odendahl, Olson, Parshall, Patterson, Penn, Perkins, Pickford, Proudfoot, Quigley, Ream, Ripley, Ritter, Robbins, Rowles, Russell, Sammis, Sater, Saunders, Savage, Schee, Schrup, Shane, Shankland, Sherman, Skinner, Smith of Adams, Smith of Mitchell, Smith of Shelby, Spaulding, Speer, Stephenson, Stillman, Stipe, Stoddard, Stuckslager, Taylor of Appanoose, Townsend, Van Camp, Van Law, Webber, White of Benton, White of of Iowa, Whitney, Wilson, Zeller-150.

Absent or paired:

Brockway, Byerly, Escher, Fletcher, Jacobs, Smith of Decatur, Sullivan, Taylor of Union—8.

President Clarke announced the Joint Convention duly organized, with a quorum of members present.

President Clarke then announced that the roll would be called for the purpose of electing a United States Senator in Congress, and appointed as teller on the part of the Senate, Senator Savage of Adair, and as assistant teller, Senator Hoyt of Buchanan.

Speaker Stillman appointed as teller on the part of the House, Representative Huff of Hardin, and as assistant teller, Representative Crist of Clarke. Upon the roll being called those voting for Claude R. Porter were:

Balluff, Bauman, Black, Boettger, Clarkson, Crow, Dabney, DeWolf, Downey, Dunlap, Dunnegan, Ellis, Garrett, Gilbert, Greene, Griggs, Hamilton, Hayes, Hazen, Koontz, Krebill, Kull, Leach, Legel, Lenocker, Linnan, McCullough of Dubuque, McManus, Miller of Bremer, Miller of Dubuque, Milton, Murtagh, O'Connor, Odendahl, Olson, Parshall, Penn, Quigley, Ream, Ritter, Rowles, Sater, Schrup, Stephenson, Taylor of Appanoose, Townsend, Webber, White of Benton, White of Iowa, Wilson—50.

Those voting for Horace E. Deemer were:

Adams, Allen of Jefferson, Beans, Bennett, Bowman, Brown of Decatur, Chapman, Chase, Cowles, Crist, Daniels, Dewey, Edmunds, Francis, Fulton, Gillilland, Hickenlooper, Hogan, Jacobson, Lounsberry, McClery, McCulloch of Wayne, Malmberg, Mattes, Neal, Proudfoot, Robbins, Saunders, Savage, Smith of Adams, Smith of Shelby, Speer, Stipe, Stuckslager, Van Camp, Van Law—36.

Those voting for W. S. Kenyon were:

Allen of Pocahontas, Ames, Balkema, Bascom, Beebe, Brady, Brown of Wright, Bruce, Bybee, Campbell of Ida, Campbell of Webster, Collin, Cousins, Cunningham, Dawson, Dixon, Enger, Felt, Finlayson, Fitchpatrick, Fourt, Fraley, Fry, Gates, George, Goodykoontz, Grout, Halgrims, Hammill, Harding, Harvey, Hoyt, Huff, Hunt, Hunter, Huntley, Hutchins, Jewell, Johnson, Klay, Kulp, Larrabee of Fayette, Larrabee of Webster, Lund, McColl, Moore, Newell, Patterson, Perkins, Pickford, Ripley, Russell, Sammis, Schee, Shane, Shankland, Sherman, Skinner, Smith of Mitchell, Spaulding, Stillman, Stoddard, Whitney, Zeller--64.

Absent or paired:

Brockway, Byerly, Escher, Fletcher, Jacobs, Smith of Decatur, Sullivan, Taylor of Union—8.

President Clarke announced that no one had received a majority of the votes cast in the Joint Convention for United States Senator in Congress and that no election had occurred.

Journal of the Joint Convention was then read and approved.

On motion of Senator Webber of Wapelle, the Joint Convention was dissolved.

House reconvened, Speaker Stillman in the Chair.

On motion of Sater of Des Moines the House adjourned.

AFTERNOON SESSION.

House reconvened, Speaker Stillman in the Chair.

House resumed consideration of House File No. 89.

Speaker Pro Tempore Perkins in the Chair.

Speaker Stillman in the Chair.

Dabney of Davis moved to amend by striking out the word "Daily" in the publication clause.

Amendment adopted.

Shane of Wapello requested the excuse of four members of a sub-committee from Mines and Mining: Shane of Wapello, Hick-enlooper of Monroe, Goodykoontz of Boone, Miller of Dubuque.

Request granted.

Ripley of Hancock offered the following amendment to House File No. 89:

I move to amend subdivision "a" of Section 30 by adding to said subdivision the following:

Provided, where the order complained of affects any utility whose operations are confined to or within one county only, the action shall be brought in the district court of such county. In all other cases the action shall be brought in the district court of Polk county.

Amendment adopted.

Ripley of Hancock offered the following amendment:

I move to amend Section 33 by inserting after the word "Iowa" in the 9th line (as printed in the Journal) the following: "in the county where such persons reside or the principal office of the private or municipal corporation is located."

Amendment adopted.

Unanimous consent was granted for the re-numbering of the sections and the changing of reference numbers to the sections of the bill.

Crist of Clarke moved that the rules be suspended, 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 ayes were:

Bascom, Bauman, Beans, Black, Boettger, Brady, Brown, Bruce, Campbell of Ida, Campbell of Webster, Cousins, Crist, Cunningham, Dabney, Daniels, Dawson, Edmunds, Ellis, Enger, Finlayson, Fourt, Fraley, Fry, George, Gilbert, Goodykoontz, Griggs, Grout, Hamilton, Harding, Hayes, Hazen, Hickenlooper, Hogan, Hunt, Huntley, Hutchins, Jacobson, Johnson, Klay, Koontz, Krebill, Kull, Kulp, Larrabee, Lenocker, Linnan, Lund, McCleery, McCullough, Miller of Bremer, Milton, Moore, Murtagh, Newell, O'Connor, Olson, Patterson, Penn, Perkins, Pickford, Ripley, Robbins, Rowles, Russell, Schee, Shane, Sherman, Skinner, Smith of Adams, Smith of Decatur, Stephenson, Stipe, Stoddard, Townsend, Van Camp, White, Whitney, Zeller, Mr. Speaker—80.

The nays were:

Beebe, Bybee, Dewey, Dixon, Downey, Dunlap, Fulton, Greene, Harvey, Huff, Lounsberry, Miller of Dubuque, Odendahl, Ritter, Sater—15.

Absent or not voting:

Bowman, Brockway, Byerly, Collin, Escher, Felt, Fletcher, Halgrims, Jacobs, Leach, Shankland, Speer, Taylor—13.

Se the bill passed and the title as amended was agreed to.

On request of Harding of Woodbury, leave of absence was granted Zeller of Madison until Wednesday.

On request of Jacobson of Audubon, leave of absence was granted Halgrims of Humboldt until Wednesday.

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 concurred in House amendments to Senate File No. 387, a bill for an act amending Section 1310 and 1311, of the Code, and the law as it appears in Section 1321, of the Supplement to the Code, 1907, relating to the taxation of moneys and credits and state and savings banks, etc.

GEO. A. WILSON,

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. 266, a bill for an act to amend Section Nineteen Hundred Eighty-nine-a-2 (1989-a-2) Section 1989-a-4, Section 1989-a-5 and Section 1989-a-6 of the Supplement to the Code, 1907 relating to securing right of way for levees, drains and ditches.

Geo. A. Wilson, 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. 408, a bill for an act to legalize all the elections of the town of Floyd, in the county of Floyd, state of Iowa, and all acts performed and proceedings held or undertaken, and all ordinances and resolutions or amendments thereto, passed by the town council of said town, and all the official acts of the town officers of said town, since the passage of an Act relating to the organization of cities and towns and known as Chapter Twenty-six of the Acts of the Thirty-third General Assembly and definining the terms of office of the councilmen and officers of said town, and providing for future elections therein.

GEO. A. WILSON, 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. 278, a bill for an act relating to the sale of intoxicating liquors by wholesale drug corporations, additional to Chapter Six of Title Twelve of the Code.

Geo. A. Wilson, Secretary.

CONSIDERATION OF BILLS.

On motion of Miller of Bremer, House File No. 441, a bill for an act to amend Section Two Thousand Five Hundred Seventy-eight (2578), Chapter 17, Title XII, of the Supplement to the Code, 1907, and to define unprofessional conduct on the part of physicians and surgeons, with report of committee recommending passage was taken up, and considered.

Hogan of Cass moved the previous question.

Motion prevailed and main question was ordered

Miller of Bremer moved that the rules be suspended, the bill be considered engrossed, and read a third time now, which motion prevailed, and the bill was read a thrd time.

On the question, "Shall the bill pass?"

The ayes were:

Ellis, Gilbert, Harvey, Hunt, Koontz, Kull, Kulp, Linnan, Lund, Miller of Bremer, Moore, Murtagh, O'Connor, Odendahl, Olson, Penn, Rowles, Sater, Schee, Sherman, Skinner, Zeller—22.

The nays were:

Bascom, Beans, Bowman, Bybee, Campbell of Ida, Campbell of Webster, Collin, Cousins, Daniels, Dawson, Dewey, Dixon, Enger, Felt, Finlayson, Fourt, Fry, George, Hayes, Hogan, Huff, Huntley, Hutchins, Jacobson, Klay, Krebill, Larrabee, Lounsberry, McCleery, McCullough, Patterson, Perkins, Pickford, Smith of Adams, Smith of Decatur, Stoddard, Mr. Speaker—37.

Absent or not voting:

Bauman, Beebe, Black, Boettger, Brady, Brockway, Brown, Bruce, Byerly, Crist, Cunningham, Dabney, Downey, Dunlap, Edmunds, Escher, Fletcher, Fraley, Fulton, Goodykoontz, Greene, Griggs, Grout, Halgrims, Hamilton, Harding, Hazen, Hickenlooper, Jacobs, Johnson, Leach, Lenocker, Miller of Dubuque, Milton, Newell, Ripley, Ritter, Robbins, Russell, Shane, Shankland, Speer, Stephenson, Stipe, Taylor, Townsend, Van Camp, White, Whitney—49.

So the bill having failed to receive a constitutional majority was declared to have been lost.

Moore of Linn moved that the addresses of Miller of Bremer and Dixon of Sac on House File No. 441 be printed in the Journal.

Motion prevailed.

House File No. 441 being under discussion, Miller of Bremer made the following remarks:

MR. SPEAKER—I deem it hardly necessary to remind you, or the members of this body, that the home into which sickness does not enter from one year's end to another is rare indeed, and blessed in a measure that can be given but poor appreciation, until the hours come when this blessing is removed and the bread winner of the household, the devoted mother, or a beloved child, lies in a darkened chamber racked with pain or consumed of fever.

You may know the anguish of such hours, as I do, but if you do not, then there is still denied you a full appreciation of the wealth of sympathy and kindness this good old world contains.

If it was your own self that was stricken and laid low, you no doubt have a grateful recollection of the self-sacrificing neighbor who returned from his wearisome labor at night and called to plead that he might sit by your side, and attend you until the dawn summoned him again to his toil.

Also you may be able to remember the boys down at the shop who each put in an extra hour so that your wages might go on and your job be held secure pending your recovery, or the brawny neighbors who executed a secret invasion of your cornfield and then came to you with faces aglow with good nature and ruddy from the caress of the autumn wind, to press your wan hand and tell you that the fall plowing could be handled as easily as was the husking of the corn.

You can remember these things, if in your affliction you were blessed with the experiences common in my community, as I believe they are common in all Iowa, but more vividly yet, perhaps, is there borne in upon your memory the gentle neighbor women who came with delicacies and flowers and willing hands, to tempt your halting appetite, to enrapture the sick room with the colors and odors of wood and field, to share with your tired and distressed wife the burdens of her household cares.

Nor need I jar your memory in any great degree regarding the many who went to great pains to help and cheer you through your illness and save you from gloom and discouragement during the unproductive days of convalescence—regarding the friends who kept up your life insurance, the butcher and druggist and grocer who scaled your bills and would not think of accepting reward for the many little extras they had sent to your home while the shadow menaced, and ordered out of the thoughfulness of their sympathetic hearts.

I hardly need to remind you of these things, for you know full well, as I do, that the pain of illness acts as a touch of nature to make the world akin and that all mankind gives freely of its sympathy and consideration to the home where it intrudes. All, did I say? Let me amend and say, all but—

But let me avow, in very truth, that I wish I could continue the picture to the end of my remarks, and combine it all in a modern frame, but the soft tints of human sympathy go not well with the garish hues of organized greed, hence I must put that which will follow in a frame by itself. Human sympathy, born with the first heart throb that awakened the pulse of man, remains in the world as the material expression of God's mercy and love. Organized greed, a comparatively modern institution, may best be described as much duplicated sin. One is something so far apart from the other that it would be akin to sacrilege to set them side by side.

But ere I come too abruptly to the point toward which I shall presently drive, let me pretend a continuance of my picture as it could be, as it should be, but unhappily is not.

Let me hark back to the doctor of the old school as he is immortalized in art and story—the doctor as he was twenty, thirty, or forty years ago. You of the grey hairs remember him better than I do, and I remember him well. You recall the long hours that he sat by your bedside, the genuineness of his devotion and the wealth of his sympathy. He was your friend, measured by every standard by which you knew your other friends. No better evidence of this fact lingers in your mind than the recollection of the day when you called to arrange for the payment of his faithful service and he tempered his charges to your ability to pay, or put you off with a cheery smile and the suggestion that after you got back upon your feet he would accept such compensation as your reduced circumstances would permit you to pay without hardship.

Your old-time doctor would fit well into my picture, yea,—he would enhance and glorify it—but his fame is already written large in the temple of grateful memories, and I fain would let it rest there.

My picture, crude as it is, is free from harsh perspective, and since to bring into it a type of the modern doctor as molded by the medical trust would be like painting a Gibson figure into a Rembrandt panel, I set him apart by himself.

He is a member of the American Medical Association, the Iowa State Medical Association, and the medical association of the county in which he happens to reside. You know him better than I do, for in late years, on account of my harsh criticism, we have barely been on speaking terms.

Now, when he rolls up to your door in his big automobile, and it be your good fortune to have accumulated a little property beyond that which is not subject to execution, the chances are that there is inaugurated an expedition of financial conquest that will add immensely to his store of worldy goods and leave you poor indeed.

The first inkling you have of what your finish is going to be is when he installs a registered nurse at a wage that may cause your children to stare in big-eyed wonder, for perhaps they did not know there was so much money in the world.

If your demeanor toward this doctor is such as to indicate that you give him your complete confidence, his next move may be to kindly offer to cut some dire thing out from inside of you, and if you yield to this seeming solicitude, you are approaching nearer to the brow of the hill beyond which lies the poor house than you ever thought it possible to get. If the operation is not "successful" in the perverted sense the term has acquired through a truculent press in the interest of experimental surgery, and you finally are restored to the arms of your family and friends, a sorry but fairly promising shadow of your former self; if at last you are able to sit on the sunny side of your house, and you are sitting there, feebly hailing the passing neighbors who during your illness had revealed to you the hidden treasures of their hearts and even while thanking God that "all the world is good," and that it isn't true that even "man is vile," the

postman comes to disturb your grateful reverie and perhaps to cause you to suffer a serious relapse. For the portentious envelope he delivers to you contains a doctor's bill that stuns and bewilders you. You thought this doctor as kind and considerate as the most devoted of your friends while he atended you, but the bill he has rendered puts him in a far different light. In it there is no sentiment, no sympathy, no mercy. It takes no account of the friendship you bore him or the friendship you thought he bore you; no account of the fact, mayhap, that you helped to elect him to the school board and applauded when he proposed plans of medical inspection or compulsory vaccination while half-suspecting that they were for his selfish ends; no account of the mortgage on your home, or your business, or your farm; no account of the manner in which you and your good wife have been saving and scrimping to keep the children at school. Nay, nothing of this nature is revealed therein. In it you only find a cold, unsentimental deduction arrived at from an equally unsentimental process of multiplication. What are your earnings for a day? Two dollars, perhaps, and when I place it at that figure I flatter the earning capacity of the average laborer in this state. But whether it be more or less, the doctor's bill as to its total is apt to be a multiplication of your daily wage by the number of times he called to spend a few brief moments at your bedside and a few longer moments in the cozy corner beside the registered nurse.

This is the modest description of your bill. I am assuming you did not fall so low in spirit and mind as to permit the doctor to cut something out from the inside of you, but if your illness was that severe, there is to be considered a major figure in your bill, nicely predicated upon the maximum amount you might deign to disgorge if a high-wayman should press a cold pistol against your brow and announce its surrendered as the alternative of having your brains splashed around upon the adjacent scenery.

You cannot understand it all. You thought your doctor had a heart as responsive to the call of sympathy as that of your neighbor across the street. You think you know otherwise now, but in all likelihood you are mistaken. In his defense I wish to say it—to say that in his heart may dwell all the noble impulses that have glorified his profession in years agone and that his seeming greed and cruelty may not be born of his own desire but more likely are the decrees of the trust to which he has surrendered his individuality, his conscience, and the right to guage his own charges and manage his own affairs.

Mr. Speaker, this ought not to be. This trust ought to be dissolved. We have passed law after law to save the people from the extortions of other combinations, and it would seem that this trust which lays its heavy hand upon those entitled to our greatest consideration and sympathy, upon those distressed and discouraged by bodily suffering, should not be overlooked.

I rejoice in the belief that a large proportion of the physicians of this state would welcome the reforms that the passage of this bill would inaugurate, for they realize, as I realize, and as you should realize, that the medical profession needs to be pulled out of the morass into which the call of commercialism has led it and restored to the high plain it once occupied. They realize, as I realize, and you should realize, that the medical profession has received so much public favor that it should give more than base ingratitude in return. We tax ourselves for the maintenance of a magnificent institution where its members are educated, and our Code abounds with provisions granting them special immunities and special privileges. Indeed, the very base of their monopoly is grounded in the laws you have made for them, and we should resent the use of such monopoly for the purpose of oppression and extortion.

Mr. Speaker, the botanist will tell you that there are many plants which will not stand transplanting—that the flower that takes on the most gorgeous coloring and gives forth the most delicate odor in its native habitat may become a foul and forbidding thing if transplanted in an alien climate and soil. So, in a sense, I think the medical profession has suffered from being uprooted from the garden of beneficient endeavor where it flourished for its own glory and the service of humanity through many centuries, and being transplanted to the field of grasping commercialism in which it now is found. In its new field it grows rank and forbidding and out of its rankness have grown the several evils this bill is intended to correct and check.

Gentlemen of the House, I ask you to pass this bill. I ask it in the name of fairness and honesty, in the name of the unfortunate and suffering, no less than for the honor and glory of a profession that once was, as it can again be made, the most useful and honorable in all the world.

House File No. 441 by Miller of Bremer being under consideration, Mr. Dixon made the following remarks:

MR. SPEAKER—I was pleased to listen to the first part of the eloquent address of the gentleman from Bremer. His description of the old time physician of a half century ago who rode the prairies of Iowa visiting the distant farm homes, bringing succor to the sick, relieving the distressed, brought to my mind that beautiful and reverend story that was read by most of us twenty years ago—"The Bonnie Brier Bush."

In the story, the old Scotch physician, Wm. MacClure, settled in the village of Drumtochty in the highlands of Scotland and devoted his life to service for the sick in that community. He faced storms and floods by night and by day and gave his life to the service of his fellow man.

Mr. Speaker, my mind at this moment reverts to another physician in my own town, a "Doctor of the Old School," the counterpart of the physician of Drumtochty. For thirty years this man has faced the blizzards of winter, riding across the prairie of Sac County to the distant farm homes to visit the sick mother or child. No night is too dark for him—no storm too flerce for him to face—no road so impassable but he must go where duty calls. His mission is to visit the sick, alleviate pain, relieve the distressed and cheer the down-hearted. He is giving his life

to the service of that community with little hope of reward. His hair is silvered with age; his face seamed by the effacing finger of time; his form bent. He goes about his work with but one thought—one purpose—living to help mankind. His compensation has been so meager, now that he has passed life's meridian, he has barely enough of this world's goods to educate his growing family.

Mr. Speaker, the greatest thing in the world after all, is not wealth, nor honor, nor position, nor power. It is not even that great thing—character. The greatest thing in the world is "Service." Judged by this standard, my friend the Doctor of the Old School will take high rank. He is not lagging behind in his profession. Every summer in company with his good wife he attends lectures in an eastern city to keep up to date in his profession.

Another physician in my town devotes a large part of his busy life in public service in the community without money and without price. These men and their counterparts can be found in every county in Iowa, and they are fit representatives of that profession which has done much to bless mankind, prolong life and make this old world of ours a better place to live in.

I heard of another instance within the past year of a physician with a state wide reputation making a trip of thirteen miles over nearly impassable roads to see a patient and perform an operation, and he charged the munificent sum of three dollars for his services. I have lived in Iowa for over a third of a century. I know the Iowa physician. I know nothing of such a "Doctors' Trust" as the Gentleman from Bremer describes. In my opinion the trust exists only in the mind of the gentleman.

The family physician comes very close into the life of every family. He ushers the sweet little babe into the world; he cares for it and protects it in childhood; he looks after and preserves it in the incompleteness of boyhood and girlhood; he watches over its development into the more complete manhood and womanhood; his protecting care extends to us when we have passed life's meridian and goes with us always. He knows the secrets of every household, but his lips are forever sealed with the professional secret locked up in his bosom.

Mr. Speaker, I know the physicians of Iowa. I have had business and professional dealings with them. As a class, they are a high-minded, unselfish, self-sacrificing body of gentlemen. The proposed bill is an insult and an injustice to these men, and is a vicious measure which should not pass the House. I hope every member that believes in justice and fair play will vote against the bill.

Whitney of Woodbury, chairman of the committee appointed to investigate the fire protection of the Capitol building, submitted the following report:

To the Honorable Senate and House of Representatives:

Your Joint Committee, appointed under Concurrent Resolution, relative to the fire protection of the Capitol building, begs leave to report

that it has made the investigation called for by said resolution and submits he following report:

It finds that the Capitol Building is seriously deficient in fire protection. In the construction of the building, stand pipes were installed at different points in the structure, yet the attaching of one hose to any yard hydrant would entirely remove the water pressure from these stand pipes at points as high as the House or Senate Chamber. In other words, while any one yard hydrant is working, no water can be drawn from any stand pipe with which to overcome a fire in the upper structure of the building. We find there are two pumps now in operation in the basement for elevator purposes which could be easily connected with the water supply and thereby furnish, to the stand pipes, a greatly increased pressure.

Your committee is strongly impressed with the belief that these engines should be connected with the stand pipes at the earliest possible time. The cost of making this connection would probably not exceed the sum of five hundred dollars.

Your committee also finds that when the ceiling of the House Chamber was re-constructed after the fire of several years ago, it was put in fire-proof condition. This is not the condition of the ceiling of the Senate Chamber. The ceiling of the Senate Chamber is of wood construction and is so constructed that it is wholly inaccessible to firemen in case of fire.

We find three large steel tanks in the dome. These tanks are a remnant of the old fire system. They are not now being used. One of these tanks could be easily connected with a sprinkler system in the attic over the Senate Chamber and in the judgment of your committee, such a system should be immediately installed. The cost of installing such a system would not exceed one thousand dollars.

Your committee is also strongly impressed with the belief that it would be wise to install one fire extinguisher in each room of the State Historical Building. The last item would entail a cost of probably Five Hundred Dollars.

We find that the building is not supplied with extra hose. The hose now on hand is a linen hose, not capable of being used more than once, and the engineers in charge are not able to state what pressure such hose would stand, without testing the same. The test might come at a disastrous moment.

We deem it most advisable that at least five hundred feet of extra hose of the best quality be kept constantly on hand.

Respectfully, submitted,

LYMAN B. PARSHALL,

E. L. Crow.

A. C. RIPLEY,

U. G. WHITNEY.

J. T. HAZEN,

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 by substitute and passed the following bill in which the concurrence of the Senate was asked:

House File No. 197, a bill for an act to amend the law as it appears in Section 564 of the Code, relating to the appearance by the county attorney for township trustees.

GEO. A. WILSON, Secretary.

On request of Ellis of Jackson, unanimous consent having been given House File No. 197, a bill for an act to amend the law as it appears in Section Five Hundred Sixty-four (564) of the Code, relating to the appearance by the county attorney

of the Code, relating to the appearance by the county attorney for township trustees, with Senate amendments, was taken up and the amendments read and considered.

SUBSTITUTE FOR HOUSE FILE NO. 197.

A BILL

For an Act to amend Section Five Hundred Sixty-four (564) of the Code, and providing for the appearance of the county attorney for township trustees.

Be it Enacted by the General Assembly of the State of Iowa:

Section Five Hundred Sixty-four (564) of the Code, is amended by adding to said section the following:

"Provided, however, in counties having a population of less than twenty-five thousand (25,000) where the trustees are made parties to litigation arising by reason of the performance of their duties, as provided in this chapter, the county attorney, as a part of his official duties, shall appear in behalf of the township trustees. Provided, however, that if the interests of the county and the trustees are adverse then and in such event, the county attorney shall not appear for said trustees but they may employ other counsel and pay the expense thereof out of the fund created by this act."

Mr. Ellis moved that the House concur in the Senate amendments.

On the question, "Shall the House concur?"

The ayes were:

Bascom, Bauman, Beans, Beebe, Black, Boettger, Bowman, Brady, Bruce, Bybee, Campbell of Ida, Campbell of Webster, Collin, Cousins, Cunningham, Daniels, Dawson, Dewey, Downey,

Dunlap, Ellis, Enger, Felt, Finlayson, Fourt, Fry, Fulton, George, Gilbert, Greene, Griggs, Grout, Harding, Harvey, Hayes, Hazen, Hogan, Huff, Hunt, Huntley, Hutchins, Jacobson, Johnson, Klay, Koontz, Krebill, Kull, Kulp, Lenocker, Linnan, Lounsberry, Lund, McCleery, McCullough, Miller of Bremer, Milton, Moore, Murtagh, O'Connor, Odendahl, Patterson, Penn, Perkins, Pickford, Ripley, Ritter, Robbins, Rowles, Russell, Sater, Schee, Sherman, Skinner, Smith of Adams, Stephenson, Stoddard, Townsend, Van Camp, White, Mr. Speaker—80.

The nays were:

None.

Absent or not voting:

Brockway, Brown, Byerly, Crist, Dabney, Dixon, Edmunds, Escher, Fletcher, Fraley, Goodykoontz, Halgrims, Hamilton, Hickenlooper, Jacobs, Larrabee, Leach, Miller of Dubuque, Newell, Olson, Shane, Shankland, Smith of Decatur, Speer, Stipe, Taylor, Whitney, Zeller—28.

So the House concurred in Senate amendments.

CONSIDERATION OF BILLS.

On motion of Pickford of Cerro Gordo, Senate File No. 346, a bill for an act authorizing the executive council to pay court costs taxed to or expenses incurred by the state in any suit or proceeding instituted by any of the state departments as by law provided, with report of committe recommending passage, was taken up and considered.

Mr. Pickford moved 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 ayes were:

Bascom, Bauman, Beebe, Boettger, Bowman, Brady, Brown, Bruce, Bybee, Campbell of Ida, Campbell of Webster, Collin, Cousins, Cunningham, Dabney, Daniels, Dewey, Dixon, Edmunds, Ellis, Enger, Felt, Finlayson, Fourt, Fry, George, Gilbert, Greene, Griggs, Harding, Harvey, Hayes, Hazen, Hogan, Huff, Hunt, Huntley, Hutchins, Jacobson, Johnson, Klay, Koontz, Krebill, Kull, Larrabee, Linnan, Lund, McCleery, McCullough, Miller of Bremer, Milton, Moore, Murtagh, O'Connor, Patterson, Penn, Perkins, Pickford, Ripley, Ritter, Rowles, Russell, Sater, Shankland,

Skinner, Smith of Adams, Stephenson, Stoddard, Townsend, Van Camp, White, Mr. Speaker—72.

The nays were:

None.

Absent or not voting:

Beans, Black, Brockway, Byerly, Crist, Dawson, Downey, Dunlap, Escher, Fletcher, Fraley, Fulton, Goodykoontz, Grout, Halgrims, Hamilton, Hickenlooper, Jacobs, Kulp, Leach, Lenocker, Lounsberry, Miller of Dubuque, Newell, Odendahl, Olson, Robbins, Schee, Shane, Sherman, Smith of Decatur, Speer, Stipe, Taylor, Whitney, Zeller—36.

So the bill passed and the title was agreed to.

On motion of McCullough of Dubuque, House File No. 406, a bill for an act making it unlawful to obstruct public highways and defining such obstructions and providing for the removal thereof, with report of committee recommending passage as amended, was taken up, considered, and the committee amendments were adoptd.

Mr. McCullough moved that the rules be suspended, 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 ayes were:

Bascom, Bauman, Beebe, Boettger, Bowman, Brady, Brown, Bybee, Campbell of Webster, Collin, Cousins, Dabney, Downey, Dunlap, Ellis, Enger, Finlayson, Fourt, Fry, Fulton, George, Gilbert, Goodykoontz, Griggs, Grout, Harding, Harvey, Hazen, Huff, Hunt, Huntley, Hutchins, Jacobson, Johnson, Klay, Koontz, Krebill, Kull, Lounsberry, Lund, McCleery, McCullough, Miller of Bremer, Miller of Dubuque, Milton, Moore, Murtagh, O'Connor, Odendahl, Olson, Penn, Perkins, Pickford, Ripley, Ritter, Robbins, Rowles, Sater, Schee, Shane, Shankland, Smith of Adams, Stephenson, Stoddard, Townsend, Van Camp, White, Whitney, Mr. Speaker—69.

The nays were:

Patterson, Russell, Skinner-3.

Absent or not voting:

Beans, Black, Brockway, Bruce, Byerly, Campbell of Ida, Crist, Cunningham, Daniels, Dawson, Dewey, Dixon, Edmunds, Escher, Felt, Fletcher, Fraley, Greene, Halgrims, Hamilton, Hayes, Hickenlooper, Hogan, Jacobs, Kulp, Larrabee, Leach, Lenocker, Linnan, Newell, Sherman, Smith of Decatur, Speer, Stipe, Taylor, Zeller—36.

So the bill passed and the title was agreed to.

Fourt of Allamakee moved that House File No. 529 be made a special order for Wednesday at 2:00 o'clock, P. M.

Motion prevailed.

Miller of Bremer called up House File No. 289.

Business pending.

INTRODUCTION OF BILLS.

By Whitney of Woodbury, House File No. 597:

A BILL

For an Act to Amend Section Two Hundred Thirty-three (233) of the Code Relating to the Calling of Special Terms of Court.

Be it Enacted by the General Assembly of the State of Iowa:

Section 1. That Section Two Hundred Thirty-three (233) of the Code be and the same is hereby amended by striking out the period after the word "law" in the fifth line of said Section and by inserting in lieu thereof a comma, and by inserting after said comma the followng, to-wit: "or for receiving pleas of guilty in criminal cases and the entry of judgment thereon."

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

By Fulton of Jefferson, House File No. 598:

A BILL

For an Act to Amend Section Twenty-six Hundred Twenty-nine (2629), of the Supplement to the Code, 1907, Relating to the Board of Educational Examiners.

Be it Enacted by the General Assembly of the State of Iowa:

Section 1. That Section Twenty-six Hundred Twenty-nine (2629) of the Supplement to the Code, 1907, be amended by striking out of lines eleven (11) and twelve (12) the comma (,) after the word "teaching," and the words "or with such other training and qualifications as the board may require," and by striking out of lines eighteen

(18) and nineteen (19) the comma (,) after the word "history" and the words "and such other studies as the board may require."

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

On request of Moore of Linn the Committee on Appropriations were excused for the balance of the session.

REPORTS OF COMMITTEES.

Brady of Dallas, from the Committee on Institute for the Deaf, submitted the following report:

MR. SPEAKER—Your Committee on Institute for the Deaf, to whom was referred House File No. 421, a bill for an act to transfer the control and management of the school for the deaf at Council Bluffs from the Board of Control of State Institutions to the State Board of Education and granting all of the powers held by the Board of Control of this institution to the State Board of Education; and amending the law as it appears in Section Two Thousand Seven Hundred Twenty-seven-a-8 (2727-a-8) of the Supplement to the Code, 1907, and amending Chapter One Hundred Seventy (170) of the law as it appears in the acts of the Thirty-third General Assembly, 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.

HENRY BRADY,

Report adopted.

Chairman.

Harding of Woodbury, from the Committee on Municipal Corporations, submitted the following report:

MR. Speaker—Your Committee on Municipal Corporations, to whom was referred House File No. 596, a bill for an act to amend Section Eight Hundred and Ten (810), of the Code, in relation to publication of preliminary notice of street improvements in towns, 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.

W. L. HARDING,

Report adopted.

Chairman.

Also:

MR. SPEAKER—Your Committee on Municipal Corporations, to whom was referred House File No. 577, a bill for an act to amend the law as it appears in Sections Forty-nine Hundred Ninety-nine-a-6 (4999-a-6), Forty-nine Hundred Ninety-nine-a-7 (4999-a-7) and Forty-nine Hundred Ninety-nine-a-8 (4999-a-8) of the Supplement to the Code, 1907, relating to protection against, and means of escape from fire, 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.

W. L. HARDING, Chairman.

Report adopted.

Also:

MR. SPEAKER—Your Committee on Municipal Corporations, to whom was referred Senate File No. 193, a bill for an act making it necessary to publish notice before selling or exchanging bonds of any county, city (including cities acting under special charter and those acting under Title 5 Ch. 14-C, Supplement to the Code, 1907, and acts amendatory thereto) town or school, 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 be amended as follows:

By striking out all of the title and inserting in lieu thereof the following:

"A Bill for an Act requiring the publication of notice of sale of bonds of any county, city (including cities acting under special charter and those acting under Title V (5) Chapter Fourteen-c (14-c) of the Supplement to the Code, 1907, and acts amendatory thereto) town or school."

By striking out all after the enacting clause and inserting in lieu thereof the following:

"Section 1. From and after the passage of this act it shall be unlawful for officers of any county, city (including cities acting under special charter and those acting under Title V (5) Chapter Fourteen-c (14-c) of the Supplement to the Code, 1907, and acts amendatory thereto), town or school to sell negotiate or exchange bonds of any such county, city (including cities above specified), town or school, in all cases where the amount is over twenty-five thousand dollars or an original indebtedness is not to be contracted or created, without first giving notice of their intention to do so by one publication in some daily or weekly newspapers published in the county where such bonds are to be sold or exchanged, or by posting notice thereof in not less than three public places in said county for at least ten days": and when so amended the bill do pass.

W. L. HARDING, Chairman.

Report adopted.

Also:

Mr. Speaker—Your Committee on Municipal Corporations, to whom was referred House File No. 288, a bill for an act to amend the law as it appears in Title V of Chapter Fourteen-c of the Supplement to the Code, 1907, etc., 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 be indefinitely postponed.

W. L. HARDING,

Chairman.

Report adopted and House File No. 288 was indefinitely postponed.

Also:

Mr. Speaker—Your Committee on Municipal Corporations, to whom was referred House File No. 510, a bill for an act to amend Section Nine Hundred Sixty-one (961) of the Code, relating to the condemnation of private property for the construction of sewers and artificial channels, 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 be indefinitely postponed.

W. L. HARDING, Chairman.

Report adopted and House File No. 510 was indefinitely postponed.

Also:

MR. Speaker—Your Committee on Municipal Corporations, to whom was referred House File No. 586, a bill for an act defining parks and pleasure grounds and granting additional powers to park commissioners in cities under special charter, 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 be indefinitely postponed.

W. L. HARDING, Chairman.

Report adopted and House File No. 586 was indefinitely postponed.

Dewey of Guthrie, 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. 583, a bill for an act to amend Section 2121 of the Supplement to the Code, 1907, relating to the salaries of Railroad Commissioners and secretary, 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 be indefinitely postponed.

H. K. DEWEY, Chairman.

Report adopted and House File No. 583 was indefinitely post-poned.

Also:

MR. SPEAKER—Your Committee on Compensation of Public Officers, to whom was referred Senate File No. 325, a bill for an act to amend Section

5718-a-14 of the Supplement to the Code, 1907, relating to the time of employment and compensation of the members of the Board of Parole, 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 recommndation that the same do pass.

H. K. DEWEY, Chairman.

Report adopted.

Johnson of Mitchell, 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. 154, a bill for an act describing and defining negotiable and non-negotiable bills-of-lading and providing for the issuing, transfer and enforcement thereof defining the rights and duties of Common Carriers and all persons issuing and receiving the same, providing for the shipment and delivery of goods and property thereunder and for conviction and punishment for the violation of the provision thereof, 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.

K. J. JOHNSON,

Chairman.

Report adopted.

Also:

Mr. Speaker—Your Committee on Banks and Banking, to whom was referred Senate File No. 426, a bill for an act to amend the law as it appears in Section Eighteen Hundred and Seventy-three (1873) of the Supplement to the Code, 1907, relating to the examination of state and savings banks and the publication of the reports, 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 be indefinitely postponed.

K. J. Johnson,

Chairman.

Report adopted and Senate File No. 426 was indefinitely postponed.

On motion of Harding of Woodbury the House adjourned to 7:30 o'clock P. M.

EVENING SESSION.

House reconvened, Speaker Stillman in the Chair.

Huff of Hardin moved that House File No. 465 be withdrawn from the Judiciary Committee and from the further consideration of the House.

Motion prevailed.

On request of Van Camp of Adair, leave of absence was granted Pickford of Cerro Gordo for the evening session.

On request of Stipe of Page, leave of absence was granted Speer of Warren until Wednesday noon.

REPORTS OF COMMITTEES.

Hickenlooper of Monroe, from the Committee on Mines and Mining, submitted the following report:

MR. SPEAKER—Your Committee on Mines and Mining, to whom was referred Substitute for Senate File No. 282, 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 be amended as follows:

By striking out the word "habitual" as it occurs in line 4 of Section 2 of the original Bill and inserting in lieu thereof the word "Gross".

By striking out the words and figures "three, (3)" as they occur in line six and line nine of Section One of the original Bill and inserting in lieu thereof the words and figures "six, (6)".

By striking out the words "first Monday of April" as they occur in the eighth and ninth lines of Section One of the original Bill and inserting in lieu thereof the words "fourth day of July."

By striking out the words and figures "One hundred (100)" as they occur in the fifth line of Section Four of the original Bill and inserting in lieu thereof the words and figures "Two hundred (200)".

By striking out the words "buildings, land-marks and principal objects on the surface," as they occur in 16 and 17 of Section Four of the original Bill and inserting in lieu thereof the words "reservations made of coal and mineral".

By inserting the word "permanent" between the words "of" and "pumps" as they occur in line 22 of Section Four of the original Bill.

By striking out all of Section Four, beginning with the word "each" in line 33 of the original Bill and ending with the word "workings" in line 36 and by inserting in lieu thereof the following: "Each map shall also show by profle drawing and measurement, the last one hundred fifty (150) feet approaching the boundary lines, showing the rise and dip of the seam".

By striking out the word "extension" as found in line 54 of Section Four of the original Bill an inserting in lieu thereof the word "extended map."

By striking out the words "a similar survey to complete and extend the map" as found in lines 65 and 66 of Section Four of the original Bill and inserting in lieu thereof the words "a completed and extended map".

By inserting after the word "shafts" in line One of Section Eight of the original Bill, the words "hereafter constructed". By striking out Section Nine of the original Bill and inserting in lieu thereof the following: "All escape shafts not provided with stairs shall be provided with suitable appliances for hoisting under-ground workmen at all times ready for use both day and night while the workmen are at labor, which hoisting apparatus shall be separate and apart from the hoisting shaft, and the equipment shall include a depth indicator brake on the drum, steel or iron cage safety catches on cages, and covers on cages to securely protect any person while on the cage".

By inserting after the word "exit" as it occurs in line One of Section Eleven of the original Bill, the words "not including hoisting shafts".

By adding after the word "necessary" in the ninth line of Section Eleven of the original Bill, the following: "for the purpose of furnishing additional ventilation or reasonably necessary means of escape and such additional air and escape ways shall only be used in case of emergency."

By striking out all of Section 13 of the original Bill.

By striking out all of Section 17 of the original Bill and substituting in lieu thereof the following: "In all cases, after twilight, or when by reason of steam or other causes obscuring the plain view of the top and openings of any shaft, there shall be maintained a good and substantial light, but in no case shall an open light or torch be used."

By striking out of the ninth line of Section Nineteen of the original Bill, the word "three" and inserting in lieu thereof the words "two and one-half".

By striking out all of Section 20 of the original Bill and substituting therefor, the following:

"All entries hereafter constructed in which the hauling is done by draft animal and wherein the employees perform their work or use as a means of ingress and egress to and from their working places, shall be maintained substantially eight (8) feet in width from one rib or side of the entry or haulage way to the opposite side, which shall be kept free from timbers or other refuse and as reasonably even on the surface of each side of the track as may be reasonably practicable, provided, however, that this Section of this Act shall not apply to such haulage ways in long-wall work when the inspector of the District where the mine is located shall determine that it is impracticable to maintain the width of the entry or haulage way as herein provided; and when so determined, no person shall be permitted and it shall be unlawful for any person to ride on the front end of any trip of cars."

By striking out Section 25 of the original Bill and substituting therefor the following:

"On all haulage ways where doors are maintained to direct the air current, it shall be the duty of the driver or other employees passing through the same, to see that the same is properly closed."

By inserting after the word "conditions" in the third line of Section 28 of the original Bill, the following: "he shall at once give notice to the mine owner or his agent or person in charge, and upon failure to make the necessary changes within such reasonable time as said Mine Inspector may fix,"

By striking out of lines seven and eight of Section 31 of the original Bill, the words "or materials other than coal or mineral".

By striking out all of Section 32 of the original Bill.

By striking out all of Section 35 of the original Bill.

By striking out all of Section 38 of the original Bill,

By inserting after the word "engine" in the first line of Section 41 of the original Bill, the words "except gasoline haulage motors where the exhaust is properly cared for".

By striking out the words "when ordered by the miner" as they occur in the Senate printed amendment to Section 45.

And, by inserting the words "representative of" between the words "to" and "the" as they occur in line 40 of Section 45 of the original Bill.

We also recommend that the Sections of this Bill be numbered consecutively after the Sections 13, 32, 35 and 38 of the original Bill have been stricken out: and when so amended the bill do pass.

THOS. HICKENLOOPER,

Chairman.

Adopted.

REPORTS OF COMMITTEES.

Moore of Linn, from the Committee on Appropriations, submitted the following report:

MR. Speaker—Your Committee on Appropriations, to whom was referred Senate File No. 119, a bill for an act to indemnify Gustave Winter for personal injury sustained by him while employed at the state hospital for the insane at Independence, Iowa, 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.

ERNEST R. MOORE,

Chairman.

Report adopted.

Also:

Mr. Speaker—Your Committee on Appropriations, to whom was referred House File No. 393, a bill for an act making appropriation for the payment of the bill of Hulse & Allen for transcript of testimony furnished the Iowa Railroad Commission, and the printing of briefs and the traveling expenses of one of the railroad commissioners, Clifford Thorne, while in attendance at the final hearing in the case before the Interstate Commerce Commission involving general advance in rates, 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 be indefinitely postponed.

ERNEST R. MOORE, Chairman.

Passed on file.

MINORITY RECOMMENDATION.

Mr. Speaker—We, the undersigned members of the committee on Appropriations hereby dissent from the majority report upon House File No. 393, and recommend that the same be amended by the following substitute amendment:

A BILL

For an Act to make an appropriation for the payment of printing of briefs and the traveling expenses of one of the Railroad Commissioners, Clifford Thorne, while in attendance at the final hearing in the cases before the Interstate Commerce Commission involving general advance in rates.

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, the sum of \$445.99 for the printing of briefs, and the traveling expenses of one of the State Railroad Commissioners, Clifford Thorne, during the month of January, 1911, while in attendance at the final hearing before the Interstate Commerce Commission, in the cases involving general advances in freight rates.

Sec. 2. This act being deemed of immediate importance shall take effect and be in force from and after its publication in the Des Moines Capital and the Register and Leader, being newspapers published in Des Moines, Iowa, and when so amended the same to pass.

Frank Shane,
U. G. Whitney,
C. J. Fulton,
B. T. Felt, Jr.,
WM. Larrabee, Jr.,
Eli C. Perkins,
T. W. Russell,
Ed. H. Campbell,
C. B. Murtagh,
W. C. Brown,
D. M. Patterson.

Passed on file.

Also:

Mr. Speaker—Your Committee on Appropriations, to whom was referred House File No. 379, a bill for an act to repeal Section 2534 of the Supplement to the Code, 1907, and to enact a substitute therefor and to amend Section 5028-j of the Supplement to the Code, 1907, all relating

to the state veterinary, 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 be indefinitely postponed.

ERNEST R. MOORE,

Chairman.

Report adopted and House File No. 379 was indefinitely postponed.

Also:

MR. Speaker—Your Committee on Appropriations, to whom was referred House File No. 534, a bill for an act to appropriate the sum of \$640.95 to be paid to the firm of Benson & Marxer, contractors, in settle ment of their contract for the erection of the engineering annex at Ames, 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 be indefinitely postponed.

ERNEST R. MOORE,
Chairman.

Report adopted and House File No. 534 was indefinitely postponed.

Also:

MR. SPEAKER—Your Committee on Appropriations, to whom was referred House File No. 461, a bill for an act to indemnify Mr. W. T. Johnson for personal injuries sustained by him while at patient at the state university of Iowa Hospital, Iowa City, Iowa, 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.

ERNEST R. MOORE,

Report adopted.

Chairman.

Also:

Mr. Speaker—Your Committee on Appropriations, to whom was referred House File. No. 389 a bill for an act to indemnify H. C. Jackson for personal injury sustained by him while employed as head farmer at the State Hospital at Mt. Pleasant, Iowa, 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.

ERNEST R. MOORE, Chairman.

Report adopted. Also:

Mr. Speaker—Your Committee on Appropriations, to whom was referred House File No. 340, a bill for an act making an appropriation to D. N. Guthrie for damages sustained by him by the construction of a dam by the State of Iowa across the outlet of Lower Gar Lake, 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 be indefinitely postponed.

ERNEST R. MOORE, Chairman.

Report adopted and House File No. 340 was indefinitely post-poned.

Klay of Sioux, from the Committee on Judiciary, submitted the following report:

MR. SPEAKER—Your Committee on Judiciary, to whom was referred House File No. 443, a bill for an act authorizing the Executive Council to pay court costs taxed to or incurred by the state in any suit or proceeding instituted by any of the state departments as by law provided, 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.

GERRIT KLAY, Chairman.

Report adopted.

Also:

Mr. Speaker—Your Committee on Judiciary, to whom was referred Senate File No. 444, a bill for an act to legalize certain acts and proceedings of the council of the incorporated town of Prairie City, Jasper county, Iowa, relating to the special election held in said town on September 6th, 1907, the levy of a tax for a lighting plant fund and the transferring of said fund to the original fund of said town, 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.

GERRIT KLAY.

Report adopted.

Chairman.

Also:

MR. SPEAKER—Your Committee on Judiciary, to whom was referred House File No. 168, a bill for an act to repeal Section 4612 of the Code, and to enact a substitute therefor relating to the testimony of witnesses in criminal cases, and to avoid and encourage the detection of crime and to grant immunity from prosecution to certain witnesses, 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 be indefinitely postponed.

GERRIT KLAY, Chairman.

Report adopted and House File No. 168 was indefinitely postponed. Also:

MR. SPEAKER—Your Committee on Judiciary, to whom was referred House File No. 597, a bill for an act to amend Section Two Hundred Thirty-three (233) of the Code relating to the calling of special terms of court, 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.

GERRIT KLAY, Chairman.

* Report adopted.

CONSIDERATION OF BILLS.

On motion of Miller of Bremer, House File No. 289, a bill for an act to invest the district courts of the State of Iowa with jurisdiction and authority to restrain violations of any law heretofore or hereafter enacted to protect the public and trade and commerce against unlawful restraints, trusts, conspiracies, combinations and monopolies, or unfair discrimination between different sections. communities or localities, to cause any person within the state of Iowa to be made party to an action pending in any court in this state, and to require any person, firm, association or corporation to respond to a subpoena in any court in this state, and to give testimony and produce any books, papers or documents in any hearing, investigation, proceeding or prosecution for the violation of any laws relating to pools, trusts, conspiracies, combinations or monopolies, or prohibiting unfair discrimination between different sections, communities or localities, and to provide immunity to the persons so testifying; and to make an appropriation for the purpose of enforcing the provisions of this act and all laws passed to protect trade and commerce against unlawful restraints, trusts, conspiracies, combinations and monopolies, and all laws relating to the fixing of prices and charges or designed to prohibit unfair discrimination between different sections, communities or localities, with report of committee recommending passage as amended, was taken up, considered, and the committee amendments were adopted.

Smith of Decatur in the Chair.

Mr. Miller moved that the rules be suspended, 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 ayes were:

Bascom, Bauman, Beans, Beebe, Black, Boettger, Bowman, Bruce, Bybee, Campbell of Webster, Collin, Cousins, Crist, Cunningham, Dabney, Daniels, Dawson, Dewey, Dixon, Downey, Edmunds, Ellis, Felt, Finlayson, Fourt, Fry, Fulton, George, Gilbert, Goodykoontz, Greene, Grout, Halgrims, Harding, Harvey, Hayes, Hazen, Hickenlooper, Huff, Hunt, Huntley, Hutchins, Jacobs, Jacobson Klay, Koontz, Krebill, Kull, Kulp, Larrabee, Leach, Lenocker, Lounsberry, Lund, Miller of Bremer, Miller of Dubuque, Milton, Moore, Murtagh, Newell, O'Connor, Odendahl, Olson, Patterson, Perkins, Ripley, Robbins, Rowles, Russell, Sater, Shane, Shankland, Sherman, Skinner, Smith of Adams, Smith of Decatur, Stephenson, Stipe, Stoddard, Townsend, Van Camp, White, Whitney—83.

The nays were:

None.

Absent or not voting:

Brady, Brockway, Brown, Byerly, Campbell of Ida, Dunlap, Enger, Escher, Fletcher, Fraley, Griggs, Hamilton, Hogan, Johnson, Linnan, McCleery, McCullough, Penn, Pickford, Ritter, Schee, Speer, Taylor, Zeller, Mr. Speaker—25.

So the bill passed and the title was agreed to.

On motion of Jacobs of Calhoun, Senate File No. 418, a bill for an act to amend Section Four Thousand Two Hundred Sixty-eight (4268) of the Code in relation to the disposition of the proceeds of real estate sold in actions of partition, with report of committee recommending passage, was taken up and considered.

Mr. Jacobs moved 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 ayes were:

Bascom, Bauman, Beans, Beebe, Black, Boettger, Brown, Bruce, Bybee, Campbell of Webster, Collin, Cousins, Crist, Cunningham, Dabney, Daniels, Dewey, Dixon, Downey, Edmunds, Ellis, Enger, Felt, Finlayson, Fourt, Fraley, Fry, Fulton, George, Gilbert, Greene, Griggs, Grout, Harding, Harvey, Hayes, Hazen, Hickenlooper, Huff, Hunt, Huntley, Hutchins, Jacobs, Jacobson, Koontz,

Krebill, Kull, Kulp, Larrabee, Leach, Lenocker, Linnan, Lounsberry, Miller of Dubuque, Milton, Murtagh, Newell, O'Connor, Odendahl, Patterson, Penn, Perkins, Ripley, Robbins, Rowles, Russell, Sater, Schee, Shane, Shankland, Sherman, Skinner, Smith of Adams, Smith of Decatur, Stephenson, Stipe, Stoddard, Townsend, Van Camp, White—80.

The nays were:

None.

Absent or not voting:

Bowman, Brady, Brockway, Byerly, Campbell of Ida, Dawson, Dunlap, Escher, Fletcher, Goodykoontz, Halgrims, Hamilton, Hogan, Johnson, Klay, Lund, McCleery, McCullough, Miller of Bremer, Moore, Olson, Pickford, Ritter, Speer, Taylor, Whitney, Zeller, Mr. Speaker—28.

So the bill passed and the title was agreed to.

On motion of George of Story, House File No. 446, a bill for an act to amend the law as it appears in Chapter One Hundred Sixtynine (169), acts of the Thirty-third General Assembly relating to the payment of all compensation and expenses incurred under the provisions of said act, with report of committee recommending passage, was taken up and considered.

Mr. George moved that the rules be suspended, the bill be considered engrossed, and read a third time now, which motion prevailed, and the bill was read a third time.

On question "Shall the bill pass?"

The ayes were:

Bascom, Bauman, Beans, Beebe, Black, Boettger, Bowman, Brown, Bruce, Bybee, Collin, Cousins, Crist, Cunningham, Dabney, Daniels, Dawson, Dewey, Dixon, Edmunds, Ellis, Enger, Felt, Finlayson, Fourt, Fry, Fulton, George, Gilbert, Greene, Griggs, Grout, Halgrims, Harding, Harvey, Hayes, Hazen, Hickenlooper, Hogan, Huff, Hunt, Hutchins, Jacobson, Koontz, Krebill, Kull, Kulp, Larrabee, Leach, Linnan, Lounsberry, Lund, Miller of Bremer, Miller of Dubuque, Milton, Murtagh, Newell, O'Connor, Odendahl, Olson, Patterson, Penn, Perkins, Ripley, Robbins, Rowles, Russell, Sater, Shane, Shankland, Sherman, Skinner, Smith of Adams, Smith of Decatur, Stephenson, Stipe, Stoddard, Townsend, Van Camp, White, Whitney—81.

The navs were:

Downey-1.

Absent or not voting:

Brady, Brockway, Byerly, Campbell of Ida, Campbell of Webster, Dunlap, Escher, Fletcher, Fraley, Goodykoontz, Hamilton, Huntley, Jacobs, Johnson, Klay, Lenocker, McCleery, McCullough, Moore, Pickford, Ritter, Schee, Speer, Taylor, Zeller, Mr. Speaker—26.

So the bill passed.

Ripley of Hancock proposed the following amendment to the title:

I move to amend the title by substituting the following therefor: A bill for an act to provide for the payment of compensation and expenses incurred under the law providing for the inspection of bees.

Amendment adopted, and the title as amended was agreed to.

On motion of Stipe of Page, House File No. 531, a bill for an act providing for the production of books, papers and documents of corporations, partnerships, associations and indivduals, and to compel attendance and testimony of witnesses in proceedings relating to pools, trusts, combinations and monopolies, and in proceedings relating to unfair discrimination between different sections, communities, localities, cities and towns; providing immunity to persons so testifying; providing for proceedings upon failure of witness to so testify or so produce books, papers and documents, with report of committee recommending passage, was taken up and considered.

Mr. Stipe moved that the rules be suspended, 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 ayes were:

Bascom, Bauman, Beans, Beebe, Boettger, Bowman, Bruce, Bybee, Collin, Cousins, Crist, Cunningham, Dabney, Daniels, Dawson, Dewey, Dixon, Downey, Dunlap, Edmunds, Ellis, Enger, Felt, Finlayson, Fourt, Fry, Fulton, George, Gilbert, Greene, Grout, Halgrims, Harding, Harvey, Hayes, Hazen, Hickenlooper,

Hogan, Huff, Hunt, Huntley, Hutchins, Jacobson, Koontz, Krebill, Kull, Kulp, Larrabee, Leach, Linnan, Lounsberry, McCullough, Miller of Bremer, Miller of Dubuque, Milton, Murtagh, Newell, O'Connor, Olson, Patterson, Penn, Ripley, Robbins, Rowles, Russell, Sater, Shane, Shankland, Sherman, Skinner, Smith of Adams, Smith of Decatur, Stephenson, Stipe, Stoddard, Townsend, Van Camp, White, Whitney—79.

The nays were:

None.

Absent or not voting:

Black, Brady, Brockway, Brown, Byerly, Campbell of Ida, Campbell of Webster, Escher, Fletcher, Fraley, Goodykoontz, Griggs, Hamilton, Jacobs, Johnson, Klay, Lenocker, Lund, McCleery, Moore, Odendahl, Perkins, Pickford, Ritter, Schee, Speer, Taylor, Zeller, Mr. Speaker—29.

So the bill passed and the title was agreed to.

Speaker Stillman in the Chair.

On motion of Larrabee of Fayette, House File No. 434, a bill for an act for the relief of the grantee of Jacob Hoover, and for the purpose of having a patent issued in the name of Jacob W. Hoover for a certain tract of land, with report of committee recommending passage was taken up, considered, and Senate File No. 364 was substituted therefor.

Mr. Larrabee moved 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 ayes were:

Bascom, Bauman, Beans, Beebe, Black, Boettger, Bowman, Brown, Bruce, Bybee, Collin, Cousins, Crist, Cunningham, Dabney, Daniels, Dawson, Dewey, Dixon, Downey, Dunlap, Edmunds, Ellis, Enger, Felt, Finlayson, Fourt, Fry, Fulton, George, Greene, Griggs, Harding, Harvey, Hayes, Hazen, Hickenlooper, Hogan, Huff, Hunt, Huntley, Hutchins, Jacobson, Krebill, Kull, Kulp, Larrabee, Leach, Lenocker, Linnan, Lounsberry, Lund, McCullough, Miller of Bremer, Miller of Dubuque, Milton, Moore, Newell, Odendahl, Olson, Patterson, Penn, Perkins, Ripley, Robbins, Rowles, Russell, Sater, Shane, Shankland, Sherman, Skinner, Smith of Adams, Smith of Decatur, Stephenson, Stipe, Stoddard, Townsend, Van Camp, Whitney, Mr. Speaker—81.

+2

The nays were:

Koontz, O'Connor-2.

Absent or not voting:

Brady, Brockway, Byerly, Campbell of Ida, Campbell of Webster, Escher, Fletcher, Fraley, Gilbert, Goodykoontz, Grout, Halgrims, Hamilton, Jacobs, Johnson, Klay, McCleery, Murtagh, Pickford, Ritter, Schee, Speer, Taylor, White, Zeller—25.

So the bill passed the House and the title was agreed to.

On motion of Greene of Clinton, Senate File No. 235, a bill for an act to require contracts for county bridges, buildings and other improvements to be let to the lowest responsible bidder, and to provide for advertisements for bids, with report of committee recommending passage as amended, was taken up, considered, and the committee substitute amendment substituted for the original bill.

O'Connor of Chickasaw proposed the following amendment:

Mr. Speaker, I move to amend Section One by adding the words "or more" after the figures \$350.00."

Amendment adopted.

Cunningham of Buena Vista proposed the following amendment:

Mr. Speaker, I move to amend by striking out of Section One the words "or repaired" in line two, and the words "or repair" in line three, and the word "probable" in line three, and by striking out the words and figures "Three hundred fifty" and inserting in lieu thereof the words and figures "five hundred"

Amendment adopted.

Van Camp of Adair moved the previous question.

Motion prevailed and the previous question was ordered.

Mr. Greene moved 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 ayes were:

Bascom, Bauman, Black, Boettger, Bybee, Dabney, Dixon, Downey, Dunlap, Ellis, Enger, Finlayson, Gilbert, Greene, Harding, Harvey, Hickenlooper, Huff, Klay, Koontz, Krebill, Kull, Linnan,

Lounsberry, Lund, McCullough, Miller of Dubuque, Milton, Murtagh, O'Connor, Olson, Patterson, Stephenson—33.

The nays were:

Bowman, Collin, Cousins, Crist, Daniels, Dawson, Dewey, Edmunds, Felt, Fry, Fulton, George, Grout, Halgrims, Hayes, Hunt, Huntley, Hutchins, Jacobs, Jacobson, Larrabee, Leach, Lenocker, Miller of Bremer, Newell, Penn, Robbins, Rowles, Russell, Sater, Shane, Shankland, Sherman, Skinner, Smith of Adams, Smith of Decatur, Stipe, Stoddard, Townsend, Van Camp, White, Whitney, Mr. Speaker—43.

Absent or not voting:

Beans, Beebe, Brady, Brockway, Brown, Bruce, Byerly, Campbell of Ida, Campbell of Webster, Cunningham, Escher, Fletcher, Fourt, Fraley, Goodykoontz, Griggs, Hamilton, Hazen, Hogan, Johnson, Kulp, McCleery, Moore, Odendahl, Perkins, Pickford, Ripley, Ritter, Schee, Speer, Taylor, Zeller—32.

So the bill having failed to receive a constitutional majority was declared to have been lost.

On motion of Van Camp of Adair, House File No. 265, a bill for an act to establish assessment districts and to provide for the listing for assessment of property. (Additional to Title Seven (7), Chapter One (1) of the Code, relating to assessment of property), with report of committee recommending passage as amended was taken up, considered, and the committee amendments were adopted.

Mr. Van Camp moved that the rules be suspended, 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 ayes were:

Bybee, Crist, Dabney, Daniels, Dewey, Enger, Goodykoontz, Griggs, Halgrims, Harding, Hayes, Hazen, Hunt, Jacobson, Klay, Koontz, Kull, Lenocker, Lounsberry, Lund, McCullough, Miller of Bremer, Milton, Murtagh, O'Connor, Perkins, Shankland, Sherman, Smith of Decatur, Stipe, Van Camp, Whitney, Mr. Speaker—33.

The nays were:

Bascom, Bauman, Beebe, Black, Collin, Cousins, Dawson, Downey, Dunlap, Ellis, Felt, Fourt, Fry, George, Gilbert, Harvey, Huff, Hutchins, Krebill, Larrabee, Leach, Linnan, Miller of Dubuque, Newell, Odendahl, Patterson, Ripley, Robbins, Russell, Sater, Skinner, Stephenson, Stoddard, Townsend—34.

Absent or not voting:

Beans, Boettger, Bowman, Brady, Brockway, Brown, Bruce, Byerly, Campbell of Ida, Campbell of Webster, Cunningham, Dixon, Edmunds, Escher, Finlayson, Fletcher, Fraley, Fulton, Greene, Grout, Hamilton, Hickenlooper, Hogan, Huntley, Jacobs, Johnson, Kulp, McCleery, Moore, Olson, Penn, Pickford, Ritter, Rowles, Schee, Shane, Smith of Adams, Speer, Taylor, White, Zeller—41.

So the bill having failed to receive a constitutional majority was declared to have been lost.

Jacobs of Calhoun moved that House File No. 520 be withdrawn from the Judiciary committee and the further consideration of the House.

Motion prevailed.

MOTIONS TO RECONSIDER.

MR. SPEAKER—I move to reconsider the vote by which Senate File No. 235 failed to pass the House.

JOHN W. JACOBS.

I second the motion.

U. G. WHITNEY.

Mr. Speaker—I move to reconsider the vote by which Senate File No. 235 passed to its third reading.

John W. Jacobs.

I second the motion.

U. G. WHITNEY.

Cunningham of Buena Vista moved that House File No. 255 be withdrawn from the consideration of the Committee on Agriculture and from the further consideration of the House.

Motion prevailed.

On motion of Grout of Blackhawk the House adjourned.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, APRIL 5, 1911.

House met pursuant to adjournment, Speaker Stillman in the Chair.

Prayer was offered by Rev. Robert C. Moore of Bloomfield, Iowa.

Journal of April 4th corrected and approved.

PETITIONS, MEMORIALS AND REMONSTRANCES.

Greene of Clinton presented petition from citizens of Clinton County endorsing House File No. 422.

Referred to Sifting Committee.

Skinner of Jasper presented petition from teachers of Jasper County endorsing House File No. 69 and Senate File No. 77.

Referred to Sifting Committee.

Milton of Cedar presented remonstrance from citizens of Cedar County against House File No. 444.

Referred to Sifting Committee.

Van Camp of Adair presented remonstrance from board of supervisors of Adair County against bill providing for county engineer or state highway commission.

Referred to Sifting Committee.

Lounsberry of Marshall presented petition from physicians of Marshall county favoring Senate File No. 237.

Referred to Sifting Committee.

Bauman of Van Buren presented remonstrance from citizens of Birmingham against the Shankland bill.

Referred to Sifting Committee.

Goodykoontz of Boone moved that House File No. 212 be withdrawn from the Committee on Ways and Means and the further

consideration of the House, also House File No. 519 from the further consideration of the House.

Motion prevailed.

Bruce of Floyd moved that House File No. 187 be withdrawn from the Committee on Ways and Means and the further consideration of the House.

Motion prevailed.

Speaker Stillman, Chairman of the Committee appointed to draft resolutions respecting the life, character and public service of the late Hon. P. A. Smith, presented the resolutions prepared by that committee and moved their adoption.

Motion prevailed by rising vote and the resolutions were adopted.

Van Camp of Adair, Chairman of the committee to draft resolutions respecting the life, character and public service of the late Hon. R. W. Hollenbeak, presented the resolutions prepared by that committee and moved their adoption.

Motion prevailed by rising vote and the resolutions were adopted.

Shane of Wapello moved that House Files Nos. 433 and 169 be withdrawn from the Committee on Municipal Corporations and the further consideration of the House.

Motion prevailed.

Whitney of Woodbury called up the report of the Joint Committee on the fire protection of the State Capitol as found printed in yesterday's Journal.

Ripley of Hancock moved the adoption of the report and its reference to the Committee on Appropriations.

Motion prevailed and the resolution was so referred.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS.

Whitney of Woodbury, 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. 231, a bill for an act to repeal Section One Thousand Three (1003) of the Code and enact a substitute therefor, relative to the levy of taxes in special charter cities.

Also:

Substitute for Senate File No. 398, a bill for an act to legalize conveyances of real property by executors or trustees under foreign wills where the provisions of Section Thirty-two Hundred and Ninety-five (3295) of the Code were not observed or complied with.

Also:

Senate File No. 359, a bill for an act to amend the law as it appears in Section Two Hundred Eighty (280) of the Code, relating to the compensation of marshal in superior court.

Also:

Senate File No. 387, a bill for an act amending Sections Thirteen Hundred and Ten (1310), and Thirteen Hundred and Eleven (1311), of the Code, and the law as it appears in Section Thirteen Hundred Twentyone (1321), of the Supplement to the Code, 1907, relating to the taxation of money and credits and private banks, and repealing the law as it appears in Section Thirteen Hundred and Twenty-two (1322), of the Supplement to the Code, 1907, and enacting a substitute therefor relating to the taxation of the shares of stock of national banks, state and savings banks and loan and trust companies, and defining moneyed capital, and providing for the taxation thereof.

Also:

Senate File No. 249, a bill for an act authorizing the placing with persons or in families and in places of employment of boys and girls committed to the industrial school, under contract for care, education, maintenance and service, and repealing the law as it appears in Section Twenty-seven Hundred Four (2704) of the Supplement to the Code, 1907.

U. G. WHITNEY, Chairman House Committee.

ED. P. MALMBERG, Chairman Senate Committee.

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 concurred in House amendments to Senate File No. 249, a bill for an act authorizing the placing with persons or in families and in places of employment of boys and girls committed to the industrial school.

GEO. A. WILSON, 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. 56, a bill for an act to regulate the sale or disposal of stocks of goods, wares, or merchandise in bulk, and to provide a penalty for the violation thereof.

Geo. A. Wilson, Secretary.

Also:

MR. SPEAKER—I am directed to inform your honorable body that the Senate has concurred in House amendments to Senate File No. 225, a bill for an act to transfer the control and management of the college for the blind at Vinton from the Board of Control of State Institutions to the State Board of Education.

Gro. A. Wilson, Secretory.

INTRODUCTION OF BILLS.

House File No. 599, by Fraley:

A BILL

For an act to authorize boards of supervisors within their respective counties to grant permission to persons engaged in the manufacture of gas for illuminating and heating purposes to lay mains and pipes in highways to supply consumers outside of the territorial limits of the municipality in which the manufacturing plant of such persons is located.

Be it Enacted by the General Assembly of the State of Iowa:

Section 1. Upon application to the board of supervisors of any county by any individual or corporation engaged in the manufacture and distribution of gas for heating and illuminating purposes for permission to lay its mains and pipes in the public highways outside of municipalities for the purpose of supplying consumers beyond the territorial limits of the municipalities in which the manufacturing plant of such corporation or individual is located, said board may grant the same upon condition that it shall not in any manner interfere with the public travel. The applicant shall be responsible for all damages that may arise from such construction or from the same not being kept in repair.

Read first and second time and referred to Sifting committee.

By Ripley of Hancock, House File No. 600:

A BILL

For an act to amend the law as it appears in Section Twenty-seven Hundred (2700) of the Supplement to the Code, 1907, relative to the support of the state institution for the Feeble-minded Children at Glenwood.

Be it Enacted by the General Assembly of the State of Iowa:

Section 1. That Section Twenty-seven Hundred (2700) of the Supplement to the Code, 1907, be and the same is hereby amended by striking out the word "twelve" appearing in the third (3) line of said section, and inserting in lieu thereof the word "thirteen."

Read first and second time and referred to Sifting Committee.

By Zeller of Madison, House File No. 601:

A BILL

For an act to legalize the incorporated town of East Peru, Iowa, and to legalize the election of officers for said town and the ordinances, resolutions and other proceedings thereof.

Whereas, Steps were taken to incorporate the town of East Peru in Madison county, Iowa, in the month of January, 1897, which proceedings were at the time supposed to be regular and sufficient, and

Whereas, The officers of said town were elected in the years 1897, 1898, 1900, 1901, 1902, 1903, 1904, 1905, 1906, 1907, 1908, 1909 and 1911, instead of at the times provided by law, and

Whereas, At the election held in 1911 the officers of said town were elected for the term of one year instead of for the term of two years as required by law, and

Whereas, Doubts have arisen as to the validity of the original proceedings to incorporate said town and as to the validity of the elections held and of the ordinances, resolutions and other proceedings had by the officers of said town since the time of its incorporation. Now, therefore

Be it Enacted by the General Assembly of the State of Iowa:

Section 1. That the original proceedings to incorporate the said town of East Peru, Madison county, Iowa, and all elections of officers for said town and all ordinances enacted and resolutions adopted or other proceedings had by the officers of said town be, and the same are hereby legalized and declared to be valid and binding and to have the same force and effect as though the proceedings to incorporate said town in the first instance were regular, legal and valid, and as though said elections were held at the times, and persons elected had been elected for the terms prescribed by law, and the officers elected for said town at the election held in the year 1911, are hereby declared to be the legal officers of said town and their terms of office shall not expire until the general election at the regular election in the year, 1913, and their acts shall have the same force and effect as though they had been elected for the term beginning in the year 1911, and ending in the year 1918.

- Sec. 2. Nothing in this act shall effect pending litigation,
- Sec. 3. This act being deemed of immediate importance shall be in full force and effect from and after its publication in the Register and

Leader and Des Moines Capital, newspapers published at Des Moines, Iowa.

Read first and second time and referred to Sifting committee.

On request of O'Connor of Chickasaw, leave of absence was granted Fletcher of Iowa indefinitely on account of sickness.

On request of Dawson of Cherokee, leave of absence was granted George of Story until Thursday.

REPORTS OF COMMITTEES.

Ripley of Hancock, from the Committee on Board of Control, submitted the following report:

MR. SPEAKER—Your Committee on Board of Control, to who was referred House File No. 138, a bill for an act to provide for the support of the State Hospital for the Insane and repealing the law as it appears in Section 2291-B, Chapter 2, Title XII, Supplement to the Code, 1907, 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 be amended as follows:

Strike out the words "fifteen dollars" in line eight (8) of Section One, and insert in lieu thereof the following words and figures:

"thirteen and 50-100 dollars (\$13.50)."

Also strike out the words "sixteen dollars" in line ten (10) of Section One, and insert in lieu thereof the following words and figures:

"fourteen dollars (\$14.00)"; and when so amended the bill do pass.

. C. RIPLEY,

Chairman.

Report adopted.

Also:

Shankland of Polk, from the Committee on Insurance, submitted the following report:

Mr. Speaker—Your Committee on Agriculture, to whom was referred Senate File No. 284, a bill for an act to amend Section Three of Chapter One Hundred and Twelve of the acts of the Thirty-third General Assembly relating to the issuance of policy of insurance by insurance companies, 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.

FBANK S. SHANKLAND.

Chairman.

Report adopted.

MR. SPEAKER—Your Committee on Agriculture, to whom was referred House File No. 506, a bill for an act to amend the law as it appears in Sections 360, 1711, 1721, 1728, 1745, 1787, 1798 of the Code, and to amend the law as it appears in Sections 1333, 1709, (division 1), 1758-b, 1782, 1759-b, 1759-f, 1798-a, 1798-b, 1739-j, of the Supplement to the Code, 1907, and to amend the law as it appears in Section 7, Chapter 105, and Section 1 of Chapter 111 of the acts of the Thirty-third General Assembly, to enact a section as Section 1820-d to Chapter 8, Title Nine of the Code, all relating to insurance, 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 be amended as follows:

By striking out the period (.) at the end of Section One (1) and substituting a comma (,) therefor, and by adding to said section the following: "Authorized to do business in the state and in no case to exceed 10 per cent of the capital of the reinsuring company and provided that a certificate of such reinsurance shall be furnished to the insured."

Also, that to Section Four (4) be added the words, "when such loss or use is caused by fire, lightning, wind storms, cyclones or tornadoes."

Also, that Section Six (6) be amended by inserting between the words "dollars" and "exclusive" in the sixth line of the printed bill the word "and surplus to be approved by the Auditor of State."

Also, that the word "action" in the last line of Section Six, (6) be corrected to read "section."

Also, that the word "each" in line three (3) of Section Sixteen (16) of the printed bill be corrected to read "which."

We further recommend that the original bill be amended by adding an additional section numbered twenty-one (21) as follows:

That Section Seventeen Hundred Ten (1710) of the Code be amended by striking out the period (.) at the end of line six (6) and substituting a comma (,) therefor, and by adding the following:

"Authorized to do business in the state, provided that in no case the excess reinsured shall exceed ten per cent of the capital of the reinsured company and provided further that a certificate of such reinsurance shall be furnished to the insured"; and when so amended the bill do pass.

Frank S. Shankland, Chairman.

Report adopted.

Cunningham of Buena Vista, from the Committee on Agriculture, submitted the following report:

Mr. Speaker—Your Committee on Agriculture, to whom was referred Senate File No. 243, a bill for an act to repeal Section Twenty-three Hundred Forty-eight (2348) of the Code and to enact a substitute therefor. Providing for a bounty on wild animals, and the proof required

to secure such bounty and prescribe punishment for the presentation of false or fraudulent claims for such bounty, 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 be indefinitley postponed.

E. H. CUNNINGHAM,

Ohairman.

Report adopted, and House File No. 243 was indefinitely postponed.

Also:

Mr. Speaker—Your Committee on Insurance, to whom was referred Senate File No. 355, a bill for an act to amend the law as it appears in Section Twenty-three Hundred Forty-one-a (2341-a) of the Supplement to the Code, 1907, relating to the registration of stallions, 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.

E. H. CUNNINGHAM,

Chairman.

Report adopted.

Also:

Mr. Speaker—Your Committee on Agriculture, to whom was referred - House File No. 526, a bill for an act to amend Chapter Ninety-six (96) of the Acts of the Thirty-third General Assembly, and to create the office of County Weed Commissioner, and to provide for his appointment and duties, 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 be indefinitely postponed.

E. H. CUNNINGHAM,

Chairman.

Report adopted, and House File No. 526 was indefinitely postponed.

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. 316, a bill for an act amending the law as it appears in Section Two Thousand Seven Hundred and Twenty-seven-a-fifty-nine (2727-a59)), Two Thousand Seven Hundred and Twenty-seven-a-sixty-two (2727-a62), and Two Thousand Seven Hundred and Twenty-seven-a-sixty-six (2727-a66) of the Supplement to the Code, 1907, relating to the care and control of private hospitals and patients therein.

Geo. A. Wilson, 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: Senate File No. 306, a bill for an act making an appropriation for the Railroad Commission on account of deficit in the traveling and expense fund.

GEO. A. WILSON,

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. 428, a bill for an act amending Section Thirteen Hundred and Eleven (1311) of the Code, relating to defining debts for the purpose of taxation.

GEO. A. WILSON,

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. 278, a bill for an act to amend Chapter 135 of the law as it appears in the Acts of the 33d General Assembly relating to the lien upon the progeny of any stallion or jack kept for public service or for sale, exchange or transfer.

GEO. A. WILSON,

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. 427, a bill for an act amending Section Thirteen Hundred and Nine (1309) of the Code relating to the defining of credits for the purpose of taxation.

GEO. A. WILSON,

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. 307, a bill for an act making appropriation to enable the State Railroad Commission to prosecute interstate rate cases before the Interstate Commerce Commission.

GEO. A. WILSON,

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. 469, a bill for an act to legalize the

action of the town council of the town of Wyoming, Iowa, in the issuance of bonds and refunding bonds for the building of a town hall.

GEO. A. WILSON,

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. 475, a bill for an act legalizing the acts, resolutions, ordinances, and proceedings of the city council of the city of Oelwein, Iowa.

GEO. A. WILSON, 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. 452, a bill for an act legalizing the ordinances, resolutions and acts of the council of the incorporated town of Royal in Clay County, Iowa, so far as effected by the election of six members of said council instead of five.

GEO. A. WILSON, 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. 463, a bill for an act to legalize an election held in the Independent School District of Emmetsburg, Iowa, March 13, 1911, relating to the voting of bonds for school purposes.

GEO. A. WILSON, 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. 477, a bill for an act to amend Section 810 of the Code, in relation to publication of preliminary notice of street improvements in towns.

GEO. A. WILSON, 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. 360, a bill for an act to repeal Sections 1822, 1823, 1824 and 1825 of the Code, and to enact substitutes therefor, and to amend Chapter Nine (9), Title Nine (9) of the Code, as amended, relating to fraternal beneficiary societies, orders and associations.

Geo. A. Wilson, 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. 18, a bill for an act requiring any person, partnership or corporation owning or operating a street railway to equip its passenger cars with power brakes and other appliances and fixing a penalty for the violation thereof.

GEO. A. WILSON.

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. 293, a bill for an act making an appropriation for the salaries and expenses of state agents and repealing Section 2 of Chapter 172 of the Acts of the Thirty-third General Assembly as it appears in Section 2692-c of the Supplement to the Code, 1907, as amended.

GEO. A. WILSON,

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. 413, a bill for an act to amend the law as it appears in Section 2145 of the Code relating to the regulation of common carriers.

GEO. A. WILSON,

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. 145, a bill for an act appropriating the sum of Seventy-five dollars (\$75.00) to be paid S. J. McCord in settlement of a claim against the State of Iowa arising by reason of the efforts of the said S. J. McCord, to extradite one James F. Milligan.

GEO. A. WILSON,

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. 456, a bill for an act to amend Section 2585 of the Supplement to the Code, 1907, to repeal Section 2589-a of the Supplement to the Code, 1907, and enact a substitute therefor and to amend Section 2587 of the Code, all relating to the practice of pharmacy.

Geo. A. Wilson, 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: Senate File No. 372, a bill for an act to amend the law as it appears in Section Twenty-four Hundred and Sixty-nine (2469) of the Supplement to the Code, 1907, relating to the term of office of the Commissioner of Labor.

GEO. A. WILSON, 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. 441, a bill for an act creating a state teachers board of retirement, and authorizing the creation of a state teachers retirement fund and the retirement of teachers on life annuities.

Geo. A. Wilson, 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. 415, a bill for an act for the purpose of having a patent issued in the name of O. D. McGeorge for a certain tract of land.

Geo. A. Wilson, 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. 46, a bill for an act to repeal Chapter 101 of the laws of the Thirty-third General Assembly and to enact a substitute therefor, relating to the dragging of public highways and providing penalty for failure to perform such duties.

Geo. A. Wilson, 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. 355, a bill for an act to amend the law as it appears in Section 2727-a1 of the Supplement to the Code, 1907, relating to the term of office of the members of the Board of Control of State Institutions.

GEO. A. WILSON,

Secretary.

SENATE MESSAGES CONSIDERED.

Senate File No. 316, a bill for an act amending the law as it appears in Section Two Thousand Seven Hundred and Twenty-seven-a-fifty-nine (2727-a-59), Two Thousand Seven Hundred and Twenty-seven-a-sixty-two (2727-a-62), and Two Thousand Seven Hundred and Twenty-seven-a-sixty-six (2727-a-66), of the Supplement to the Code, 1907, relating to the care and control by the Board of Control of private hospitals and patients therein.

Read first and second time and referred to the Sifting Committee.

Senate File No. 306, a bill for an act making an appropriation for the Railroad Commission on account of deficit in the traveling and expense fund.

Read first and second time and referred to the Sifting Committee.

Senate File No. 428, a bill for an act amending Section Thirteen Hundred and Eleven (1311), of the Code, relating to defining debts for the purpose of taxation.

Read first and second time and referred to the Sifting Committee.

Senate File No. 278, a bill for an act to amend Chapter One Hundred Thirty-five (135), of the law as it appears in the Acts of the Thirty-third General Assembly, relating to the lien upon the progeny of any stallion or jack kept for public service or for sale, exchange or transfer.

Read first, and second time and referred to the Sifting Committee.

Senate File No. 427, a bill for an act amending Section Thirteen Hundred and Nine (1309) of the Code, relating to the defining of credits for the purpose of taxation.

Read first and second time and referred to the Sifting Committee.

Senate File No. 307, a bill for an act making an appropriation to enable the State Railroad Commission to prosecute interstate rate cases before the Interstate Commerce Commission.

Read first and second time and referred to the Sifting Committee.

Senate File No. 469, a bill for an act to legalize the action of the town council of the town of Wyoming, Iowa, in the issuance of bonds and refunding bonds for the building of a town hall and all ordinances pertaining thereto.

Read first and second time and referred to the Sifting Committee.

Senate File No. 475, a bill for an act legalizing the acts, resolutions, ordinances, and proceedings of the city council of the city of Oelwein, Iowa.

Read first and second time and referred to the Sifting Committee.

Senate File No. 452, a bill for an act legalizing the ordinances, resolutions and acts of the council of the incorporated town of Royal in Clay county, Iowa, so far as effected by the election of six members of said council instead of five.

Read first and second time and referred to the Sifting Committee.

Senate File No. 463, a bill for an act to legalize an election held in the Independent School District of Emmetsburg, Iowa, March 13, 1911, relating to the voting of bonds for school purposes.

Read first and second time and referred to the Sifting Committee.

Senate File No. 477, a bill for an act to amend Section Eight Hundred Ten (810), of the Code, in relation to publication of preliminary notice of street improvements in towns.

Read first and second time and referred to the Sifting Committee.

Senate File No. 360, a bill for an act to repeal Sections One Thousand Eight Hundred Twenty-two (1822), One Thousand Eight Hundred Twenty-three (1823), One Thousand Eight Hundred Twenty-four (1824), and One Thousand Eight Hundred Twenty-five (1825), of the Code, and to enact substitutes therefor, and to amend Chapter Nine (9), Title Nine (9), of the Code as amended relating to fraternal beneficiary societies, orders and associations.

Read first and second time and referred to the Sifting Committee.

Substitute for Senate File No. 18, a bill for an act requiring any person, partnership or corporation owning or operating a

street railway to equip its passenger cars with power brakes and other appliances and fixing a penalty for the violation.

Read first and second time and referred to the Sifting Committee.

Senate File No. 293, a bill for an act making an appropriation for the salaries and expenses of state agents and repealing Section Two (2) of Chapter One Hundred Seventy-two (172) of the Acts of the Thirty-third General Assembly, and the law as it appears in Section Two Thousand Six Hundred Ninety-two-c (2692-c) of the Supplement to the Code, 1907, as amended.

Read first and second time and referred to the Sifting Committee.

Substitute for Senate File No. 413, a bill for an act to amend the law as it appears in Section Two Thousand One Hundred Forty-five (2145) of the Code, relating to the regulation of common carriers.

Read first and second time and referred to the Sifting Committee.

Senate File No. 145, a bill for an act appropriating the sum of seventy-five dollars (\$75.00) to be paid to S. J. McCord in settlement of a claim against the State of Iowa arising by reason of the efforts of the said S. J. McCord to extradite one James F. Milligan.

Read first and second time and referred to the Sifting Committee.

Senate File No. 456, a bill for act to amend Section Four Thousand Five Hundred Eighty-five (4585) of the Supplement to the Code, 1907, to repeal Section Two Thousand Five Hundred Eightynine-a (2589-a) of the Supplement to the Code, 1907, and enact a substitute therefor, and to amend Section Two Thousand Five Hundred Eighty-seven (2587) of the Code, all relating to the practice of pharmacy.

Read first and second time and referred to the Sifting Committee.

Senate File No. 372, a bill for an act to amend the law as it appears in Section Twenty-four Hundred and Sixty-nine (2469) of the Supplement to the Code, 1907, relating to the term of office of the Commissioner of Labor.

Read first and second time and referred to the Sifting Committee.

Senate File No. 441, a bill for an act creating a state teachers board of retirement, and authorizing the creation of a state teachers' retirement fund and the retirement of teachers on life annuities.

Read first and second time and referred to the Sifting Committee.

On request of Hogan of Cass, unanimous consent having been given, House File No. 415, a bill for an act for the purpose of having a patent issued in the name of O. D. McGeorge for a certain tract of land with Senate amendment, was taken up and considered.

Amend by striking out the enacting clause as the same appears immediately after the title of the bill.

Mr. Hogan moved that the House concur in the Senate amendment.

On the question, "Shall the House concur?"

The ayes were:

Bascom, Beans, Beebe, Bowman, Brady, Brown, Bybee, Collin, Cousins, Cunningham, Dabney, Daniels, Dewey, Dixon, Dunlap, Edmunds, Ellis, Felt, Finlayson, Fourt, Fraley, Fry, Fulton, Gilbert, Goodykoontz, Greene, Grout, Hamilton, Harding, Harvey, Hayes, Hazen, Huff, Hutchins, Jacobson, Klay, Koontz, Krebill, Kull, Linnan, Lounsberry, Lund, McCleery, Miller of Dubuque, Milton, Murtagh, Newell, O'Connor, Olson, Patterson, Penn, Perkins, Pickford, Ripley, Ritter, Robbins, Rowles, Sater, Shankland, Skinner, Smith of Adams, Smith of Decatur, Stephenson, Stoddard, Townsend, Van Camp, White, Zeller, Mr. Speaker—69.

The nays were:

None.

Absent or not voting:

Bauman, Black, Boettger, Brockway, Bruce, Byerly, Campbell of Ida, Campbell of Webster, Crist, Dawson, Downey, Enger, Escher, Fletcher, George, Griggs, Halgrims, Hickenlooper, Hogan, Hunt, Huntley, Jacobs, Johnson, Kulp, Larrabee, Leach, Lenocker, McCullough, Miller of Bremer, Moore, Odendahl, Russell, Schee, Shane, Sherman, Speer, Stipe, Taylor, Whitney—39.

So the House concurred in Senate amendment.

On request of Cunningham of Buena Vista, unanimous consent having been given, House File No. 46, a bill for an act to repeal Chapter One Hundred One (101) of the Laws of the Thirty-third General Assembly and to enact a substitute therefor relative to the dragging of public highways and providing a penalty for failure to perform such duties, with Senate amendment, was taken up and the amendment read and considered.

By striking from Section Two (2) all after the word "year" in the seventh line from the last, and substitute the following in lieu thereof: "levy one mill on the dollar on the amount of the township assessment for that year, which shall be designated as the dragging fund and shall be expended only for the purpose of dragging the roads within the township."

Mr. Cunningham moved that the House concur in the Senate amendment.

On the question, "Shall the House concur?"

The ayes were:

Bascom, Beans, Beebe, Black, Bowman, Brady, Brown, Bybee, Collin, Cousins, Crist, Cunningham, Dabney, Daniels, Dawson, Dewey, Dixon, Downey, Dunlap, Ellis, Enger, Finlayson, Fourt, Fraley, Fry, Fulton, Gilbert, Goodykoontz, Greene, Halgrims, Hamilton, Harding, Harvey, Hayes, Hazen, Hickenlooper, Hogan, Huff, Hunt, Huntley, Hutchins, Jacobs, Jacobson, Krebill, Kull, Linnan, Lounsberry, Lund, McCleery, Miller of Dubuque, Milton, Murtagh, Newell, O'Connor, Olson, Patterson, Penn, Perkins, Pickford, Ripley, Ritter, Robbins, Rowles, Russell, Sater, Schee, Shane, Shankland, Sherman, Skinner, Smith of Adams, Smith of Decatur, Stephenson, Stipe, Stoddard, Townsend, Van Camp, White, Whitney, Zeller, Mr. Speaker—81.

The nays were:

None.

Absent or not voting:

Bauman, Boettger, Brockway, Bruce, Byerly, Campbell of Ida, Campbell of Webster, Edmunds, Escher, Felt, Fletcher, George, Griggs, Grout, Johnson, Klay, Koontz, Kulp, Larrabee, Leach, Lenocker, McCullough, Miller of Bremer, Moore, Odendahl, Speer, Taylor—27.

So the House concurred in the Senate amendment.

On request of Ripley of Hancock, unanimous consent having been given, House File No. 355, a bill for an act to amend the law as it appears in Section Twenty-seven Hundred Twenty-seven-a-1 (2727-a-1) of the Supplement to the Code, 1907, relating to the term of office of the members of the Board of Control of State Institutions, with Senate amendment, was taken up and the amendment read and considered.

Amend by adding publication clause as Section 2.

Mr. Ripley moved that the House concur in the Senate amendment.

On the question, "Shall the House concur?"

The ayes were:

Bascom, Beans, Beebe, Bowman, Bybee, Campbell of Ida, Collin, Cousins, Crist, Dabney, Daniels, Dawson, Dewey, Dixon, Dunlap, Edmunds, Ellis, Enger, Felt, Finlayson, Fourt, Fraley, Fulton, Gilbert, Goodykoontz, Greene, Grout, Halgrims, Hamilton, Harding, Harvey, Hazen, Hickenlooper, Huff, Hutchins, Klay, Krebill, Kull, Larrabee, Leach, Linnan, Lounsberry, Lund, McCleery, McCullough, Miller of Bremer, Miller of Dubuque, Milton, Murtagh, Newell, O'Connor, Olson, Patterson, Penn, Perkins, Pickford, Ripley, Ritter, Russell, Sater, Schee, Shane, Shankland, Sherman, Skinner, Smith of Adams, Smith of Decatur, Stephenson, Stipe, Stoddard, Townsend, Van Camp, White, Zeller, Mr. Speaker—75.

The nays were:

None.

Absent or not voting:

Bauman, Black, Boettger, Brady, Brockway, Brown, Bruce, Byerly, Campbell of Webster, Cunningham, Downey, Escher, Fletcher, Fry, George, Griggs, Hayes, Hogan, Hunt, Huntley, Jacobs, Jacobson, Johnson, Koontz, Kulp, Lenocker, Moore, Odendahl, Robbins, Rowles, Speer, Taylor, Whitney—33.

So the House concurred in the Senate amendment.

REPORTS OF COMMITTEES.

Klay of Sioux, from the Committee on Judiciary, submitted the following report:

Mr. Speaker—Your Committee on Judiciary, to whom was referred House File No. 594, a bill for an act to legalize the notices of a certain

special election held at Corydon, 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.

GERRIT KLAY,

Chairman

Report adopted.

Also:

Mr. Speaker—Your Committee on Judiciary, to whom was referred Senate File No. 415, a bill for an act to empower border counties to erect and maintain bridges across the border streams of the state, and fixing the terms and conditions under which the funds for the same may be provided, 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 be amended as follows:

By inserting after the word "days" in line 15 of Section 2 of the original bill the words "and not more than ten days." By striking out the period at the end of Section 5 and inserting a comma (,) in lieu thereof, and by adding thereto the words "and provided that any rights granted under the provisions of this section to use this bridge shall not in any way impair or abridge the use thereof by the public"; and when so amended the bill do pass.

GERRIT KLAY, Ohairman.

Report adopted.

Also:

MR. SPEAKER—Your Committee on Judiciary, to whom was referred Senate File No. 351, a bill for an act to amend Section 254-a14 of the Supplement to the Code, 1907, relating to the age of persons subject to the provisions of the law administered by juvenile courts, 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 be indefinitely postponed.

GERRIT KLAY,

Chairman.

Report adopted and Senate File No. 351 was indefinitely post-poned.

Also:

MR. SPEAKER—Your Committee on Judiciary, to whom was referred Substitute for Senate File No. 26, a bill for an act to amend Section One (1) of Chapter One Hundred Thirty-eight (138) of the Acts of the Thirty-third General Assembly, relative to the maintenance of partition fences by adjoining owners thereof, 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 be amended by the following substitute amendment:

A BILL

For an Act to Amend Section One (1) of Chapter One Hundred Thirty-eight (138) of the Acts of the Thirty-third General Assembly, relating to Partition Fences.

Be it Enacted by the General Assembly of the State of Iowa:

Section 1. That Section One (1) of Chapter One Hundred Thirty-eight (138) of the Acts of the Thirty-third General Assembly be amended by striking out the words "in a like tight manner" in line 26 and insert in lieu thereof the following: "in a manner hereinafter designated."

Also by striking out the sentence beginning with the word "in" in line 37 and ending with the word "swine" in line 40, and insert in lieu thereof the following:

"Each adjoining owner shall maintain his portion of any partition fence constructed under the provisions of this act, in such condition as shall restrain sheep and swine"; and when so amended the bill do pass.

GERRIT KLAY,

Chairman.

Report adopted.

Also:

Mr. President—Your Committee on Judiciary to whom was referred Senate File No. 349, a bill for an act to amend Chapter Two Hundred Twenty-seven (227) of the Acts of the Thirty-third General Assembly, amendatory of Section Five Thousand Two Hundred Eighty-nine (5289), of the Code, relating to the sufficiency of indictments and the waiver of objections thereto, 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.

GERRIT KLAY,

Chairman.

Report adopted.

REPORT OF COMMITTEE ON ENROLLED BILLS.

Whitney of Woodbury, 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. 197, a bill for an act to amend Section Five Hundred Sixty-four (564) of the Code, and providing for the appearance of the county attorney for township trustees.

House File No. 278, a bill for an act relating to the sale of intoxicationg liquors by wholesale drug corporations, additional to Chapter Six (VI) of Title Twelve (XII) of the Code.

Also:

House File No. 402, a bill for an act to amend Section One Thousand Five (1005) of the Supplement to the Code, 1907, with additional provisions in regard to the fire fund.

Also:

House File No. 266, a bill for an act to amend Section Nineteen Hundred Eighty-nine-a2 (1989-a2), Section Nineteen Hundred Eighty-nine-a4 (1989-a4), Section Nineteen Hundred Eighty-nine-a5 1989-a5), and Section Nineteen Hundred Eighty-nine-a6 (1989-a6) of the Supplement to the Code, 1907, relating to securing right of way for levees, drains and ditches.

Also:

House File No. 248, a bill for an act to amend the law as it appears in Section Two Thousand Five Hundred Seventy-five-a-twenty-eight (2575-a28) and Section Two Thousand Five Hundred Seventy-five-a-thirty-one (2575-a31) as amended, Supplement to the Code, 1907, relating to graduated and registered nurses.

Also:

House File No. 300, a bill for an act to repeal Section One Thousand Eight Hundred Seventy-three (1873) of the Code and Section One Thousand Eight Hundred and Seventy-three (1873) of the Supplement to the Code, 1907, and to enact a substitute therefor relating to the examination of savings banks and state banks by the auditor and to the publication of the statements thereof in some newspaper.

U. G. WHITNEY,

Chairman.

Adopted.

CONSIDERATION OF BILLS.

On motion of Goodykoontz of Boone, Senate Joint Resolution No. 5, approving estimate of cost, plans and specifications for an addition to the wing of the hospital at the State University, with report of committee recommending passage as amended, was taken up and considered, and the committee amendments were adopted. Joint Resolution approving estimate of cost, plans and specifications for an addition to the wing to the hospital, and authorizing the erection of said addition.

Whereas, The State Board of Education has submitted to the Thirty-fourth General Assembly of the State of Iowa, estimate of cost, plans and specifications for the erection of an addition to the wing to the hospital, to be completed and erected under the provisions of Chapter One Hundred and Eighty-three (183) of the Acts of the Thirty-first General Assembly, and

Whereas, said estimate of cost, plans and specifications are in every way proper and suitable, therefore

Be It Resolved by the General Assembly of the State of Iowa:

Section 1. That the plans and specifications for the erection of an addition to the wing of the hospital, at a cost not to exceed Twenty-five Thousand Dollars (\$25,000.00) submitted to the General Assembly of Iowa for approval, are hereby approved, and the Board of Education is hereby authorized to erect said addition to the wing to the hospital at Iowa City, Iowa, as provided in this resolution.

Sec. 2. 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 Capital, newspapers published in the city of Des Moines, Iowa.

Mr. Goodykoontz moved that the Joint Resolution be read a third time now, which motion prevailed, and the Joint Resolution was read a third time.

On the question, "Shall the Joint Resolution pass?"

The ayes were:

Bascom, Bauman, Beans, Beebe, Black, Bowman, Brady, Brown, Bybee, Campbell of Ida, Collin, Cousins, Crist, Cunningham, Daneils, Dawson, Dewey, Dunlap, Edmunds, Ellis, Felt, Finlayson, Fourt, Fraley, Fry, Fulton, Goodykoontz, Halgrims, Hamilton, Harding, Harvey, Hayes, Hazen, Hickenlooper, Huff, Hunt, Huntley, Hutchins, Jacobs, Jacobson, Johnson, Klay, Koontz, Krebill, Kull, Larrabee, Lenocker, Linnan, Lounsberry, Lund, McCleery, McCullough, Miller of Bremer, Miller of Dubuque, Milton, Murtagh, O'Connor, Olson, Patterson, Penn, Perkins, Pickford, Ripley, Ritter, Robbins, Russell, Shane, Shankland, Sherman, Smith of Decatur, Stephenson, Stipe, Stoddard, Townsend, Van Camp, White, Whitney, Zeller, Mr. Speaker—79.

The nays were:

None.

Absent or not voting:

Boettger, Brockway, Bruce, Byerly, Campbell of Webster, Dabney, Dixon, Downey, Enger, Escher, Fletcher, George, Gilbert, Greene, Griggs, Grout, Hogan, Kulp, Leach, Moore, Newell, Odendahl, Rowles, Sater, Schee, Skinner, Smith of Adams, Speer, Taylor—29.

So the Joint Resolution having received a constitutional majority was declared to have passed the House.

SPECIAL ORDER NO. 20.

Time having arrived for Special Order, House File No. 225, a bill for an act to amend Section Five Thousand and Twenty-eight-b (5028-b) of the Supplement to the Code, 1907, and to amend Chapter Two Hundred and Twenty-two (222), Laws of the Thirty-third General Assembly, relating to unfair discrimination, with report of committee recommending indefinite post-ponement and minority recommendations recommending substitute amendment and passage, was taken up and considered.

Campbell of Ida in the chair.

Stipe of Page moved that the Minority Recommendations be substituted for the majority report.

Hazen of Pottawattamie moved the previous question.

Motion prevailed and the main question was ordered.

Harding of Woodbury raised the point of order that the main question having been ordered, Stipe of Page was not entitled to the floor.

Campbell of Ida, acting Speaker, ruled that the point was not well taken.

Harding of Woodbury appealed from the decision of the chair.

An appeal being taken, the decision of the chair was sustained. Roll call demanded by Stipe of Page and Kull of Howard.

On the question, "Shall the Minority Recommendations be substituted for the majority report?"

The ayes were:

Bascom, Brady, Bybee, Campbell of Ida, Cousins, Crist, Cunningham, Dabney, Daniels, Dawson, Dewey, Downey, Edmunds, Enger, Fourt, Goodykoontz, Halgrims, Harvey, Hayes, Huff,

Hunt, Huntley, Hutchins, Jacobs, Jacobson, Johnson, Klay, Leach, Lounsberry, Newell, Patterson, Russell, Sater, Schee, Smith of Decatur, Stephenson, Stipe, Stoddard, Van Camp, Zeller—40.

The nays were:

Beans, Black, Boettger, Bowman, Brockway, Brown, Collin, Dixon, Ellis, Finlayson, Fraley, Fry, Fulton, Gilbert, Griggs, Grout, Harding, Hazen, Hickenlooper, Koontz, Kull, Lenocker, Lund, McCleery, McCullough, Miller of Dubuque, Milton, Moore, O'Connor, Odendahl, Olson, Penn, Pickford, Ripley, Ritter, Robbins, Rowles, Shane, Shankland, Skinner, Taylor, Townsend, Wnite, Whitney—44.

Absent or not voting:

Bauman, Beebe, Bruce, Byerly, Campbell of Webster, Dunlap, Escher, Felt, Fletcher, George, Greene, Hamilton, Hogan, Krebill, Kulp, Larrabee, Linnan, Miller of Bremer, Murtagh, Perkins, Sherman, Smith of Adams, Speer, Mr. Speaker—24.

Roll call verified.

Motion lost and House refused to substitute minority recommendation for majority report.

On motion of Moore of Linn, the report of the committee was adopted and House File No. 225 was indefinitely postponed.

On motion of Goodykoontz of Boone, House File No. 186, a bill for an act to amend the law as it appears in Section Twentyone Hundred and Fifty-seven-g (2157-g) of the Supplement to the Code, 1907, in relation to the issuance, furnishing and giving of free tickets, free passes, free transportation and discriminating reduced rates to certain persons, with report of committee recomending passage as amended, was taken up, considered, and the committee amendments were adopted.

Mr. Goodykoontz moved that the rules be suspended, the bill be considered engrossed, and read a third time now, which motion prevailed, and the bill was read a third time.

Speaker Stillman in the chair.

On the question, "Shall the bill pass?"

The ayes were:

Bascom, Beans, Black, Boettger, Bowman, Brady, Brockway, Brown, Campbell of Webster, Collin, Crist, Cunningham, Dab-

ney, Daniels, Dewey, Dixon, Downey, Dunlap, Ellis, Enger, Finlayson, Fourt, Fraley, Fry, Fulton, Gilbert, Goodykoontz, Greene, Griggs, Grout, Halgrims, Hamilton, Harding, Hayes, Hazen, Hickenlooper, Huff, Hunt, Huntley, Hutchins, Jacobs, Jacobson, Johnson, Koontz, Krebill, Larrabee, Leach, Lenocker, Linnan, Lounsberry, Lund, McCleery, McCullough, Miller of Dubuque, Milton, Moore, Murtagh, O'Connor, Odendahl, Olson, Patterson, Perkins Pickford, Ripley, Ritter, Robbins, Rowles, Russell, Sater, Shane, Shankland, Sherman, Skinner, Smith of Adams, Smith of Decatur, Speer, Stephenson, Stipe, Stoddard, Taylor, Townsend, Van Camp, Whitney, Zeller Mr. Speaker—85.

The nays were:

Bybee, Cousins, Dawson, Newell, White-5.

Absent or not voting:

Bauman, Beebe, Bruce, Byerly, Campbell of Ida, Edmunds, Escher, Felt, Fletcher, George, Harvey, Hogan, Klay, Kull, Kulp, Miller of Bremer, Penn, Schee—18.

So the bill passed and the title as amended was agreed to.

Miller of Bremer moved that House File No. 385 be withdrawn from the Committee on Appropriations and the further consideration of the House.

Motion prevailed.

O'Connor of Chickasaw moved that hereafter all speeches be limited to five minutes unless extended for a longer time by vote of the house.

Motion prevailed.

Beebe of Franklin moved that when the House adjourn it be to reconvene at 1:30 o'clock, P. M.

Motion prevailed.

Grout of Black Hawk moved that a committee of three be appointed to notify the Senate that the House was ready to receive it in Joint Convention.

Motion prevailed.

The Speaker appointed as such committee: Grout of Black Hawk, Bascom of Dickinson, Bauman of Van Buren.

The Sergeant-at-Arms announced the arrival of the members of the Senate, who took their seats on the west side of the House Chamber.

JOINT CONVENTION.

The Joint Convention was called to order by Lieutenant Governor Clarke, President of the Joint Convention, at 12 o'clock noon.

The roll was then called and the following members responded as present:

Adams, Allen of Pocahontas, Allen of Jefferson, Ames, Balkema, Balluff, Bascom, Bauman, Beans, Beebe, Bennett, Black, Boettger, Bowman, Brady, Brockway, Brown of Decatur, Brown of Wright, Bruce, Bybee, Campbell of Ida, Campbell of Webster, Chapman, Chase, Clarkson, Collin, Cousins, Cowles, Crist, Crow, Cunningham, Dabney, Daniels, Dawson, Dewey, DeWolf, Dixon, Downey, Dunlap, Dunnegan, Edmunds, Ellis, Enger, Felt, Finlayson, Fitchpatrick, Fourt, Fraley, Francis, Fry, Fulton, Garrett, Gates, Gilbert, Gillilland, Goodykoontz, Greene, Grout, Halgrims, Hamilton, Hammill, Harding, Harvey, Hayes, Hazen, Hickenlooper, Hogan, Hoyt, Huff, Hunt, Hunter, Huntley, Hutchins, Jacobs, Jacobson, Jewell, Johnson, Klay, Koontz, Krebill, Kull, Kulp, Larrabee of Webster, Larrabee of Fayette, Leach Legel, Lenocker, Linnan, Lounsberry, Lund, McCleery, McColl, McCulloch of Wayne, McCullough of Dubuque, McManus, Malmberg, Mattes, Miller of Bremer, Miller of Dubuque, Milton, Moore, Murtagh, Neal, Newell, O'Connor, Odendahl, Olson, Patterson, Penn. Perkins, Pickford, Proudfoot, Quigley, Ream, Ripley, Ritter, Robbins, Rowles, Russell, Sammis, Sater, Savage, Schee, Schrup, Shane, Shankland, Sherman, Skinner, Smith of Adams, Smith of Decatur, Smith of Mitchell, Smith of Shelby, Speer, Stephenson, Stillman, Stipe, Stoddard, Stuckslager, Taylor of Union, Taylor of Appanoose, Townsend, Van Camp, Van Law, Webber, White of Benton, White of Iowa, Whitney, Wilson, Zeller—151.

Absent:

Byerly, Escher, Fletcher, George, Saunders, Spaulding, Sullivan—7.

President Clarke announced the Joint Convention duly organized, with a quorum of members present.

President Clarke then announced that the roll would be called for the purpose of electing a United States Senator in Congress, and appointed as teller on the part of the Senate, Senator Savage of Adair, and as assistant teller, Senator Hoyt of Buchanan.

Speaker Stillman appointed as teller on the part of the House, Representative Huff of Hardin, and as assistant teller, Representative Crist of Clarke.

Upon the roll being called those voting for Claude R. Porter were:

Balluff, Bauman, Black, Boettger, Clarkson, Crow, Dabney, De Wolf, Downey, Dunlap, Dunnegan, Ellis, Garrett, Gilbert, Greene, Griggs, Hamilton, Hayes, Hazen, Koontz, Krebill, Kull, Leach, Legel, Lenocker, Linnan, McCullough of Dubuque, McManus, Miller of Bremer, Miller of Dubuque, Milton, Murtagh, O'Connor, Odendahl, Olson, Parshall, Penn, Quigley, Ream, Ritter, Rowles, Sater, Schrup, Stephenson, Taylor of Union, Taylor of Appanoose, Townsend, Webber, White of Benton, White of Iowa, Wilson—51.

Those voting for Horace E. Deemer were:

Adams, Allen of Jefferson, Beans, Bennett, Bowman, Brown of Decatur, Chapman, Chase, Cowles, Crist, Daniels, Dewey, Edmunds, Fulton, Gillilland, Hickenlooper, Hogan, Jacobson, Lounsberry, McCleery, McCulloch of Wayne, Malmberg, Mattes, Neal, Proudfoot, Robbins, Savage, Smith of Adams, Smith of Decatur, Smith of Shelby, Speer, Stipe, Stuckslager, Van Camp, Van Law—35.

Those voting for W. S. Kenyon were:

Allen of Pocahontas, Ames, Balkema, Beebe, Brady, Brockway, Brown of Wright, Bruce, Bybee, Campbell of Ida, Campbell of Webster, Collin, Cousins, Cunningham, Dawson, Enger, Felt, Finlayson, Fitchpatrick, Fourt, Fraley, Fry, Gates, Goodykoontz, Grout, Halgrims, Hammill, Harding, Harvey, Hoyt, Huff, Hunt, Hunter, Huntley, Hutchins, Jacobs, Jewell, Johnson, Klay, Kulp, Larrabee of Fayette, Larrabee of Webster, Lund, McColl, Moore, Newell, Patterson, Perkins, Pickford, Ripley, Russell, Sammis, Schee, Shane, Shankland, Sherman, Skinner, Smith of Mitchell, Stillman, Stoddard, Zeller—61.

Those voting for Geo. M. Curtis were: Bascom, Dixon, Whitney—3.

Those voting for Paul E. Stillman were: Francis—1.

Absent:

Byerly, Escher, Fletcher, George, Saunders, Spaulding, Sullivan—7.

President Clarke announced that no one had received a majority of the votes cast in the Joint Convention for United States Senator in Congress and that no election had occurred.

Journal of the Joint Convention was then read and approved.

On motion of Representative Dewey of Guthrie the Joint Convention was dissolved.

House reconvened, Speaker Stillman in the Chair.

On motion of Felt of Clay the House adjourned.

AFTERNOON SESSION.

House reconvened, Speaker Stillman in the Chair.

On request of Bybee of Marion, leave of absence was granted Dewey of Guthrie until Thursday.

On request of Larrabee of Fayette, leave of absence was granted Brockway of Louisa until Thursday.

The Speaker announced that as Speaker of the House he had signed in the presence of the House, Senate Files Nos. 387, 231, 359, 398 and 249.

REPORT OF COMMITTEE.

Moore of Linn, from the Committee on Appropriations, submitted the following report:

Mr. Speaker—Your Committee on Appropriations, to whom was referred House File No. 367, a bill for an act to amend the law as it appears in Chapter Seventeen-a (17-a) Title XIII of the Supplement to the Code, 1907, relative to salaries and appropriations for the state library and the historical department, 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 be amended as follows:

That the words and figures as they appear in lines six and seven of Section 2 of the substitute bill be stricken out and "two thousand dollars (\$2,000.)" be inserted in lieu thereof.

That the words and figures as they appear in lines seven and eight of Section three of the substitute bill be stricken out and "Eleven Hundred Dollars (\$1,100.)" be inserted in lieu thereof.

That the words and figures as they appear in line nine of Section three of the substitute bill be stricken out and "One Thousand Dollars (1,000.)" inserted in lieu thereof.

That the words and figures as they appear in line ten of Section three of the substitute bill be stricken out and "Nine Hundred Dollars (\$900.)" inserted in lieu thereof, and when so amended the bill do pass.

ERNEST R. MOORE,

Chairman.

Report adopted.

INTRODUCTION OF BILLS.

By Committee on Appropriations, House File No. 602:

A BILL

For an Act to appropriate money for the purpose of defraying the expenses incurred in the election contests from the Tenth (10) Representative District of Iowa, the Eightieth (80) Representative District of Iowa, and the Ninety-ninth (99) Representative District of Iowa, and to pay sundry persons for services, mileage, and other expenses incurred in connection with said election contest.

Be it Enacted by the General Assembly of the State of Iowa:

Section 1. That there is hereby appropriated out of money in the State Treasury not otherwise appropriated, the sum of Seven Hundred Sixty-six Dollars and Forty cents (\$766.40) in full of all attorneys fees, costs, witness fees, mileage and other expenses incurred in the Spencer vs. Penn election contest from the Tenth (10) representative district of Iowa; Dent vs. Newell contest from the eightieth (80) representative district of Iowa, and the Boomgarden vs. Olson election contest from the ninety-ninth (99) representative district of Iowa, and that the said sum of money be paid to the persons named in the respective sums as set out in Sections Two, Three and Four of this act.

Sec. 2. That out of the sum of money appropriated under Section One (1) of this act there shall be paid the sum of three hundred seven and fifty hundredths dollars (\$307.50) in full of all attorneys fees, costs, witness fees, mileage and other expenses incurred in the election contest from the tenth (10) Representative District of Iowa wherein F. P. Spencer was contestant and Hon. A. V. Penn the incumbent, and that the said sum of three hundred seven and fifty hundredths dollars (\$307.50) be paid to the following named persons and in the respective sums, towit:

To W. H. Norcutt, witness 3 days, 200 miles	. \$23.75
To A. V. Penn for attorney's fees	. 100.00
To L. E. Holoway, witness 3 days, 200 miles	. 23.75
To M. M. Thorton, witness 3 days, 200 miles	. 23.75
To L. T. Webster, witness 3 days, 200 miles	. 23.75
To E. J. Anderson, witness 3 days, 200 miles	. 23.75
To E. H. Harrison, witness 3 days, 200 miles	. 23.75

To John S. Adams, witness 3 days, 200 miles	23.75
To F. B. Jenkins expense getting ballots to Des Moines	3.60
To F. B. Jenkins, expense getting ballots from Des Moines	3.60
Receptacle for ballots	5.00
To time and mileage, 5 days, 200 miles	
To Con Ryan, sheriff's fees	2.80
Total	307.50

Sec. 3. That out of the sum of money appropriated in Section One (1) of this act there shall be paid the sum of one hundred forty-two dollars and seventy-five cents (\$142.75) in full of all attorney's fees, costs, witness fees, mileage and other expenses incurred in the election contest from the eightieth (80) representative district of Iowa wherein William H. Dent was contestant, and Hon. Henry N. Newell incumbent, and that the sum of one hundred forty-two dollars and seventy-five cents (\$142.75) be paid to the following named persons and in the respective sum, to-wit:

To Henry N. Newell for attorney's fees\$	100.00
To R. E. Smith, witness 4 days attendance and mileage	25.00
To R. E. Smith, for express, drayage and expense trans-	-
porting ballots to Des Moines and return	15.65
To Peter Arendt, sheriff fees and mileage	2.10
•	

Sec. 4. Whereas in the Boomgarden—Olson contest case your committee finds from the report of the contest committee that H. S. Boomgarden received Twelve Hundred Seventy-two (1272) votes and the incumbent, Olaf Olson received Twelve Hundred Seventy-two votes, (1272), there being no election on account of a tie vote and whereas Olaf Olson was seated by a vote of the House, we think it just and proper that H. S. Boomgarden be allowed his expenses and attorney's fees. That out of the sum of money appropriated in Section One (1) of this Act there shall be paid the sum of three hundred sixteen dollars and fifteen cents (\$316.15) in full of all attorney's fees, costs, witness fees, mileage and other expenses incurred in the election contest from the ninety-ninth (99) representative district of Iowa wherein H. S. Boomgarden was contestant, and Olaf Olson incumbent, and that the sum of three hundred sixteen dollars and fifteen cents (\$316.15) be paid to the following named persons and in the respective sums to-wit:

To J. M. Parsons for attorney's fees	\$1	.00.00
To E. J. Reigel, mileage, 204 at 5c\$	20.40	$\gamma_{-1}, \gamma_{-1}, \gamma_{-1}$
5 days at \$1.25	6.25	
Transfer of ballots		
a de la companya de		
To H. G. Eggert, mileage, 204 and 3 days		24.15
To Geo. A. Wheatley, sheriff		
To service on F. J. Reigel		.50
Mileage		.10
Copy		.20

To service on H. G. Eggert	.80
To service two subpoenas, Reigle and Spratt	1.50
To W. J. Dixon, expense express charges paid on ballots	
from Rock Rapids	.45
To H. S. Spratt, mileage, 204 and 5 days	30.65
- *	190.00
To S. D. Renocker, attorney's fees	100.00
To H. S. Boomgarden, mileage and 5 days	26.15
	126.15
• • • • • • • • • • • • • • • • • • •	190.00
	126.15
	316.15

Sec. 5. That the state auditor is hereby authorized and directed to draw his warrants upon the state treasury in favor of the persons named in Sections Two, Three and Four of this act in the respective sums herein appropriated to each.

Sec. 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 in the Des Moines Capital, newspapers printed in the city of Des Moines, Iowa.

Read first and second time and passed on file.

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. 37, a bill for an act to prohibit the possession of roulette wheels, Klondyke tables, poker tables, faro and keno layouts, and to provide for the seizure and destruction thereof.

GEO. A. WILSON, 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. 423, a bill for an act to amend Section Eighteen Hundred Twenty-two (1822) of the Code, relating to beneficiary associations composed of the members of any one religious denomination and permitting any corporation heretofore organized, whose membership and plan of business permits, to bring its business under Chapter Nine, Title Nine, of the Code.

GEO. A. WILSON, 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. 523, a bill for an act to amend Section 2125 of the Code, and Section 2145 of the Code, defining switching and giving the railroad commission certain powers therein.

GEO. A. WILSON,

Also:

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. 321, a bill for an act to authorize the governor of the state to execute to Joseph Tucker a patent, conveying to him the southwest quarter (S. W. 1-4) of the southeast quarter (S. E. 1-4) of Section Five (5), Township Eighty-seven (87) North Range One (1), West of the 5th P. M., in Dubuque County, Iowa.

GEO. A. WILSON,

Also:

Secretary.

ME. SPEAKEE—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. 206, a bill for an act to amend the drainage laws of the state and conserve the water powers.

GEO. A. WILSON,

Also:

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. 574, a bill for an act to legalize official acts of certain notaries public.

Geo. A. Wilson,

Secretary.

SENATE MESSAGE CONSIDERED.

Substitute for Senate File No. 206, a bill for an act to amend the drainage laws of the State and conserve the water powers.

Read first and second time and referred to Sifting Committee.

CONSIDERATION OF BILLS.

Unanimous consent having been given, House File No. 602, a bill for an act to appropriate money for the purpose of defraying the expenses incurred in the election contests from the Tenth (10) Representative District of Iowa, the Eightieth (80) Representative District of Iowa, and the Ninety-ninth (99) Representative District of Iowa, and to pay sundry persons for services, mileage

and other expenses incurred in connection with said election contest, with report of committee recommending passage, was taken up and considered.

Mr. Moore moved that the rules be suspended, the bill be considered engrossed, and read a third time now, which motion prevailed, and the bill was read a third time, unanimous consent having been granted for the third reading of the bill on the same day as the first and second reading.

On the question, "Shall the bill pass?"

The ayes were:

Bascom, Bauman, Beans, Beebe, Black, Boettger, Bowman, Brockway, Bybee, Campbell of Ida, Collin, Cousins, Crist, Cunningham, Dawson, Dixon, Dunlap, Edmunds, Ellis, Enger, Felt, Finlayson, Fourt, Fry, Fulton, Gilbert, Goodykoontz, Greene, Griggs, Grout, Halgrims, Hamilton, Harding, Hickenlooper, Hogan, Huff, Hunt, Hutchins, Jacobs, Jacobson, Johnson, Klay, Koontz, Kull, Larrabee, Leach, Lenocker, Linnan, Lounsberry, McCleery, Miller of Dubuque, Milton, Moore, Newell, O'Connor, Odendahl, Patterson, Penn, Perkins, Pickford, Ripley, Ritter, Robbins, Rowles, Russell, Shane, Shankland, Sherman, Skinner, Smith of Decatur, Speer, Stephenson, Stipe, Stoddard, Taylor, Townsend, White, Whitney, Zeller, Mr. Speaker—80.

The nays were:

None.

Absent or not voting:

Brady, Brown, Bruce, Byerly, Campbell of Webster, Dabney, Daniels, Dewey, Downey, Escher, Fletcher, Fraley, George, Harvey, Hayes, Hazen, Huntley, Krebill, Kulp, Lund, McCullough, Miller of Bremer, Murtagh, Olson, Sater, Schee, Smith of Adams, Van Camp—28.

So the bill passed and the title was agreed to.

On motion of Hunt of Harrison, House File No. 324, a bill for an act to amend the law relating to domestic local building and loan associations and exempting such associations from certain obligations, taxes and charges, and amending Section 1326 of the Code, and Section 1610 and 1618 of the Supplement to the Code, with report of committee recommending passage, was taken up, considered, and substitute for Senate File No. 272 was substituted therefor.

Mr. Hunt offered the following amendment:

I move to amend by inserting after the word "association" and before the word "and" in line 4 of Section 2 the following: "Domestic and domestic local building and loan, or savings and loan associations."

Adopted.

Moore of Linn asked unanimous consent to reconsider the vote by which the above amendment was adopted.

Consent granted.

Mr. Moore then moved to amend the amendment by striking therefrom the words "or savings and loan."

Adopted.

Amendment as amended, adopted.

Mr. Moore moved that further consideration be deferred and be made a Special Order for Thursday at 10:00 o'clock A. M.

Motion prevailed.

On motion of Hunt of Harrison, House File No. 533, a bill for an act to amend Section Thirteen Hundred Twenty-six (1326) of the Code, relating to domestic, and domestic local building and loan associations, with report of committee recommending passage as amended, was taken up, considered, and the committee amendments were adopted.

Mr. Hunt moved that the rules be suspended, 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 ayes were:

Bowman, Brady, Enger, Grout, Halgrims, Hamilton, Hickenlooper, Hunt, Jacobson, Lounsberry, O'Connor, Olson, Stipe, Van Camp, Whitney, Zeller—16.

The nays were:

Bascom, Bauman, Beans, Beebe, Brockway, Bybee, Campbell of Ida, Collin, Cousins, Cunningham, Dawson, Dixon, Downey, Dunlap, Ellis, Felt, Finlayson, Fourt, Fry, Fulton, Gilbert, Goodykoontz, Hayes, Hazen, Hogan, Huff, Huntley, Hutchins, Jacobs, Johnson, Koontz, Krebill, Leach, Lenocker, Linnan, McCleery,

Miller of Dubuque, Milton, Moore, Newell, Patterson, Pickford, Ripley, Ritter, Robbins, Rowles, Sater, Shane, Sherman, Skinner, Speer, Stephenson, Stoddard, Taylor, Townsend, White, Mr. Speaker—57.

Absent or not voting:

Black, Boettger, Brown, Bruce, Byerly, Campbell of Webster, Crist, Dabney, Daniels, Dewey, Edmunds, Escher, Fletcher, Fraley, George, Greene, Griggs, Harding, Harvey, Klay, Kull, Kulp, Larrabee, Lund, McCullough, Miller of Bremer, Murtagh, Odendahl, Penn, Perkins, Russell, Schee, Shankland, Smith of Adams, Smith of Decatur—35.

So the bill having failed to receive a constitutional majority was declared to have been lost.

SPECIAL ORDER NO. 21.

Time having arrived for Special Order, House File No. 529, a bill for an act to amend Sections One Thousand Seventy-two (1072), Four Hundred Twenty-two (422) and One Thousand Three Hundred Three (1303) of the Supplement to the Code, 1907, and to repeal Section One Thousand Five Hundred Twenty-eight (1528), was taken up, considered, and Senate File No. 421 was substituted therefor.

Perkins of Delaware proposed the following substitute amendment for the entire bill.

A BILL

For an Act to Amend Sections One Thousand Seventy-two (1072), Four Hundred Twenty-two (422), One Thousand Three Hundred Three (1303), Four Hundred Sixty-nine (469) of the Supplement to the Code, 1907, and Section Sixteen (16) Chapter One Hundred Eighteen (118), Section One (1) Chapter Ninety-seven (97) of the Acts of the Thirty-third General Assembly and to Repeal Section Five (5) of Chapter Ninety-six (96) of the Acts of the Thirty-third General Assembly, and to repeal Section Fifteen Hundred Twenty-eight (1528) of the Supplement to the Code, 1907, and to Enact a Substitute Therefor Relating to the Election of Officers, to the Powers of the Board of Supervisors, Levying of Taxes and Powers and Duties of the Township Trustees,

Be it Enacted by the General Assembly of the State of Iowa:

Section 1. Amend Section One Thousand Seventy-two (1072) of the Supplement to the Code, 1907, by striking from the seventh line of said section the words "a surveyor."

Sec. 2. Amend Section Four Hundred Twenty-two (422) of the Supplement to the Code, 1907, by adding thereto paragraph Twenty-four (24).

Paragraph 24. "To employ a competent person who shall perform all the duties now belonging to the office of county surveyor, and who may be employed by them for the purpose of making general specifications for the grading, repairing and building of roads, bridges and culverts and to perform such other duties as the Board of Supervisors may determine.

Sec. 3. Amend Section One Thousand Three Hundred Three (1303) of the Supplement to the Code, 1907, by adding thereof paragraph five (5).

Paragraph 5. "For the grading and building of roads not more than two mills on a dollar, to be known as the county road building fund, but such tax shall not be levied upon any property assessable within the limits of any city or incorporated town and none of such road tax shall be used in the grading or building of any roads within the limits of such cities or incorporated towns.

- Sec. 4. Amend Section Four Hundred Sixty-nine (469) of the Supplement of the Code, 1907, by striking out the word "three" in the fifth line of said section and inserting in lieu thereof the word "four."
- Sec. 5. Amend Section Sixteen (16) of Chapter One Hundred Eighteen (118), of the Acts of the Thirty-third General Assembly by striking out all of said section following the comma (,) following the word "fund" in the twenty-first line and inserting in lieu thereof the following:

"Or out of a fund created for said purpose as provided in Section One Thousand Five Hundred Twenty-eight (1528) of the Supplement of the Code, 1907."

- Sec. 6. Amend Section One (1) of Chapter Ninety-seven (97) of the Acts of the Thirty-third General Assembly by striking out all of said section after the period (.) following the word "chapter" in line thirty-seven of said section.
- Sec. 7. That Section Five (5) of Chapter Ninety-six (96) of the Acts of the Thirty-third General Assembly be and the same is hereby repealed.
- Sec. 8. That Section One Thousand Five Hundred Twenty-eight (1528) of the Supplement to the Code, 1907, is hereby repealed and the following enacted in lieu thereof:

The township trustees of each township shall meet on the first Monday in February and on the first Monday in April, or as soon thereafter as the assessment book is received by the township clerk and on the first Monday in November in each year. At the February meeting said trustees shall select a superintendent of dragging and employ a road superintendent. At the April meeting said trustees shall determine:

- 1. The rate of property tax to be levied for the succeeding year for the repair of the roads, culverts and bridges and for guide boards, plows, scrapers, road drags, tools and machinery adapted to the repair of the roads, culverts and bridges and for the destruction of noxious weeds in public highways and other public places, and for the payment of any indebtedness previously incurred for road purposes, and levy the same, which shall not be more than four mills on a dollar on the amount of the township assessment for that year, which when collected, shall be expended under the direction and order of the township trustees; and they may determine and certify to the Board of Supervisors, a tax on the assessed property in the township of not exceeding five mills on a dollar of such assessment, which shall be applied, or so much thereof as may be necessary, in paying drainage taxes heretofore levied and still unpaid or for the payment of any drainage assessments that may be hereafter levied against the township on account of benefits to highways under the provisions of Section Sixteen (16) of Chapter One Hundred Eighteen (118) of the Acts of the Thirty-third General Assembly of Iowa, and the balance of such levy or the whole thereof in case there be no drainage taxes due from the township, may be applied in paying the expense of draining highways of the township or in co-operating with those owning land in the township in securing the drainage of such highways; but in the event that the amount to be expended in any one place, exceed the sum of fifty dollars (\$50.00), the township shall not pay more than its just proportion of the benefits to be ascertained by a competent civil engineer and duly set forth in his report approving of such drainage, which report shall be filed with the township clerk before any money is paid out for such drainage.
- 2. The amount that will be allowed for a day's labor done by a man, and by a man and team, on the road. To certify to the Board of Supervisors the desire for an additional road tax, not to exceed one mill to be levied in whole or in part by the Board of Supervisors, as hereinafter provided. At the November meeting they shall settle with the township clerk and with all parties with whom contracts have been made for work in repairing or dragging of the roads.

Mr. Perkins moved that further consideration be deferred and made a Special Order to follow Special Order No. 22.

Motion prevailed.

On motion of Koontz of Johnson, House File No. 545, a bill for an act authorizing the State of Iowa to take possession and control of deer running at large where the identity or ownership is not established, and to provide for the retention and disposition thereof, with report of committee recommending passage, was taken up and considered.

Johnson of Mitchell moved the previous question.

Motion prevailed, and main question was ordered.

Brady of Dallas in the Chair.

Mr. Koontz moved that the rules be suspended, 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 ayes were:

Bascom, Beebe, Boettger, Brady, Brockway, Brown, Bybee, Campbell of Ida, Campbell of Webster, Collin, Crist, Cunningham, Daniels, Dawson, Dixon, Enger, Felt, Finlayson, Fourt, Fry, Fulton, Goodykoontz, Griggs, Grout, Halgrims, Harvey, Hickenlooper, Huff, Hunt, Huntley, Jacobs, Johnson, Klay, Koontz, Krebill, Kulp, Larrabee, Moore, Olson, Pickford, Ripley, Rowles, Russell, Shankland, Sherman, Smith of Decatur, Speer, Stephenson, Stoddard, Whitney, Zeller, Mr. Speaker—52.

The nays were:

Bauman, Beans, Black, Bruce, Downey, Dunlap, Edmunds, Ellis, Gilbert, Hayes, Hazen, Hogan, Jacobson, Kull, Leach, Lenocker, Lund, Miller of Bremer, Miller of Dubuque, O'Connor, Odendahl, Patterson, Ritter, Robbins, Sater, Shane, Skinner, Smith of Adams, Taylor, Townsend, Van Camp, White—32.

Absent or not voting:

Bowman, Byerly, Cousins, Dabney, Dewey, Escher, Fletcher, Fraley, George, Greene, Hamilton, Harding, Hutchins, Linnan, Lounsberry, McCleery, McCullough, Milton, Murtagh, Newell, Penn, Perkins, Schee, Stipe—24.

So the bill having failed to receive a constitutional majority was declared to have been lost.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS.

Whitney of Woodbury, 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. 197, a bill for an act to amend Section Five Hundred Sixty-four (564) of the Code, and providing for the appearance of the county attorney for township trustees.

House File No. 278, a bill for an act relating to the sale of intoxicating liquors by wholesale drug corporations, additional to Chapter Six (VI) of Title Twelve (XII) of the Code.

Also:

House File No. 402, a bill for an act to amend Section One Thousand Five (1005) of the Supplement to the Code, 1907, with additional provisions in regard to the fire fund.

Also:

House File No. 266, a bill for an act to amend Section Nineteen Hundred Eighty-nine-a-2 (1989-a-2), Section Nineteen Hundred Eighty-nine-a-4 (1989-a-4), Section Nineteen Hundred Eighty-nine-a-5 (1989-a-5), and Section Nineteen Hundred Eighty-nine-a-6 1989-a-6) of the Supplement to the Code, 1907, relating to securing right of way for levees, drains and ditches.

Also:

House File No. 248, a bill for an act to amend the law as it appears in Section Two Thousand Five Hundred Seventy-five-a-Twenty-eight (2575-a-28) and Section Two Thousand Five Hundred Seventy-five-a-Thirty-one (2575-a-31) as amended, Supplement to the Code, 1907, relating to graduated and registered nurses.

Also:

House File No. 300, a bill for an act to repeal Section One Thousand Eight Hundred Seventy-three (1873) of the Code and Section One Thousand Eight Hundred and Seventy-three (1873) of the Supplement to the Code, 1907, and to enact a substitute therefor relating to the examination of savings banks and state banks by the auditor and to the publication of the statements thereof in some newspaper.

U. G. WHITNEY, Chairman House Committee.

Adopted.

ED. P. MALMBERG, Chairman Senate Committee.

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. 180, a bill for an act amending Chapter Eight (8) of Title Thirteen (XIII) of the Supplement to the Code, 1907, and being additional thereto and providing that females liable to be committed to the State Industrial School may be committed to accredited institutions.

GEO. A. WILSON.

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. 312, a bill for an act authorizing the levy of a tax for the purpose of defraying the expense of prospecting of coal.

GEO. A. WILSON,

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. 26, a bill for an act to amend Section Four Thousand Two Hundred Ninety-nine (4299) of the Code, relating to the declaration of forefiture of contract and the service of notice thereto, and to amend Section Four Thousand Three Hundred (4300) of the Code relating to the recording of notice of forfeiture of contracts.

GEO. A. WILSON, Secretary.

Bowman of Linn presented the following Resolution, asked unanimous consent for immediate consideration, and moved its adoption:

Whereas, the Honorable Wm. G. Thompson, who was an honored member during the Twenty-first General Assembly, died at his home in Kenwood Park, Iowa, on April 2nd, 1911, therefor be it

Resolved, that a committee of three be appointed by the Speaker to prepare and present suitable resolutions commemorating his life and public service.

Motion prevailed and Resolution was adopted.

The Speaker named as such committee: Bowman of Linn, Larrabee of Fayette, Koontz of Johnson.

Speaker Stillman in the chair.

CONSIDERATION OF BILLS.

On motion of Stoddard of Buchanan, Senate File No. 119, a bill for an act to indemnify Gustave Winter for personal injury sustained by him while employed at the State Hospital for the Insane at Independence, Iowa, with report of committee recommending passage, was taken up and considered.

Mr. Stoddard moved 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 ayes were:

Bascom, Bauman, Beans, Beebe, Black, Bowman, Brady, Brockway, Brown, Bruce, Bybee, Campbell of Ida, Campbell of Webster, Collin, Cousins, Crist, Cunningham, Dabney, Daniels, Dawson, Dixon, Downey, Dunlap, Edmunds, Ellis, Enger, Felt, Finlayson, Fourt, Fry, Fulton, Goodykoontz, Greene, Griggs, Grout, Halgrims, Harding, Harvey, Hazen, Hickenlooper, Hogan, Huff, Hunt, Huntley, Jacobson, Johnson, Klay, Koontz, Larrabee, Leach, Lenocker, Linnan, Lounsberry, Lund, McCleery, Miller of Dubuque, Milton, Moore, Newell, O'Connor, Odendahl, Olson, Penn, Perkins, Pickford, Ripley, Ritter, Rowles, Russell, Schee, Shane, Sherman, Smith of Adams, Smith of Decatur, Speer, Stephenson, Stoddard, Taylor, Townsend, Van Camp, White, Whitney, Zeller, Mr. Speaker—84.

The nays were:

None.

Absent or not voting:

Boettger, Byerly, Dewey, Escher, Fletcher, Fraley, George, Gilbert, Hamilton, Hayes, Hutchins, Jacobs, Krebill, Kull, Kulp, McCullough, Miller of Bremer, Murtagh, Patterson, Robbins, Sater, Shankland, Skinner, Stipe—24.

So the bill passed and the title was agreed to.

On motion of Dabney of Davis, House File No. 332, a bill for an act to appropriate the sum of one hundred sixty-four and 22-100 dollars for the use and benefit of Mrs. Ellen Clarke Moore, on account of compensation due her husband, Capt. Samuel A. Moore, late of Davis County, Iowa, deceased, for military service performed by him as captain of Company D, Forty-fifth Regiment, Iowa Volunteers, Infantry, in the month of May, A. D., Eighteen Hundred and Sixty-four, with report of committee recommending passage as amended, was taken up, considered, and Senate File No. 292 was substituted therefor.

Moore of Linn moved that the words and figures "forty-three and sixteeen one-hundredths (43.16)" be substituted for the words and figures "one hundred sixty-four and twenty-two one-hundredths (164.22)" in the third line of Section 1.

Adopted.

Mr. Dabney moved 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 ayes were:

Bascom, Bauman, Beans, Beebe, Black, Bowman, Brady, Brockway, Brown, Bruce, Bybee, Campbell of Ida, Campbell of Webster, Collin, Cousins, Crist, Cunningham, Dabney, Daniels, Dixon, Downey, Dunlap, Edmunds, Ellis, Enger, Felt, Finlayson, Fourt, Fry, Fulton, Gilbert, Goodykoontz, Greene, Griggs, Grout, Halgrims, Hamilton, Harding, Harvey, Hayes, Hickenlooper, Hogan, Huff, Hunt, Huntley, Jacobs, Jacobson, Johnson, Klay, Koontz, Kulp, Larrabee, Lenocker, Linnan, Lounsberry, Lund, McCleery, McCullough, Miller of Dubuque, Milton, Moore, Newell, O'Connor, Odendahl, Olson, Patterson, Penn, Perkins, Pickford, Ripley, Ritter, Robbins, Rowles, Russell, Sater, Shane, Shankland, Sherman, Smith of Adams, Smith of Decatur, Speer, Stephenson, Taylor, Townsend, White, Whitney, Zeller, Mr. Speaker—88.

The nays were:

None.

Absent or not voting:

Boettger, Byerly, Dawson, Dewey, Escher, Fletcher, Fraley, George, Hazen, Hutchins, Krebill, Kull, Leach, Miller of Bremer, Murtagh, Schee, Skinner, Stipe, Stoddard, Van Camp—20.

So the bill passed.

Dabney of Davis moved to amend the title by striking out the words and figures "one hundred sixty-four and twenty-two one-hundredths (164.22)" and inserting "forty-three and sixteen one hundredths (43.16)".

Adopted.

Title as amended agreed to.

On motion of Fulton of Jefferson, House File No. 238, a bill for an act relating to the eexmption from taxation of the property used by a militia company and all evidences of indebtedness against the property so used, including stocks and bonds, with report of committee recommending passage as amended, was taken up, considered, and the committee amendments were adoptd. Mr. Fulton moved that the rules be suspended, 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 ayes were:

Bascom, Bauman, Beans, Beebe, Black, Boettger, Bowman, Brady, Brown, Bruce, Bybee, Campbell of Ida, Campbell of Webster, Collin, Crist, Cunningham, Dabney, Daniels, Downey, Dunlap, Edmunds, Ellis, Enger, Felt, Finlayson, Fourt, Fraley, Fulton, Gilbert, Goodykoontz, Greene, Griggs, Grout, Halgrims, Hamilton, Harding, Harvey, Hickenlooper, Huff, Hunt, Huntley, Hutchins, Jacobs, Jacobson, Johnson, Krebill, Kull, Kulp, Larrabee, Leach, Lenocker, Linnan, Lounsberry, Lund, McCleery, McCullough, Miller of Bremer, Miller of Dubuque, Milton, Moore, Newell, O'Connor, Odendahl, Olson, Patterson, Penn, Perkins, Pickford, Ripley, Ritter, Robbins, Russell, Sater, Shane, Shankland, Sherman, Smith of Adams, Smith of Decatur, Speer, Stephenson, Stipe, Stoddard, Taylor, Townsend, Van Camp, White, Whitney, Zeller, Mr. Speaker—89.

The nays were:

None.

Absent or not voting:

Brockway, Byerly, Cousins, Dawson, Dewey, Dixon, Escher, Fletcher, Fry, George, Hayes, Hazen, Hogan, Klay, Koontz, Murtagh, Rowles, Schee, Skinner—19.

So the bill passed and the title was agreed to.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS.

Whitney of Woodbury, 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. 418, a bill for an act to amend Section Four Thousand Two Hundred Sixty-eight (4268) of the Code in relation to the disposition of the proceeds of real estate sold in actions of partition.

Also:

Senate File No. 225, a bill for an act to transfer the control and management of the College for the Blind at Vinton from the Board of Control of State Institutions to the State Board of Education and

granting all of the powers held by the Board of Control over such Institution to the State Board of Education. And amending the law as it appears in Section Two Thousand Seven Hundred Twenty-seven-a-eight (2727-a8) of the Supplement to the Code, 1907, and amending Chapter One Hundred Seventy (170) of the law as it appears in the Acts of the Thirty-third General Assembly.

Also:

Senate File No. 346, authorizing the executive council to pay court costs taxed to or expenses incurred by the state in any suit or proceeding instituted by any of the state department as by law provided.

U. G. WHITNEY.

Chairman House Committee.

Ed. P. Malmberg, Chairman Senate Committee.

Adopted.

Karl J. Johnson, from the committee to whom was referred the first biennial report of the State Board of Education, presented the following:

REPORT OF JOINT COMMITTEE.

To the President of the Senate and the Speaker of the House of Representatives of the Thirty-fourth General Assembly:

Your committee appointed under House Concurrent Resolution, to which was referred the first biennial report of the State Board of Education, beg leave to report as follows:

Under the terms of the resolution, the committee was authorized to visit and inspect the State University, the Iowa State College of Agriculture and Mechanic Arts, and the Iowa State Teachers' College, and to examine the report of the State Board of Education.

On account of the diversified duties in connection with the other matters of importance, the committee has been unable to make the comprehensive and satisfactory examination of the report of the physical condition of the property of the state that had been desired, and therefore this report is based upon a somewhat abbreviated examination of the report of the State Board of Education, upon consultations and conferences with the members of the Board and Finance Committee, and such other information as could be obtained from other sources within the reach of the committee members during the present session.

The committee has been able to visit but one of the state institutions, namely: the Iowa State College of Agriculture and Mechanic Arts. We are convinced, however, that the recommendations offered by the State Board of Education in its report which are clearly defined and

the itemized reasons given for all purposes, is entitled to great weight in the conclusions which may be reached, either by this committee or by the General Assembly, or by the people of the State.

In the opinion of the committee, the legislation creating the one board to have supervision over all of the educational institutions, was wise and has proved to the advantage of the institutions and to the proper, businesslike management of all the affairs in connection with the educational interests of the state through these higher institutions. It seems apparent that the state can now work through the State Board toward a systematic and economical building up of the different institutions without a conflict of the activities as retween the different institutions.

The report rendered by the board is to be commended on account of its clearly defined policies and on account of the exhaustive, detailed statements of all matters pertaining to the business management.

This committee has presumed that the purpose of the resolution was to mean particularly the making of an examination as directed for the purpose of affording some measure of information relative to the askings made by the State Board of Education for additional appropriations for the various purposes, and which this General Assembly is requested to appropriate. By study of the report of the State Board, it will be seen that the board has outlined a policy for the upbuilding and the maintenance of these three institutions under their control.

The unanimous opinion of this committee is that the construction of educational buildings at the institutions should not be promoted in excess of the special millage tax which has been levied by the authority of the Assembly and which it is anticipated, will furnish for the Iowa State University the sum of \$135,000.00 annually; for the Iowa State College of Agriculture and Mechanic Arts, \$135,000.00 annually; and for the Iowa State Teachers' College the sum of \$67,500 annually. The committee has therefore, seen fit to recommend that the appropriations asked for the additional buildings be not granted and recommend that the policy of the board in the future should be to keep within the limits of the millage tax in the construction of buildings.

After a somewhat hurried review of the reasons assigned for additional appropriations for support funds and for additional equipment, which are the largest items in the special appropriations asked for, the committee believes that the appropriations should be granted. While the committee are not familiar with the sufficiency of the salaries paid, we are of the opinion that the recommendations of the State Board of Education, composed as it is, of practical professional and business men, should have great weight.

The committee wish to commend the action of the State Board in popularizing the State Agricultural Institution by adding a two years' agricultural course which has, we understand, as its purpose the meeting of the demands of our state in providing for a practical

agricultural course which may be utilized without entrance qualifications and which seeks to afford the means of accomplishing great good for the state in a practical way.

Your committee recommends that the special appropriations for the University be granted except the following: We recommend that the appropriation for additional funds for support be reduced to \$98,200 annually, the deduction having been made from the items of \$7,500 asked by the Board for fine arts in the detailed report. We recommend also that the appropriation asked for the purchase of additional land be \$40,000 instead of \$100,000 and the appropriation asked for sidewalks, paving and improvement of grounds be \$10,000 instead of \$16,000. The purpose of the recommendation of these deductions is based upon the policy suggested by the committee that the board should not attempt to force the permanent improvement of the institution at a greater pace than the millage tax for erecting buildings will warrant. We recommend that the special appropriations for the Iowa State College be granted, except the following: The judging pavilion and abatoir laboratory, \$50,000; and the poultry laboratory, \$6.000. The reasons for this have heretofore been assigned in this report in regard to special appropriations for additional buildings.

The committee recommends that all of the appropriations for the State Teachers' College be granted except the last item for fire protection, \$5,000.00, which it recommends be not granted.

The committee is advised that there is protection now afforded and that with the standpipe and the apparatus now accessible reasonable protection can be had with the city mains. We are also of the opinion that any apparatus which might be installed for emergency use only, is very often found to be of no avail when the emergency arises. The committee is advised that the appropriation for \$5,000 for a pipe organ will be made only on condition that the students' association furnish a like amount for the installment of such an organ. The State Board advises that such a proposition has been submitted to them by a student organization and we feel that we wish to commend the energy of the students and alumni of this institution for this character of work.

The committee acknowledges the absolute inability to make a comprehensive report on the matters assigned to it. It would be utterly impossible for any committee attending to the many duties devolving upon the members of the legislature to go into the matter of the stnading and the work of the various institutions or into the correctness of the report in detail and this report is made acknowledging these limitations.

The report of the State Board, submitted to each member of the legislature is worthy of study and is open to the examination and criticism of the entire state. We feel that the state has, in this State Board provided for a standing committee of business men to represent the interests of the people and endeavor to shape the policies of the institution so as to accomplish the desired results of first class insti-

tutions of higher education and the other objects for which the institutions were founded.

Respectfully submitted,

JOSEPH MATTES,
A. M. McColl,
JOHN I. CLABKSON,
FRED LABRABEE,
Committee on part of Senate.

ERNEST R. MOORE,
HENBY RITTER,
JOHN W. JACOBS,
K. J. JOHNSON,
Committee on part of House.

On motion of Ritter of Des Moines, House File No. 69, a bill for an act to amend the law as it appears in Sections Twenty-six Thirty-four-d (2634-d), Twenty-seven Thirty-four-e (2734-e), Twenty-seven Thirty-four-g (2734-g), and Twenty-seven Thirtyeight (2738) of the Supplement to the Code of 1907, to repeal Section Twenty-six Thirty-four-h (2634-h) of the Supplement to the Code, 1907, and Twenty-seven Thirty-four-h (2734-h) of the Supplement to the Code of 1907 as amended by Chapter One Hundred Eighty-one (181), Acts of the Thirty-third General Assembly, and to enact substitutes therefor to repeal Sections Twenty-seven Thirty-four-i (2734-i) and Twenty-seven Thirty-four-k (2734-k) of the Supplement to the Code of 1907, relating to the issuance, validation and renewal of state and county certificates to teachers and enrollment fee in the County Normal Institutes, and to provide for the issuance to teachers of life certificates and diplomas and for the lapse of such certificates, with report of committee recommending passage as amended, was taken up, considered, and Senate File No. 77 was substituted therefor.

Klay of Sioux moved the previous question.

Motion prevailed and the main question was ordered.

Mr. Ritter moved 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 ayes were:

Bascom, Bauman, Black, Boettger, Bowman, Brady, Brown, Bruce, Bybee, Campbell of Ida, Campbell of Webster, Collin, Cousins, Dabney, Daniels, Downey, Dunlap, Edmunds, Ellis, Enger, Fourt, Fulton, Gilbert, Goodykoontz, Greene, Griggs, Grout, Ham-

ilton, Harding, Harvey, Hickenlooper, Hogan, Huff, Hunt, Huntley, Hutchins, Johnson, Koontz, Krebill, Kull, Kulp, Larrabee, Leach Lenocker, Linnan, Lounsberry, McCleery, McCullough, Miller of Bremer, Miller of Dubuque, Milton, Newell, O'Connor, Odendahl, Olson, Patterson, Penn, Ritter, Robbins, Rowles, Sater, Shane, Shankland, Skinner, Smith of Adams, Smith of Decatur, Stephenson, Stoddard, Taylor, Townsend, Van Camp—71.

The nays were:

Dawson, Dixon, Felt, Hayes, Jacobson, Klay, Ripley, Stipe, White, Zeller, Mr. Speaker—11.

Absent or not voting:

Beans, Beebe, Brockway, Byerly, Crist, Cunningham, Dewey, Escher, Finlayson, Fletcher, Fraley, Fry, George, Halgrims, Hazen, Jacobs, Lund, Moore, Murtagh, Perkins, Pickford, Russell, Schee Sherman, Speer, Whitney—26.

So the bill passed and the title was agreed to.

REPORT OF COMMITTEE.

Shankland of Polk, from the Committee on Insurance, submitted the following report:

MR. SPEAKER—Your Committee on Insurance, to whom was referred House File No. 555, a bill for an act to amend the law as it appears in Section Seventeen Hundred Fofty-nine-h (1759-h) of the Supplement to the Code, 1907, and to provide additional requirements, supplemental and amendatory to title Nine (9) Chapter Five (5), all relating to mutual hail insurance companies doing business in Iowa, 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 be amended by substituting the following substitute amendment therefor:

A BILL

For an Act to amend the law as it appears in Section Seventeen Hundred Fifty-nine-h (1759-h) of the Supplement to the Code, 1907, and to to provide additional requirements, supplemental and amendatory to Title Nine (9), Chapter Five (5), all relating to mutual hail insurance companies doing business in Iowa.

Be it Enacted by the General Assembly of the State of Iowa:

Section 1. That Section Seventeen Hundred Fifty-nine-h (1759-h) of the Supplement to the Code, 1907, be, and the same is hereby amended by adding to said section the following:

"In event suit is brought to collect any such assessments, the same must be brought in the county in which the insured resides, any provis-

ion in the contract of insurance, articles of incorporation or by-laws of the association notwithstanding.

"No assessments shall be due or payable to any such association until after thirty days notice in writing has been given the insured, which notice shall state the object for which said assessment is made and the objects for which the money is to be used, and the money derived from the assessments shall not be used for any other purpose than that stated in the notice," and when so amended the bill do pass.

FRANK S. SHANKLAND,

Chairman.

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 passed the following bill in which the concurrence of the House is asked:

Senate File No. 377, a bill for an act to establish an antitoxin department under the control and direction of the State Board of Health for the purpose of aiding in the distribution of antitoxin to the people of the state of Iowa and making an appropriation therefor.

GEO. A. WILSON,
Secretary.

SENATE MESSAGE CONSIDERED.

Senate File No. 377, a bill for an act to establish an antitoxin department under the control and direction of the State Board of Health for the purpose of aiding in the distribution of antitoxin to the people of the State of Iowa and making an appropriation therefor.

Read first and second time and referred to the Sifting Committee.

Bauman of Van Buren moved that House File No. 593 be withdrawn from the Judiciary Committee and the further consideration of the House.

Motion prevailed.

The Speaker announced that as Speaker of the House, he had signed in the presence of the House, House Files Nos. 278, 197, 300, 266, 402, and 248.

On motion of Smith of Decatur, the House adjourned.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES.

DES MOINES, IOWA, APRIL 6, 1911.

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

Prayer was offered by Rev. Enoch Hill of Greenfield, Iowa.

Journal of April 5th corrected and approved.

On request of Shane of Wapello leave of absence was granted Shankland of Polk until Thursday afternoon.

PETITIONS, MEMORIALS AND REMONSTRANCES.

Miller of Bremer, presented petition of citizens of Newton, Iowa, relative to medical fees.

Referred to Sifting Committee.

Russell of Winnebago offered the following Concurrent Resolution, asked unanimous consent for immediate consideration and moved its adoption:

CONCURRENT RESOLUTION.

Relative to the printing of additional copies of the Report of the State Veterinary Surgeon.

Resolved by the House, the Senate concurring:

That the Secretary of State is directed to have printed three thousand (3,000) additional copies of the Seventh Biennial Report of the State Veterinary Surgeon, to be bound in paper covers, and containing the map and illustrations for general distribution.

Motion prevailed and the Resolution was adopted.

Bowman of Linn, Chairman of the Committee appointed to draft Resolutions respecting the life, character and public service of Hon. William G. Thompson, presented the Resolutions prepared by that Committee and moved their adoption.

Motion prevailed by rising vote and the Resolutions were adopted.

Excuses were granted to the following members for the first hour of the session: Harding of Woodbury, Stipe of Page, Ripley of Hancock, O'Connor of Chickasaw, Perkins of Delaware.

CONSIDERATION OF BILLS.

On motion of Zeller of Madison, House File No. 471, a bill for an act to legalize certain conveyances of real estate heretofore recorded, with report of committee recommending passage, was taken up and considered.

Mr. Zeller moved that the rules be suspended, 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 ayes were:

Bascom, Bauman, Beebe, Black, Bowman, Brown, Bruce, Bybee, Collin, Cousins, Crist, Dabney, Daniels, Dewey, Downey, Dunlap, Ellis, Felt, Finlayson, Fourt, Fry, George, Gilbert, Goodykoontz, Greene, Griggs, Grout, Harding, Harvey, Hazen, Hickenlooper, Huff, Hunt, Huntley, Hutchins, Jacobson, Johnson, Klay, Krebill, Kull, Kulp, Lenocker, Lounsberry, McCleery, McCullough, Miller of Dubuque, Moore, Newell, O'Connor, Odendahl, Olson, Patterson, Perkins, Pickford, Ripley, Ritter, Robbins, Rowles, Russell, Sater, Shane, Sherman, Skinner, Smith of Adams, Smith of Decatur, Speer, Stephenson, Stipe, Stoddard, Taylor, Townsend, Van Camp, Whitney, Zeller, Mr. Speaker—75.

The nays were:

None.

Absent or not voting:

Beans, Boettger, Brady, Brockway, Byerly, Campbell of Ida, Campbell of Webster, Cunningham, Dawson, Dixon, Edmunds, Enger, Escher, Fletcher, Fraley, Fulton, Halgrims, Hamilton, Hayes, Hogan, Jacobs, Koontz, Larrabee, Leach, Linnan, Lund, Miller of Bremer, Milton, Murtagh, Penn, Schee, Shankland, White—33.

So the bill passed and the title was agreed to.

On motion of Dewey of Guthrie, House File No. 591, a bill for an act legalizing the ordinances of the town of Menlo, Guthrie County, Iowa, and the acts and proceedings of the council of said town had thereunder, with report of committee recommending passage, was taken up and considered.

Mr. Dewey moved that the rules be suspended, 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 ayes were:

Bascom, Beebe, Black, Brown, Bruce, Bybee, Collin, Cousins, Crist, Daniels, Dawson, Dewey, Downey, Dunlap, Ellis, Felt, Fourt, Fry, Fulton, George, Gilbert, Goodykoontz, Greene, Griggs, Grout, Harvey, Hazen, Hickenlooper, Hogan, Huff, Hunt, Huntley, Hutchins, Jacobson, Johnson, Klay, Krebill, Kull, Kulp, Lenocker, Lounsberry, McCleery, McCullough, Miller of Dubuque, Milton, Newell, Odendahl, Olson, Patterson, Ritter, Robbins, Rowles, Russell, Sater, Shane, Sherman, Skinner, Smith of Adams, Speer, Stephenson, Stoddard, Taylor, Townsend, Van Camp, White, Whitney, Zeller, Mr. Speaker—68.

The nays were:

None.

Absent or not voting:

Bauman, Beans, Boettger, Bowman, Brady, Brockway, Byerly, Campbell of Ida, Campbell of Webster, Cunningham, Dabney, Dixon, Edmunds, Enger, Escher, Finlayson, Fletcher, Fraley, Halgrims, Hamilton, Harding, Hayes, Jacobs, Koontz, Larrabee, Leach, Linnan, Lund, Miller of Bremer, Moore, Murtagh, O'Connor, Penn, Perkins, Pickford, Ripley, Schee, Shankland, Smith of Decatur, Stipe—40.

So the bill passed and the title was agreed to.

On motion of Fry of Wayne, House File No. 594, a bill for an act to legalize the notices of a certain special election held at Corydon, with report of committee recommending passage, was taken up and considered.

Mr. Fry offered the following amendment:

I move to amend by striking out paragraphs 4 and 5 of the preamble.

Amendment adopted.

Mr. Fry moved that the rules be suspended, 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 ayes were:

Bascom, Beebe, Boettger, Brown, Bruce, Bybee, Campbell of Ida, Collin, Daniels, Dawson, Dewey, Downey, Dunlap, Ellis, Felt, Finlayson, Fourt, Fry, Fulton, George, Gilbert, Goodykoontz, Greene Grout, Harvey, Hazen, Hickenlooper, Hogan, Huff, Huntley, Hutchins, Jacobson, Johnson, Klay, Krebill, Kull, Kulp, Lenocker, Lounsberry, McCullough, Miller of Dubuque, Milton, Moore, Newell, O'Connor, Odendahl, Olson, Patterson, Pickford, Ripley, Ritter, Robbins, Rowles, Russell, Shane, Sherman, Skinner, Smith of Decatur, Speer, Stephenson, Stoddard, Taylor, Townsend, Van Camp, White, Zeller, Mr. Speaker—67.

The nays were:

None.

Absent or not voting:

Bauman, Beans, Black, Bowman, Brady, Brockway, Byerly, Campbell of Webster, Cousins, Crist, Cunningham, Dabney, Dixon, Edmunds, Enger, Escher, Fletcher, Fraley, Griggs, Halgrims, Hamilton, Harding, Hayes, Hunt, Jacobs, Koontz, Larrabee, Leach, Linnan, Lund, McCleery, Miller of Bremer, Murtagh, Penn, Perkins, Sater, Schee, Shankland, Smith of Adams, Stipe, Whitney—41.

So the bill passed.

Fry of Wayne moved to amend the title by adding the word "Iowa."

Adopted and title as amended was agreed to.

On motion of Bybee of Marion, House File No. 579, a bill for an act authorizing the issue of a patent to the southwest quarter (1-4) of the southeast quarter (1-4), Section sixteen (16), Township seventy-six (76), Range Twenty-one (21), west Fifth (5) P. M., with report of committee recommending passage, was taken up and considered.

Mr. Bybee moved that the rules be suspended, 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 ayes were:

Bascom, Beebe, Black, Boettger, Bowman, Brady, Brockway, Brown, Bruce, Bybee, Campbell of Ida, Collin, Cousins, Crist, Cunningham, Dabney, Daniels, Dawson, Dewey, Dixon, Downey, Dunlap, Ellis, Enger, Felt, Finlayson, Fourt, Fry, George, Gilbert, Goodykoontz, Greene, Grout, Harvey, Hazen, Hickenlooper, Hogan, Huff, Hunt, Huntley, Hutchins, Jacobs, Jacobson, Johnson, Klay, Krebill, Kull, Kulp, Lounsberry, McCleery, McCullough, Miller of Dubuque, Milton, Moore, Newell, Odendahl, Olson, Patterson, Pickford, Ritter, Robbins, Rowles, Russell, Sater, Shane, Sherman, Skinner, Smith of Adams, Smith of Decatur, Speer, Stephenson, Stoddard, Townsend, Van Camp, White, Whitney, Zeller, Mr. Speaker—78.

The nays were:

None.

Absent or not voting:

Bauman, Beans, Byerly, Campbell of Webster, Edmunds, Escher, Fletcher, Fraley, Fulton, Griggs, Halgrims, Hamilton, Harding, Hayes, Koontz, Larrabee, Leach, Lenocker, Linnan, Lund, Miller of Bremer, Murtagh, O'Connor, Penn, Perkins, Ripley, Schee, Shankland, Stipe, Taylor—30.

So the bill passed and the title was agreed to.

On motion of Milton of Cedar, Senate File No. 460, a bill for an act to legalize the action of the independent school district of Bennett, Cedar County, Iowa, in voting bonds at an election held on the 14th day of March, 1910, and legalizing the bonds issued by said district under said section, with report of committee recommending passage, was taken up and considered.

Mr. Milton moved 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 ayes were:

Bascom, Beebe, Black, Boettger, Bowman, Brady, Brockway, Brown, Bruce, Bybee, Campbell of Ida, Collin, Cousins, Crist, Dabney, Daniels, Dewey, Dixon, Downey, Dunlap, Ellis, Enger, Felt, Fourt, Fry, Fulton, George, Gilbert, Goodykoontz, Greene, Griggs, Grout, Harvey, Hazen, Hickenlooper, Hogan, Huff, Hunt,

Huntley, Hutchins, Jacobs, Jacobson, Johnson, Klay, Koontz, Krebill, Kull, Kulp, Leach, Lenocker, Linnan, Lounsberry, McCleery, Miller of Dubuque, Milton, Moore, Murtagh, Newell, Odendahl, Olson, Patterson, Pickford, Ritter, Robbins, Rowles, Russell, Sater, Shane, Sherman, Skinner, Smith of Decatur, Speer, Stephenson, Stoddard, Townsend, Van Camp, White, Whitney, Zeller, Mr. Speaker—80.

The nays were:

None.

Absent or not voting:

Bauman, Beans, Byerly, Campbell of Webster, Cunningham, Dawson, Edmunds, Escher, Finlayson, Fletcher, Fraley, Halgrims, Hamilton, Harding, Hayes, Larrabee, Lund, McCullough, Miller of Bremer, O'Connor, Penn, Perkins, Ripley, Schee, Shankland, Smith of Adams, Stipe, Taylor—28.

So the bill passed and the title was agreed to.

On motion of Larrabee of Fayette, Senate File No. 409, a bill for an act to legalize the issuing of certain warrants drawn on the waterworks fund by the town of Fayette, Fayette county, state of Iowa, and regulating the payment thereof, with report of committee recommending passage, was taken up and considered.

Mr. Larrabee moved that the bill be read a third now, which motion prevailed, and the bill was read a third time.

On the question, "Shall the bill pass?"

The ayes were:

Bascom, Black, Boettger, Bowman, Brady, Brown, Bybee, Campbell of Ida, Collin, Cousins, Crist, Cunningham, Dabney, Daniels, Dewey, Dixon, Downey, Ellis, Enger, Felt, Finlayson, Fourt, Fry, George, Gilbert, Goodykoontz, Greene, Grout, Harvey, Hazen, Hickenlooper, Hogan, Huff, Hunt, Hutchins, Jacobson, Johnson, Klay, Koontz, Krebill, Kull, Leach, Lenocker, Lounsberry, McCleery, Miller of Dubuque, Milton, Moore, Murtagh, Newell, Olson, Patterson, Pickford, Ritter, Robbins, Rowles, Russell, Shane, Sherman, Skinner, Smith of Decatur, Speer, Stephenson, Stoddard, Taylor, Townsend, Van Camp, White, Whitney, Zeller, Mr. Speaker—71.

The nays were:

None.

Absent or not voting:

Bauman, Beans, Beebe, Brockway, Bruce, Byerly, Campbell of Webster, Dawson, Dunlap, Edmunds, Escher, Fletcher, Fraley, Fulton, Griggs, Halgrims, Hamilton, Harding, Hayes, Huntley, Jacobs, Kulp, Larrabee, Linnan, Lund, McCullough, Miller of Bremer, O'Connor, Odendahl, Penn, Perkins, Ripley, Sater, Schee, Shankland, Smith of Adams, Stipe—37.

So the bill passed and the title was agreed to.

On motion of Felt of Clay House File No. 552, a bill for an act legalizing the acts, resolutions, ordinances and proceedings of the council of the incorporated town of Royal, Clay County, Iowa, with the report of committee recommending passage, was taken up and considered, and Senate File No. 452 was substituted therefor.

Mr. Felt moved 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 ayes were:

Bascom, Beebe, Boettger, Bowman, Brockway, Brown, Bruce, Bybee, Campbell of Ida, Collin, Crist, Daniels, Dewey, Downey, Dunlap, Ellis, Enger, Escher, Felt, Finlayson, Fourt, Fulton, George, Goodykoontz, Greene, Griggs, Grout, Hazen, Hickenlooper, Hogan, Huff, Hunt, Huntley, Hutchins, Jacobson, Johnson, Klay, Koontz, Krebill, Kull, Leach, Lenocker, Linnan, Lounsberry, Lund, McCleery, Miller of Dubuque, Milton, Moore, Murtagh, Newell, Odendahl, Olson, Patterson, Pickford, Ritter, Robbins, Rowles, Russell, Shane, Sherman, Skinner, Smith of Decatur, Speer, Stephenson, Stoddard, Townsend, Van Camp, Whitney, Zeller, Mr. Speaker—71.

The nays were:

None.

Absent or not voting:

Bauman, Beans, Black, Brady, Byerly, Campbell of Webster, Cousins, Cunningham, Dabney, Dawson, Dixon, Edmunds Fletcher, Fraley, Fry, Gilbert, Halgrims, Hamilton, Harding, Harvey, Hayes, Jacobs, Kulp, Larrabee, McCullough, Miller of Bremer, O'Connor, Penn, Perkins, Ripley, Sater, Schee, Shankland, Smith of Adams, Stipe, Taylor, White—37.

So the bill passed and the title was agreed to.

On motion of Bowman of Linn, House File No. 554, a bill for an act to legalize the action of the board of directors of the independent school district of Walker, Linn County, Iowa, in the levying and collection of certain taxes and to authorize the expenditure of the funds derived from said taxes, with report of committee recommending passage, was taken up and considered, and Senate File No. 454 was substituted therefor.

Mr. Bowman moved 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 ayes were:

Bascom, Bauman, Beebe, Black, Boettger, Bowman, Brady, Brockway, Brown, Bruce, Bybee, Campbell of Ida, Collin, Crist, Cunningham, Dabney, Daniels, Dawson, Dewey, Dixon, Downey. Dunlap, Ellis, Enger, Escher, Felt, Finlayson, Fourt, Fry, Fulton, George, Gilbert, Goodykoontz, Greene, Griggs, Grout, Harvey, Hayes, Hazen, Hickenlooper, Hogan, Huff, Hunt, Huntley, Hutchins, Jacobson, Johnson, Klay, Krebill, Kull, Kulp, Leach, Lenocker, Lounsberry, Lund, McCullough, Miller of Dubuque, Milton, Moore, Murtagh, Odendahl, Olson, Patterson, Pickford, Ritter, Robbins, Rowles, Russell, Sater, Shane, Shankland, Skinner, Smith of Decatur, Speer, Stephenson, Stoddard, Townsend, Van Camp, White, Zeller, Mr. Speaker—81.

The nays were:

None.

Absent or not voting:

Beans, Byerly, Campbell of Webster, Cousins, Edmunds, Fletcher, Fraley, Halgrims, Hamilton, Harding, Jacobs, Koontz, Larrabee, Linnan, McCleery, Miller of Bremer, Newell, O'Connor, Penn, Perkins, Ripley, Schee, Sherman, Smith of Adams, Stipe, Taylor, Whitney—27.

So the bill passed and the title was agreed to.

On motion of Boettger of Scott, House File No. 596, a bill for an act to amend Section Eight Hundred Ten (810) of the Code, in relation to publication of preliminary notice of street improvements in towns, with report of committee recommending passage, was taken up, considered and Senate File No. 477 was substituted therefor.

Mr. Boettger moved 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 ayes were:

Bascom, Bauman, Beebe, Black, Boettger, Brady, Brockway, Brown, Bruce, Bybee, Campbell of Ida, Campbell of Webster, Collin, Cousins, Crist, Cunningham, Daniels, Dawson, Dewey, Dixon, Downey, Dunlap, Ellis, Escher, Felt, Finlayson, Fourt, Fry, George, Gilbert, Goodykoontz, Greene, Griggs, Harvey, Hayes, Hazen, Hickenlooper, Hogan, Huff, Hunt, Huntley, Hutchins, Jacobs, Jacobson, Johnson, Klay, Krebill, Kulp, Leach, Lenocker, Linnan, Lounsberry, Lund, McCleery, McCullough, Miller of Dubuque, Milton, Moore, Murtagh, Newell, Odendahl, Olson, Patterson, Ritter, Robbins, Rowles, Russell, Sater, Shane, Shankland, Sherman, Skinner, Smith of Decatur, Speer, Stephenson, Stoddard, Taylor, Townsend, Van Camp, White, Whitney, Zeller, Mr. Speaker—83.

The nays were:

None.

Absent or not voting:

Beans, Bowman, Byerly, Dabney, Edmunds, Enger, Fletcher, Fraley, Fulton, Grout, Halgrims, Hamilton, Harding, Koontz, Kull, Larrabee, Miller of Bremer, O'Connor, Penn, Perkins, Pickford, Ripley, Schee, Smith of Adams, Stipe—25.

So the bill passed and the title was agreed to.

On motion of Shane of Wapello, Senate File No. 459, a bill for an act to legalize certain warrants of the city of Ottumwa, Iowa, with report of committee recommending passage, was taken up and considered.

Mr. Shane moved 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 ayes were:

Bascom, Bauman, Beebe, Bowman, Brady, Brockway, Brown, Bruce, Bybee, Campbell of Ida, Campbell of Webster, Collin, Cousins, Crist, Daniels, Dawson, Dewey, Dunlap, Ellis, Enger, Escher, Finlayson, Fourt, Fry, Fulton, George, Gilbert, Goodykoontz, Greene, Griggs, Harvey, Hazen, Hickenlooper, Hogan, Huff, Hunt, Huntley, Hutchins, Jacobson, Johnson, Klay, Krebill, Kulp, Leach, Lenocker, Linnan, Lounsberry, Miller of Dubuque, Milton, Moore, Murtagh, Newell, Odendahl, Olson, Patterson, Pickford, Ritter,

Robbins, Rowles, Russell, Sater, Shane, Shankland, Sherman, Skinner, Smith of Adams, Smith of Decatur, Speer, Stephenson, Stoddard, Taylor, Townsend, Van Camp, Whitney, Zeller,, Mr. Speaker—76.

The nays were:

None.

Absent or not voting:

Beans, Black, Boettger, Byerly, Cunningham, Dabney, Dixon, Downey, Edmunds, Felt, Fletcher, Fraley, Grout, Halgrims, Hamilton, Harding, Hayes, Jacobs, Koontz, Kull, Larrabee, Lund, McCleery, McCullough, Miller of Bremer, O'Connor, Penn, Perkins, Ripley, Schee, Stipe, White,—32.

So the bill passed and the title was agreed to.

On motion of Hickenlooper of Monroe, Senate File No. 382, a bill for an act to legalize the acts of the treasurer of Monroe County, Iowa, relating to the transferring of funds from the district school fund to the county fund, with report of committee recommending passage, was taken up and considered.

Mr. Hickenlooper moved 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 ayes were:

Bascom, Bauman, Beebe, Black, Bowman, Brady, Brown, Bruce, Bybee, Campbell of Ida, Collin, Crist, Dabney, Daniels, Dawson, Dewey, Downey, Dunlap, Ellis, Enger, Escher, Felt, Finlayson, Fourt, Fry, Fulton, George, Gilbert, Goodykoontz, Greene, Griggs, Halgrims, Harding, Harvey, Hayes, Hickenlooper, Hogan, Huff, Hunt, Huntley, Hutchins, Jacobson, Johnson, Klay, Krebill, Kull, Leach, Lenocker, Linnan, Lounsberry, McCleery, Miller of Dubuque, Milton, Moore, Murtagh, Newell, Odendahl, Olson, Patterson, Pickford, Ritter, Robbins, Rowles, Russell, Shankland, Sherman, Skinner, Speer, Stephenson, Stipe, Stoddard, Taylor, Townsend, Van Camp, White, Whitney, Zeller, Mr. Speaker—78.

The nays were:

Sater—1.

Absent or not voting:

Beans, Boettger, Brockway, Byerly, Campbell of Webster, Cousins, Cunningham, Dixon, Edmunds, Fletcher, Fraley, Grout, Hamilton, Hazen, Jacobs, Koontz, Kulp, Larrabee, Lund, McCullough, Miller of Bremer, O'Connor, Penn, Perkins, Ripley, Schee, Shane, Smith of Adams, Smith of Decatur—29.

So the bill passed and the title was agreed to.

On motion of Skinner of Jasper, Senate File No. 444, a bill for an act to legalize certain acts and proceedings of the council of the incorporated town of Prairie City, Jasper County, Iowa, relating to the special election held in said town on September 6th, 1907, the levy of a tax for a lighting plant fund and the transferring of said fund to the general fund of said town, with report of committee recommending passage, was taken up and considered.

Mr. Skinner moved 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 ayes were:

Bascom, Bauman, Beebe, Black, Bowman, Brady, Brockway, Brown, Bruce, Bybee, Campbell of Ida, Campbell of Webster, Collin, Cousins, Crist, Daniels, Dawson, Dunlap, Ellis, Enger, Felt, Finlayson, Fourt, Fry, Fulton, George, Gilbert, Goodykoontz, Greene, Griggs, Grout, Halgrims, Harding, Harvey, Hazen, Hickenlooper, Hogan, Huff, Hunt, Huntley, Hutchins, Jacobs, Johnson, Klay, Krebill, Kull, Kulp, Leach, Lenocker, Linnan, Lounsberry, McCleery, Miller of Dubuque, Milton, Moore, Murtagh, Newell, O'Connor, Odendahl, Olson, Patterson, Perkins, Pickford, Ritter, Robbins, Rowles, Russell, Schee, Shane, Sherman, Skinner, Smith of Decatur, Speer, Stephenson, Stoddard, Taylor, Townsend, Van Camp, White, Whitney, Zeller, Mr. Speaker—82.

The nays were:

Dewey, Downey, Sater-3.

Absent or not voting:

Beans, Boettger, Byerly, Cunningham, Dabney, Dixon, Edmunds, Escher, Fletcher, Fraley, Hamilton, Hayes, Jacobson, Koontz, Larrabee, Lund, McCullough, Miller of Bremer, Penn, Ripley, Shankland, Smith of Adams, Stipe—23.

SPECIAL ORDER NO. 22.

Time having arrived for Special Order, House resumed consideration of Senate File No. 272, a bill for an act to amend Section One and Section Three, Chapter One Hundred Four (104), Acts of the Thirty-third General Assembly, relating to fees for filing articles of incorporation of domestic, and domestic local building and loan associations and for renewals of such articles of incorporation.

Klay of Sioux in the chair.

Moore of Linn offered the following amendment:

I move to strike out Section One (1) of the substitute for Senate File No. 272 and offer in lieu thereof the following:

Section 1. That Section One (1), Chapter One Hundred Four (104), Acts of the Thirty-third General Assembly be amended by inserting after the word "profits" and before the word "incorporations" in the 21st line thereof, the words "domstic and domestic local building and loan associations," and by striking out the period after the word "herein" in the 24th line of said section and adding the words, "in excess of twenty-five dollars (\$25.00)."

Amendment adopted.

Hunt of Harrison moved 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 ayes were:

Bascom, Beans, Beebe, Black, Bowman, Brady, Brockway, Brown, Bruce, Campbell of Ida, Campbell of Webster, Collin, Dabney, Daniels, Ellis, Enger, Escher, Felt, Finlayson, Fourt, Fraley, Fry, Fulton, Grout, Harding, Harvey, Hayes, Hickenlooper, Hogan, Huff, Hunt, Huntley, Hutchins, Jacobs, Johnson, Klay, Krebill, Kull, Lounsberry, Lund, McCleery, McCullough, Milton, Moore, Murtagh, O'Connor, Odendahl, Olson, Perkins, Pickford, Ripley, Robbins, Rowles, Russell, Schee, Shane, Skinner, Smith of Adams, Smith of Decatur, Speer, Stephenson, Stipe, Stoddard, Taylor, Townsend, Van Camp, White—67.

The nays were:

Bauman, Bybee, Cousins, Gilbert, Kulp, Leach, Miller of Dubuque, Newell, Patterson, Sater, Zeller—11.

Absent or not voting:

Boettger, Byerly, Crist, Cunningham, Dawson, Dewey, Dixon, Downey, Dunlap, Edmunds, Fletcher, George, Goodykoontz, Greene, Griggs, Halgrims, Hamilton, Hazen, Jacobson, Koontz, Larrabee, Lenocker, Linnan, Miller of Bremer, Penn, Ritter, Shankland, Sherman, Whitney, Mr. Speaker—30.

So the bill passed and the title was agreed to.

On request of Ripley of Hancock the members of the Board of Control Committee were excused for one hour.

SPECIAL ORDER NO. 23.

Time having arrived for Special Order, the House resumed consideration of Senate File No. 421, a bill for an act to amend Section One Thousand Seventy-two (1072), Four Hundred Twenty-two (422) and One Thousand Three Hundred Three (1303) of the Supplement to the Code, 1907, and to repeal Section One Thousand Five Hundred Twenty-eight (1528) of the Supplement to the Code, 1907, and to enact a substitute therefor, relating to the election of officers, to the powers of the Board of Supervisors, levying of taxes and powers and duties of the township trustees, and the substitute amendment proposed by Perkins of Delaware.

Speaker Stillman in the chair.

Halgrims of Humboldt offered the following amendment:

I move to amend the proposed substitute amendment by striking out all of Section 4.

Lost.

Perkins of Delaware moved that the substitute amendment proposed by him be substituted for the original bill.

Motion prevailed.

Milton of Cedar moved the previous question.

Motion prevailed.

Mr. Perkins moved that the bill be read a third time now, wihch motion prevailed, and the bill was read a third time.

On the question, "Shall the bill pass?"

The ayes were:

Bascom, Beans, Beebe, Black, Bowman, Brockway, Brown, Bruce, Bybee, Campbell of Ida, Campbell of Webster, Collin, Cousins, Cunningham, Dabney, Daniels, Dawson, Dewey, Dixon, Dunlap, Edmunds, Ellis, Enger, Escher, Felt, Finlayson, Fletcher, Fourt, Fraley, Fry, Fulton, George, Goodykoontz, Greene, Grout, Halgrims, Hamilton, Harding, Harvey, Hazen, Hickenlooper, Hogan, Huff, Hunt, Huntley, Hutchins, Jacobs, Jacobson, Krebill, Kull, Kulp, Larrabee, Lenocker, Linnan, Lounsberry, Lund, McCleery, McCullough, Miller of Bremer, Miller of Dubuque, Milton, Moore, Murtagh, Newell, O'Connor, Olson, Patterson, Penn, Perkins, Pickford, Ripley, Ritter, Robbins, Rowles, Russell, Sater, Schee, Shane, Shankland, Sherman, Skinner, Smith of Adams, Smith of Decatur, Speer, Stephenson, Stipe, Stoddard, Taylor, Townsend, Van Camp, White, Whitney, Mr. Speaker—93.

The nays were:

Bauman, Downey, Hayes, Leach, Odendahl, Zeller-6.

Absent or not voting:

Boettger, Brady, Byerly, Crist, Gilbert, Griggs, Johnson, Klay, Koontz—9.

So the bill passed and the title as amended was agreed to.

On motion of Moore of Linn, House File No. 115, a bill for an act making appropriations to the State Historical Society of Iowa, with report of Committee recommending passage as amended, was taken up, considered, and the committee amendments were adopted.

Mr. O'Connor moved that the rules be suspended, 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 ayes were:

Bascom, Bauman, Beans, Black, Boettger, Brady, Brockway, Brown, Bruce, Bybee, Campbell of Ida, Campbell of Webster, Collin, Cunningham, Dabney, Daniels, Dewey, Dixon, Dunlap, Ellis, Enger, Escher, Finlayson, Fourt, Fulton, George, Gilbert, Goodykoontz, Greene, Griggs, Grout, Halgrims, Harvey, Hayes, Hickenlooper, Hogan, Huff, Huntley, Hutchins, Jacobs,

Jacobson, Klay, Larrabee, Leach, Lenocker, Linnan, Lounsberry, Lund, McCleery, McCullough, Milton, Moore, Murtagh, O'Connor, Olson, Patterson, Penn, Ritter, Robbins, Rowles, Russell, Sherman, Skinner, Smith of Adams, Smith of Decatur, Stephenson, Stipe, Stoddard, Taylor, Townsend, Van Camp, Whitney, Mr. Speaker—73.

The nays were:

Downey, Edmunds, Fry, Odendahl-4.

Absent or not voting:

Beebe, Bowman, Byerly, Cousins, Crist, Dawson, Felt, Feltcher, Fraley, Hamilton, Harding, Hazen, Hunt, Johnson, Koontz, Krebill, Kull, Kulp, Miller of Bremer, Miller of Dubuque, Newell, Perkins, Pickford, Ripley, Sater, Schee, Shane, Shankland, Speer, White, Zeller—31.

So the bill passed and the title was agreed to.

On motion of Moore of Linn, Substitute for Senate File No. 262, a bill for an act repealing Section Four Thousand Nine Hundred Ninety-nine-a-38 (4999-a38), of Chapter Ten-b (10-b), of the Supplement to the Code, 1907, and enacting a substitute therefor relating to the enforcement of the pure drug laws, with report of committee recommending passage, was taken up and considered.

Mr. Moore moved that the rules be suspended, 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 ayes were:

Bascom, Bauman, Beans, Black, Brady, Brown, Bybee, Campbell of Ida, Campbell of Webster, Collin, Cousins, Daniels, Dawson, Dewey, Edmunds, Ellis, Enger, Escher, Finlayson, Fourt, Fraley, Fry, Fulton, George, Goodykoontz, Greene, Griggs, Grout, Harvey, Hayes, Hazen, Hickenlooper, Hogan, Huff, Hutchins, Jacobs, Jacobson, Klay, Kulp, Larrabee, Leach, Lenocker, Lund, McCleery, McCullough, Miller of Dubuque, Milton, Moore, Murtagh, O'Connor, Olson, Patterson, Penn, Pickford, Ritter, Rowles, Shane, Sherman, Smith of Adams, Smith of Decatur, Stoddard, Taylor, Townsend, Zeller, Mr. Speaker—65.

The nays were:

None.

Absent or not voting:

Beebe, Boettger, Bowman, Brockway, Bruce, Byerly, Crist, Cunningham, Dabney, Dixon, Downey, Dunlap, Felt, Fletcher, Gilbert Halgrims, Hamilton, Harding, Hunt, Huntley, Johnson, Koontz, Krebill, Kull, Linnan, Lounsberry, Miller of Bremer, Newell, Odendahl, Perkins, Ripley, Robbins, Russell, Sater, Schee, Shankland, Skinner, Speer, Stephenson, Stipe, Van Camp, White, Whitney—43.

So the bill passed and the title was agreed to.

On motion of Moore of Linn, Senate File No. 377, a bill for an act to establish an antitoxin department under the control and direction of the State Board of Health for the purpose of aiding in the distribution of atitoxin to the people of the State of Iowa and making an appropriation therefor, with report of committee recommending passage, was taken up and considered.

Mr. Moore moved 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 ayes were:

Bascom, Bauman, Beans, Black, Bowman, Brady, Brown, Bybee, Campbell of Ida, Campbell of Webster, Collin, Cousins, Crist, Daniels, Dawson, Dewey, Dunlap, Edmunds, Ellis, Enger, Felt, Finlayson, Fourt, Fry, Fulton, George, Gilbert, Goodykoontz, Greene, Griggs, Grout, Halgrims, Hamilton, Harvey, Hazen, Hickenlooper, Hogan, Huff, Hutchins, Jacobs, Jacobson, Johnson, Klay, Krebill, Kull, Kulp, Leach, Linnan, Lund, McCleery, Miller of Dubuque, Milton, Moore, Murtagh, O'Connor, Olson, Patterson, Penn, Perkins, Pickford, Ritter, Robbins, Rowles, Russell, Sater, Shane, Sherman, Smith of Adams, Smith of Decatur, Speer, Stephenson, Stipe, Stoddard, Taylor, Townsend, Van Camp, White, Whitney, Zeller, Mr. Speaker—80.

The nays were:

None.

Absent or not voting:

Beebe, Boettger, Brockway, Bruce, Byerly, Cunningham, Dabney, Dixon, Downey, Escher, Fletcher, Fraley, Harding, Hayes, Hunt, Huntley, Koontz, Larrabee, Lenocker, Lounsberry, McCul-

lough, Miller of Bremer, Newell, Odendahl, Ripley, Schee, Shankland, Skinner—28.

So the bill passed and the title was agreed to.

On motion of Moore of Linn, House File No. 461, a bill for an act to indemnify Mr. W. F. Johnson for personal injuries sustained by him while a patient at the State University of Iowa, Hospital, Iowa City, Iowa, with report of committee recommending passage as amended, was taken up, considered, and the committee amendments were adopted.

Campbell of Ida moved that the rules be suspended, 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 ayes were:

Bascom, Bauman, Beans, Beebe, Black, Boettger, Bowman, Brady, Brockway, Brown, Bybee, Campbell of Ida, Campbell of Webster, Collin, Cousins, Crist, Dabney, Daniels, Dewey, Dixon, Downey, Dunlap, Edmunds, Ellis, Enger, Escher, Felt, Fourt, Fraley, Fry, George, Gilbert, Goodykoontz, Greene, Griggs, Grout, Harding, Harvey, Hayes, Hazen, Hickenlooper, Hogan, Huff, Huntley, Hutchins, Jacobs, Jacobson, Johnson, Klay, Kull, Kulp, Larrabee, Linnan, Lounsberry, Lund, McCleery, McCullough, Miller of Bremer, Miller of Dubuque, Milton, Moore, Murtagh, O'Connor, Olson, Patterson, Penn, Perkins, Pickford, Ripley, Ritter, Rowles, Sater, Shane, Smith of Adams, Smith of Decatur, Speer, Stephenson, Stipe, Stoddard, Taylor, Van Camp, White, Mr. Speaker—83.

The nays were:

None.

Absent or not voting:

Bruce, Byerly, Cunningham, Dawson, Finlayson, Fletcher, Fulton, Halgrims, Hamilton, Hunt, Koontz, Krebill, Leach, Lenocker, Newell, Odendahl, Robbins, Russell, Schee, Shankland, Sherman, Skinner, Townsend, Whitney, Zeller—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 File Nos. 346, 225 and 418; also House File Nos. 321, 46, 423, 180 and 574.

Dawson of Cherokee moved to withdraw House File No. 72 from the Committee on Schools and Text Books and from the further consideration af the House.

Motion prevailed.

Hamilton of Lee moved to withdraw House File No. 303 from the Committee on Labor, House File No. 270 from the Committee on Municipal Corporations and House File No. 320 from the Judiciary committee and from the further consideration of the House.

Motion prevailed.

Hazen of Pottawattamie moved that House File No. 207 be withdrawn from the Committee on Roads and Highways and the further consideration of the House.

Motion prevailed.

INTRODUCTION OF BILLS.

By Fulton of Jefferson, House File No. 603:

A BILL

For an Act to amend Section Thirteen Hundred and Seventy-four (1374) of the Code, relating to the taxation of property withheld or omitted from assessment.

Be it Enacted by the General Assembly of the State of Iowa:

Section 1. That Section Thirteen Hundred and Seventy-four (1374), of the Code, be and the same is hereby amended by inserting after the word "assessed" and before the word "and" in the eleventh line of said sction the words "but before listing and assessing any such property the county treasurer shall give the person, firm or corporation in whose name it is proposed to list and assess the same, ten days notice thereof by registered letter fixing the time and place where objections to such proposed listing and assessment may be heard and determined. Any person, firm or corporation may appeal to the district court from any such final action of the county treasurer, by serving written notice upon him and otherwise proceeding as provided in Section Thirteen Hundred Seventy-three (1373), of the Code."

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 Capital, newspapers published in the City of Des Moines, Iowa.

Read first and second time and referred to Sifting committee.

By Griggs of Scott, House File No. 604:

A BILL

For an act to amend Section Eight Hundred and Twenty-three (823), of the Supplement to the Code, 1907, in relation to publication of notice of assessment of street improvements.

Be it Enacted by the General Assembly of the State of Iowa:

Section 1. That Section Eight Hundred and Twenty-three (823), of the Supplement to the Code, 1907, be and the same is hereby amended by striking out the comma following the word "sewer" in the fifth line thereof and inserting a semi-colon, and adding thereto the following: "But if no such newspaper is published within the limits of the corporation then such notice may be given by posting copies thereof in three public places within the limits of the corporation, two of which places shall be the postoffice and the mayor's office of such city or town.

Sec. 2. This act being deemed of immediate importance shall take effect and be in full force from and after its publication in the Register and Leader and the Des Moines Capital, newspapers published in the city of Des Moines, Iowa.

Read first and second time and referred to Sifting committee.

REPORT OF COMMITTEE ON ENROLLED BILLS.

Whitney of Woodbury from the Committee on Enrolled Bills, submitted the following report:

MB. SPEAKER—Your Committee on Enrolled Bills respectfully report that they have examined, and find correctly enrolled House File No. 180, a bill for an act amending Chapter 8, Title XIII, of the Supplement to the Code, 1907, and being additional thereto; providing that females liable to be committed to the State Industrial School, may be committed to accredited institutions; providing for the compensation for such care; providing for the control and reports from such institutions.

Also:

House File No. 423, a bill for an act to amend Section Eighteen Hundred Twenty-two (1822) of the Code relating to beneficiary associations composed of the members of any one religious denomination and permitting any corporation heretofore organized, whose membership and plan of business permits, to bring its business under Chapter Nine, Title Nine, of the Code.

Also:

House File No. 46, a bill for an act to repeal Chapter One Hundred One (101) of the laws of the Thirty-third General Assembly and to

enact a substitute therefor relating to the dragging of public highways and providing penalty for failure to perform such duties.

Also:

House File No. 321, a bill for an act to authorize the Governor of the state to execute to Joseph Tucker, a patent, conveying to him the Southwest Quarter (SW1) of the Southeast Quarter (SE1) of Section Five (5), Township Eighty-seven (87) North, Range One (1), West of the 5th P. M. in Dubuque county, Iowa.

Also:

House File No. 574, a bill for an act to legalize the official acts of certain Notaries Public.

U. G. WHITNEY.

Adopted.

Chairman.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS.

Whitney of Woodbury, 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. 180, a bill for an act amending Chapter 8, Title XIII of the Supplement to the Code, 1907, and being additional thereto; providing that females liable to be committed to the State Industrial School, may be committed to accredited institutions; providing for the compensation for such care; providing for the control and reports from such institutions.

Also:

House File No. 423, a bill for an act to amend Section Eighteen Hundred Twenty-two (1822) of the Code relating to beneficiary associations composed of the members of any one religious denomination and permitting any corporation heretofore organized, whose membership and plan of business permits, to bring its business under Chapter Nine, Title Nine, of the Code.

Also:

House File No. 46, a bill for an act to repeal Chapter One Hundred One (101) of the laws of the Thirty-third General Assembly and to enact a substitute therefor relating to the dragging of public highways and providing penalty for failure to perform such duties.

Also:

House File No. 321, a bill for an act to authorize the Governor of the state to execute to Joseph Tucker, a patent, conveying to him the Southwest Quarter (SW1) of the Southeast Quarter (SE1) of Section Five (5), Township Eighty-seven (87) North, Range One (1), West of the 5th P. M. in Dubuque county, Iowa.

Also:

House File No. 574, a bill for an act to legalize the official acts of certain Notaries Public.

U. G. WHITNEY,
Chairman House Committee.
Ed. P. Malmberg,
Chairman Senate Committee.

Adopted.

Leach of Henry moved that a committee of three be appointed to notify the Senate that the House was ready to receive it in Joint Convention.

Motion prevailed.

The Speaker appointed as such committee: Leach of Henry, Taylor of Union, Robbins of Mills.

The Sergeant-at-Arms announced the arrival of the members of the Senate, who took their seats on the west side of the House Chamber.

JOINT CONVENTION.

The Joint Convention was called to order by Lieutenant Governor Clarke, President of the Joint Convention, at 12 o'clock noon.

The roll was then called and the following members responded as present:

Adams, Allen of Pocahontas, Allen of Jefferson, Ames, Balkema, Balluff, Bascom, Bauman, Beans, Beebe, Bennett, Black, Boettger, Bowman, Brady, Brockway, Brown of Decatur, Brown of Wright, Bruce, Bybee, Campbell of Ida, Campbell of Webster, Chapman, Clarkson, Collin, Cousins, Crist, Crow, Cunningham, Dabney, Daniels, Dawson, Dewey, DeWolf, Dixon Downey, Dunlap, Dunnegan, Edmunds, Ellis, Enger, Escher, Felt, Finlayson, Fitchpatrick, Fourt, Fraley, Francis, Fry, Fulton, Garrett, Gates, George, Gilbert. Gillilland, Goodykoontz, Greene, Griggs, Grout, Halgrims, Hamilton, Hammill, Harding, Harvey, Hayes, Hazen, Hickenlooper, Hogan, Hoyt, Huff, Hunt, Hunter, Huntley, Hutchins, Jacobs, Jacobson, Jewell, Johnson, Klay, Koontz, Krebill, Kull, Kulp, Larrabee of Webster, Larrabee of Fayette, Leach, Legel, Lenocker, Linnan, Lounsberry, Lund, McCleery, McColl, McCulloch Wayne, McCullough of Dubuque, Mattes, Miller of Bremer, Miller of Dubuque, Milton, Moore, Murtagh, Neal, Newell, O'Connor, Odendahl, Olson, Parshall, Patterson, Penn, Perkins, Pickford, Proudfoot, Quigley, Ream, Ripley, Ritter, Robbins, Rowles, Russell, Sammis, Sater, Saunders, Savage, Schee, Schrup, Shane, Sherman, Skinner, Smith of Adams, Smith of Decatur, Smith of Mitchell, Smith of Shelby, Spaulding, Speer, Stephenson, Stillman, Stipe, Stoddard, Stuckslager, Taylor of Union, Taylor of Appanoose, Townsend, Van Camp, Van Law Webber, White of Benton, White of Iowa, Whitney, Wilson, Zeller—150.

Absent:

Byerly, Chase, Cowles, Fletcher, McManus, Malmberg, Shankland, Sullivan—8.

President Clarke announced the Joint Convention duly organized, with a quorum of members present.

President Clarke than announced that the roll would be called for the purpose of electing a United States Senator in Congress, and appointed as teller on the part of he Senate, Senator Savage of Adair, and as assistant teller, Senator Hoyt of Buchanan.

Speaker Stillman appointed as teller on the part of the House, Representative Huff of Hardin, and as assistant teller, Representative Crist of Clarke.

Upon the roll being called those voting for Claude R. Porter were:

Balluff, Bauman, Black, Boettger, Clarkson, Crow, Dabney, De Wolf, Downey, Dunlap, Dunnegan, Ellis, Escher, Garrett, Gilbert, Greene, Griggs, Hamilton, Hayes, Hazen, Koontz, Krebill, Kull, Leach, Legel, Lenocker, Linnan, McCullough of Dubuque, Miller of Bremer, Miller of Dubuque, Milton, Murtagh, O'Connor, Odendahl, Olson, Parshall, Penn, Quigley, Ream, Ritter, Rowles, Sater, Schrup, Stephenson, Taylor of Union, Taylor of Appanoose, Townsend, White of Benton, White of Iowa, Wilson—50.

Those voting for Horace E. Deemer were:

Adams, Allen of Jefferson, Beans, Bennett, Bowman, Brown of Decatur, Chapman, Crist, Daniels, Dewey, Edmunds, Francis, Fulton, Gillilland, Hickenlooper, Hogan, Jacobson, Lounsberry, McCleery, McCulloch of Wayne, Mattes, Neal, Proudfoot, Robbins, Saunders, Savage, Smith of Adams, Smith of Decatur, Smith of Shelby, Speer, Stipe, Stuckslager, Van Camp, Van Law—34.

Those voting for W. S. Kenyon were:

Allen of Pocahontas, Ames, Balkema, Beebe, Brady, Brockway, Brown of Wright, Bruce, Bybee, Campbell of Ida, Campbell of Webster, Collin, Cousins, Cunningham, Dawson, Enger, Felt, Finlayson, Fitchpatrick, Fourt, Fraley, Fry, Gates, George, Goodykoontz, Grout, Halgrims, Hammill, Harding, Harvey, Hoyt, Huff, Hunt, Hunter, Huntley, Hutchins, Jacobs, Jewell, Johnson, Klay, Kulp, Larrabee of Fayette, Larrabee of Webster, Lund, McColl, Moore, Newell, Patterson, Perkins, Pickford, Ripley, Russell, Sammis, Schee, Shane, Sherman, Skinner, Smith of Mitchell, Spaulding, Stillman, Stoddard, Zeller—62.

Those voting for George M. Curtis were: Bascom, Dixon, Whitney—3.

Those voting for N. F. Reed were: Webber—1.

Absent:

Byerly, Chase, Cowles, Fletcher, McManus, Malmberg, Shankland, Sullivan—8.

President Clarke announced that no one had received a majority of the votes cast in the Joint Convention for United States Senator in Congress and that no election had occured.

Journal of the Joint Convention was then read and approved.

On motion of Senator Clarkson of Monroe the Joint Convention was dissolved.

House reconvened, Speaker Stillman in the chair.

On motion of Pickford of Cero Gordo the House adjourned until 1:30 P. M.

AFTERNOON SESSION.

House reconvened, Speaker Stillman in the Chair.

Enger of Winneshiek, Chairman of the Committee appointed to prepare Resolutions respecting the life and public services of Hon. Abraham Jacobson, presented the Resolutions prepared by the Committee and moved their adoption.

Motion prevailed by rising vote and Resolutions were adopted.

REPORT OF COMMITTEE ON ENROLLED BILLS.

MR. SPEAKER—Your Committee on Enrolled Bills respectfully report that they have this day sent to the governor for his approval House File No. 197, a bill for an act to amend Section Five Hundred Sixty-four (564) of the Code, and providing for the appearance of the county attorney for township trustees.

Also:

House File No. 278, a bill for an act relating to the sale of intoxicating liquors by wholesale drug corporations, additional to Chapter Six (6) of Title Twelve (XII) of the Code.

Also:

House File No. 402, a bill for an act to amend Section One Thousand Five (1005) of the Supplement to the Code, 1907, with additional provisions in regard to the fire fund.

Also:

House File No. 266, a bill for an act to amend Section Nineteen Hundred Eighty-nine-a-2 (1989-a-2), Section Nineteen Hundred Eighty-nine-a-4 (1989-a-4), Section Nineteen Hundred Eighty-nine-a-5 (1989-a-5), and Section Nineteen Hundred Eighty-nine-a-6 (1989-a-6) of the Supplement to the Code, 1907, relating to securing right of way for levees, drains and ditches.

Also:

House File No. 248, a bill for an act to amend the law as it appears in Section Two Thousand Five Hundred Seventy-five-a-Twenty-eight (2575-a-28) and Section Two Thousand Five Hundred Seventy-five-a-Thirty-one (2575-a-31) as amended, Supplement to the Code, 1907, relating to graduated and registered nurses.

Also:

House File No. 300, a bill for an act to repeal Section One Thousand Eight Hundred Seventy-three (1873) of the Code and Section One Thousand Eight Hundred and Seventy-three (1873) of the Supplement to the Code, 1907, and to enact a substitute therefor relating to the examination of savings banks and state banks by the auditor and to the publication of the statements thereof in some newspaper.

U. G. WHITNEY,

Chairman.

Adopted.

MR. SPEAKER—Your Committee on Enrolled Bills respectfully report that they have examined and find correctly enrolled House File No. 56, a bill for an act to regulate the sale or disposal of stocks of goods, wares, or merchandise in bulk, and to provide a penalty for the violation thereof.

Also:

House File No. 523, a bill for an act to amend Section Twenty-one Hundred Twenty-five (2125) of the Code and Section Twenty-one Hundred Forty-five (2145) of the Code defining switching service by railway carriers and giving the railroad commissioners certain powers therein.

Also:

House File No. 355, a bill for an act to amend the law as it appears in Section 2727a-a1 of the Supplement to the Code, 1907, relating to the term of office of the members of the Board of Control of state institutions.

Also:

House File No. 408, a bill for an act to legalize all the elections of the town of Floyd, state of Iowa, and all acts performed and proceedings held or undertaken, and all ordinances and resolutions, or amendments thereto, passed by the town council of said town, and all the official acts of the town officers of said town, since the passage of an act relating to the organization of cities and towns and known as Chapter Twentysix of the Acts of the Thirty-second General Assembly; and definining the terms of office of the councilmen and officers of said town, and providing for future elections therein.

Also:

House File No. 26, a bill for an act to amend Section Four Thousand Two Hundred Ninety-nine (4299) of the Code relating to the declaration of forteiture of contract and the service of notice relating thereto, and to amend Section Four Thousand Three Hundred (4300) of the Code, relating to the recording of notice of forfeiture of contract.

Also:

House File No. 37, a bill for an act to prohibit the possession of roulette wheels, klondyke tables, poker tables, faro and keno layouts, and to provide for the seizure and destruction thereof.

Also:

House File No. 312, a bill for an act authorizing the levy of a tax for the purpose of defraying the expense of prospecting for coal.

Also:

House File No. 415, a bill for an act for the purpose of having a patent issued in the name of O. D. McGeorge for a certain tract of land.

U. G. WHITNEY,

Chairman.

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. 189, a bill for an act amending Chapter 8, Title XIII of the Supple-

ment to the Code, 1907, and being additional thereto; providing that females liable to be committed to the State Industrial school, may be committed to accredited institutions; providing for the compensation for such care; providing for the control and reports from such institutions.

Also:

House File No. 46, a bill for an act to repeal Chapter One Hundred One (101) of the laws of the Thirty-third General Assembly and to enact a substitute therefor relating to the dragging of public highways and providing penalty for failure to perform such duties.

Also:

House File No. 321, a bill for an act to authorize the governor of the state to execute to Joseph Tucker, a patent, conveying to him the southwest quarter (S. W. 1-4) of the southeast quarter (S. E. 1-4) of Section Five (5), Township Eighty-seven (87) North, Range One (1), West of the 5th P. M. in Dubuque County, Iowa.

Also:

House File No. 574, a bill for an act to legalize the official acts of certain notaries publice.

U. G. WHITNEY,

Chairman.

Adopted.

Daniels of Appanoose presented the following Resolution, asked unanimous consent for immediate consideration and moved its adoption:

Whereas, the Honorable James B. Stuckey, who was an honored member of the 16th General Assembly of Iowa, died at his home in Moulton, Apanoose county, Iowa, in the year 1910, therefore be it

Resolved, that a committee of three be appointed to prepare and present suitable resolutions commemorating his life and public service.

Adopted.

The Speaker named as such committee: Daniels of Appanoose, Hunt of Harrison and Hickenlooper of Monroe.

The roll was called for the purpose of ascertaining the presence of a quorum and the following members responded as present:

Bascom, Bauman, Beans, Beebe, Black, Boettger, Bowman, Brady, Bruce, Bybee, Campbell of Ida, Campbell of Webster, Collin, Crist, Daniels, Dawson, Dewey, Dunlap, Edmunds, Ellis, Enger, Finlayson, Fourt, Fraley, Fry, George, Gilbert, Greene, Griggs, Grout, Halgrims, Hickenlooper, Huff, Hunt, Huntley, Hutchins, Jacobs, Jacobson, Johnson, Klay, Krebill, Lenocker,

Linnan, Lund, McCleery, Miller of Dubuque, Milton, Murtagh, Newell, O'Connor, Odendahl, Patterson, Penn, Perkins, Pickford, Ritter, Robbins, Russell, Sater, Schee, Shane, Sherman, Skinner, Stephenson, Stoddard, Taylor, Van Camp, White, Zeller, Mr. Speaker—70.

Absent:

Brockway, Brown, Byerly, Cousins, Cunningham, Dabney, Dixon, Downey, Escher, Felt, Fletcher, Fulton, Goodykoontz, Hamilton, Harding, Harvey, Hayes, Hazen, Hogan, Koontz, Kull, Kulp, Larrabee, Leach, Lounsberry, McCullough, Miller of Bremer, Moore, Olson, Ripley, Rowles, Shankland, Smith of Adams, Smith of Decatur, Speer, Stipe, Townsend, Whitney—38.

The Speaker announced the presence of a quorum.

CONSIDERATION OF BILLS.

On motion of Hickenlooper of Monroe, House File No. 74, a bill for an act to amend Sections One Thousand Eighty-seven-a-10 (1087-a-10), One Thousand Eighty-seven-a-25 (1087-a-25) of the Supplement to the Code, 1907, and Section Six (6) of Chapter Sixty-nine (69), Acts of the Thirty-third General Assembly of the State of Iowa, relative to the election of delegates to county convention, with report of committee recommending passage as amended, was taken up and considered.

Mr. Hickenlooper offered the following amendment:

I move to amend the committee amendments to House File No. 74 by striking out the word "or" as the same now appears in line four of Section One, of the committee amendments as shown by the Journal, and inserting the word "or" immediately preceding the word "candidate" in said line four.

Amendment adopted.

Mr. Hickenlooper moved that the amendment proposed by the committee as amended be adopted.

Motion prevailed.

Mr. Hickenlooper moved that the rules be suspended, 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 ayes were:

Beans, Bybee, Campbell of Ida, Campbell of Webster, Collin, Crist, Edmunds, Fraley, George, Grout, Harding, Hickenlooper, Jacobs, McCleery, Murtagh, Perkins, Shane, Smith of Decatur, Speer, Stipe, Zeller, Mr. Speaker—22.

The nays were:

Bascom, Black, Brady, Brown, Dewey, Downey, Dunlap, Ellis, Finlayson, Fry, Gilbert, Goodykoontz, Greene, Hazen, Huff, Hunt, Huntley, Hutchins, Jacobson, Johnson, Klay, Krebill, Kulp, Leach, Lenocker, Linnan, Lund, Miller of Dubuque, Milton, Newell, O'Connor, Odendahl, Olson, Patterson, Penn, Pickford, Ritter, Robbins, Rowles, Russell, Sater, Sherman, Skinner, Stephenson, Stoddard, Taylor, Townsend, Van Camp, White, Whitney—50.

Absent or not voting:

Bauman, Beebe, Boettger, Bowman, Brockway, Bruce, Byerly, Cousins, Cunningham, Dabney, Daniels, Dawson, Dixon, Enger, Escher, Felt, Fletcher, Fourt, Fulton, Griggs, Halgrims, Hamilton, Harvey, Hayes, Hogan, Koontz, Kull, Larrabee, Lounsberry, McCullough, Miller of Bremer, Moore, Ripley, Schee, Shankland, Smith of Adams—36.

So the bill having failed to receive a constitutional majority was declared to have been lost.

On motion of Whitney of Woodbury, House File No. 559, a bill for an act to provide the punishment for compounding misdemeanors, with report of committee recommending passage, was taken up and considered.

Mr. Whitney moved that the rules be suspended, 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 ayes were:

Bascom, Bauman, Beans, Bowman, Brady, Brown, Bruce, Bybee, Campbell of Ida, Campbell of Webster, Collin, Cousins, Crist, Dabney, Daniels, Dawson, Dewey, Dixon, Downey, Edmunds, Ellis, Enger, Finlayson, Fourt, Fry, Fulton, George, Goodykoontz, Greene, Grout, Halgrims, Hamilton, Harding, Harvey, Hazen,

Hickenlooper, Huff, Huntley, Hutchins, Jacobs, Jacobson, Johnson, Klay, Krebill, Leach, Linnan, Lund, McCleery, Miller of Dubuque, Milton, Murtagh, Newell, O'Connor, Olson, Patterson, Penn, Pickford, Robbins, Russell, Schee, Sherman, Skinner, Smith of Adams, Smith of Decatur, Speer, Stephenson, Stoddard, Taylor, Townsend, Van Camp, White, Whitney, Zeller, Mr. Speaker—74.

The nays were:

Black, Kulp, Odendahl, Perkins, Stipe-5.

Absent or not voting:

Beebe, Boettger, Brockway, Byerly, Cunningham, Dunlap, Escher, Felt, Fletcher, Fraley, Gilbert, Griggs, Hayes, Hogan, Hunt, Koontz, Kull, Larrabee, Lenocker, Lounsberry, McCullough, Miller of Bremer, Moore, Ripley, Ritter, Rowles, Sater, Shane, Shankland—29.

So the bill passed.

Mr. Whitney proposed the following amendment to the title:

I move to amend the title to House File No. 559 by striking out the original title and by inserting the following, to-wit:

A BILL

For an act to punish the crime of compounding misdemeanors and to declare the elements of such offense and to provide for the punishment therefor.

Amendment adopted and title as amended was agreed to.

On motion of O'Connor of Chickasaw, House File No. 477, a bill for an act authorizing the Governor of the State of Iowa to issue patent, attested by the Secretary of State, to lot six (6) in block ninety-six (96) of Iowa City, Iowa, in accordance with the recorded plat thereof, to John A. Reed, with report of committee recommending passage, was taken up and considered.

Mr. O'Connor moved that the rules be suspended, 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 ayes were:

Bascom, Bauman, Beans, Black, Bowman, Brady, Brown, Bruce, Bybee, Campbell of Ida, Collin, Crist, Dabney, Daniels, Dawson,

Dewey, Dixon, Downey, Dunlap, Edmunds, Ellis, Finlayson, Fourt, Fraley, Fry, Fulton, George, Gilbert, Greene, Griggs, Halgrims, Hamilton, Harvey, Hickenlooper, Huff, Hunt, Huntley Hutchins, Jacobson, Johnson, Kulp, Lenocker, Lounsberry, Lund, McCleery, McCullough, Miller of Dubuque, Milton, Murtagh, Newell, O'Connor, Odendahl, Olson, Patterson, Penn, Perkins, Pickford, Ritter, Robbins, Rowles, Russell, Schee, Shane, Sherman, Skinner, Smith of Adams, Stephenson, Stipe, Taylor, Townsend, Van Camp, White, Zeller, Mr. Speaker—74.

The nays were:

None.

Absent or not voting:

Beebe, Boettger, Brockway, Byerly, Campbell of Webster, Cousins, Cunningham, Enger, Escher, Felt, Fletcher, Goody-koontz, Grout, Harding, Hayes, Hazen, Hogan, Jacobs, Klay, Koontz, Krebill, Kull, Larrabee, Leach, Linnan, Miller of Bremer, Moore, Ripley, Sater, Shankland, Smith of Decatur, Speer, Stoddard, Whitney—34.

So the bill passed and the title was agreed to.

On motion of Klay of Sioux, House File No. 410, a bill for an act to amend Section Thirteen Hundred Nineteen (1319) of the Code of 1897, and to enlarge the same so as to apply the exemptions provided for therein to the owners of stock in corporations incorporated under the laws of other states, subject to certain provisos, with report of committee recommending passage as amended, was taken up, considered, and the committee amendments were rejected.

Klay of Sioux proposed the following amendment:

I move to amend by striking the words and figures "of 1897" from the title; by striking out the word "provisos" in last line of the title and inserting in lieu thereof the word "provisions"; also by striking from the second line of Section 1 the words and figures "of 1897"; also by striking from lines 3, 4 and 5 of Section 1 the following: ", and by adding following the word 'stock', the same being the last word in said section, the following"

Amendment adopted.

Cunningham of Buena Vista in the Chair.

Mr. Klay moved that the rules be suspended, 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 ayes were:

Bascom, Beans, Beebe, Black, Bowman, Brady, Brockway, Brown, Bruce, Campbell of Ida, Campbell of Webster, Collin, Crist, Cunningham, Dabney, Dewey, Edmunds, Ellis, Enger, Felt, Finlayson, Fourt, Fraley, Fry, Fulton, Goodykoontz, Griggs, Grout, Hamilton, Harding, Harvey, Hogan, Huff, Huntley, Hutchins, Jacobson, Klay, Kull, Kulp, Linnan, Lund, McCleery, Miller of Dubuque, Moore, Murtagh, Newell, O'Connor, Olson, Penn, Pickford, Ripley, Rowles, Russell, Schee, Shane, Sherman, Smith of Decatur, Taylor, Whitney, Zeller—60.

The nays were:

Bauman, Cousins, Bybee, Downey, Dunlap, George, Gilbert, Greene, Hayes, Jacobs, Leach, Lenocker, McCullough, Milton, Patterson, Robbins, Sater, Skinner, Smith of Adams, Speer, Stephenson, Townsend—22.

Absent or not voting:

Boettger, Byerly, Daniels, Dawson, Dixon, Escher, Fletcher, Halgrims, Hazen, Hickenlooper, Hunt, Johnson, Koontz, Krebill, Larrabee, Lounsherry, Miller of Bremer, Odendahl, Perkins, Ritter, Shankland, Stipe, Stoddard, Van Camp, White, Mr. Speaker—26.

So the bill passed and the title as amended 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. 474, a bill for an act to repeal Section One Thousand Eighty-seven-a-19 (1087-a-19) Chapter 2-a of the Supplement to the Code, 1907, as amended by Section Ten (10), of Chapter Sixty-nine (69), Acts of the Thirty-third General Assembly, and to enact a substitute therefor, relating to canvass by boards of supervisors and certificates in primary elections.

GEO. A. WILSON,

Secretary.

Also:

Mr. Speaker—I am directed to inform your honorable body that the Senate has concurred in House amendments to Senate File No. 272, a bill for an act to amend Section One and Three, Chapter 104, Acts of the Thirtythird General Assembly, relating to fees for filing articles of incorporation of domestic, and domestic local building and loan associations.

GEO. A. WILSON, 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. 271, a bill for an act to amend Section Three, Chapter 104, Acts of the Thirty-third General Assembly, relating to corporations for pecuniary profit.

GEO. A. WILSON,
Secretary.

Also:

MR. SPEAKER—I am directed to inform your honorable body that the Senate has concurred in House amendments to Senate File No. 229, a bill for an act to amend Section 1643 and 1645 of the Code, and amendatory of Chapter 2 of Title IX of the Code, and to provide for the control and disposition of property of extinct religious societies in the state.

GEO. A. WILSON, Secretary.

Also:

MR. SPEAKER—I am directed to inform your honorable body that the Senate has concurred in House amendments to Senate Joint Resolution No. 5, a Joint Resolution approving estimates of cost, plans and specifications for an addition to the wing of the hospital at the State University.

GEO. A. WILSON, Secretary.

Also:

MR. SPEAKER—I am directed to inform your honorable body that the Senate has concurred in House substitute amendment to Senate File No. 421, a bill for an act to amend Sections 1072, 422 and 1303 of the Supplement to the Code, 1907, and to repeal Section 1528 of the Supplement to the Code, 1907, and to enact a substitute therefor, relating to election of officers, to the powers of the Board of Supervisors, levying of taxes and powers and duties of the township trustees.

GEO. A. WILSON, Secretary.

On motion of Moore of Linn, House File No. 486, a bill for an act to repeal the law as it appears in Sections Sixty-five (65) and Twenty-six Hundred Twenty-seven (2627) of the Supplement to the Code, 1907, and to repeal Sections Eighty-six (86), Ninety-eight (98) and One Hundred Fifteen (115) of the Code, in reference to the salaries of the Governor and his secretary, Secretary of State, Auditor of State, Treasurer of State and Superintendent of Public Instruction and his deputy, and allowance for his traveling expenses, and to enact substitutes therefor, with report of committee recommending passage as amended, was taken up, considered, and the committe amendments were rejected.

Ripley of Hancock proposed the following amendment:

I move to amend Section 5 by striking from line two the words and figures "three thousand dollars (\$3000)" and inserting in lieu thereof the words and figures "thirty-six hundred dollars "\$3600".

Amendment adopted.

Halgrims of Humbolt offered the following amendments:

I move to amend Section One by striking out the words and figures in the third line "\$7500" and insert in lieu thereof "\$6,000."

Section 2. Strike out "\$4000" in the third line and insert "\$3200" in lieu thereof.

Section 3. Strike out "\$4000" in the third line and insert "\$3200".

Section 4. Strike out "\$4000" in the third line and insert "\$3200."

Johnson of Mitchell moved the previous question.

Motion prevailed and the main question was ordered.

Amendments lost.

Speaker Stillman in the chair.

Mr. Moore moved that the rules be suspended, 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 ayes were:

Bascom, Beans, Beebe, Black, Boettger, Bowman, Brockway, Brown, Bruce, Campbell of Ida, Campbell of Webster, Collin,

Crist, Cunningham, Dewey, Dixon, Ellis, Enger, Escher, Felt, Finlayson, Fourt, Fraley, Fulton, George, Goodykoontz, Griggs, Grout, Harding, Hazen, Hogan, Huff, Hutchins, Jacobs, Jacobson, Johnson, Klay, Koontz, Krebill, Larrabee, Lenocker, Linnan, Lund, McCullough, Miller of Dubuque, Milton, Moore, Murtagh, O'Connor, Olson, Patterson, Perkins, Pickford, Ripley, Rowles, Russell, Shane, Shankland, Sherman, Smith of Adams, Smith of Decatur, Speer, Stipe, Taylor, Whitney, Mr. Speaker—66.

The nays were:

Bauman, Bybee, Cousins, Daniels, Downey, Dunlap, Edmunds, Fry, Gilbert, Greene, Halgrims, Harvey, Hickenlooper, Hunt, Huntley, Kulp, Leach, Lounsberry, McCleery, Newell, Odendahl, Penn, Ritter, Robbins, Sater, Schee, Skinner, Stephenson, Stoddard, Townsend, Van Camp, White, Zeller—33.

Absent or not voting:

Brady, Byerly, Dabney, Dawson, Fletcher, Hamilton, Hayes, Kull, Miller of Bremer—9.

So the bill passed and the title was agreed to.

On motion of Odendahl of Carroll, House adjourned until 7:45 P. M.

EVENING SESSION.

House reconvened, Speaker Stillman in the Chair.

On request of Fourt of Allamakee, leave of absence was granted Brockway of Louisa for the evening.

INTRODUCTION OF BILLS.

By Shane of Wapello, House File No. 605:

A BILL

For an Act to Amend Section Six Hundred Seventy-nine-h (679-h) of the Supplement of the Code in Relation to Removals and Discharges of Police Officers and Policemen, Except the Chief of Police, and Firemen Including the Chief of the Fire Department.

Be it Enacted by the General Assembly of the State of Iowa:

Section 1. That Section Six Hundred and Seventy-nine-h (679-h) of the Supplement to the Code be and the same is hereby amended by adding thereto at the end thereof the following to-wit:

"In case the city council of any city which has a board of police and fire commissioners under this Chapter 2-a of Title V of the Supplement to the Code shall hereafter provide by a general ordinance for a reduction in the number of its police officers and policemen, except the chief of police, or its firemen including the chief of the fire department, then such a number of its said police officers except the chief of police, or of its said firemen including the chief of the fire department, shall be honorably discharged from said police force or fire department as is required to reduce its said police force, or the members of its fire department to the number fixed in said ordinance, and the mayor of said city shall designate in writing the ones to be so discharged."

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 Capital, newspapers published in Des Moines, Iowa.

Read first and second time and referred to Sifting committee.

By Smith of Decatur, House File No. 606:

A BILL

For an Act to Amend the Law as it Appears in Section Two Hundred Five (205) of the Supplement to the Code, 1907, in Reference to the Salary of the Clerk of the Supreme Court.

Be it Enacted by the General Assembly of the State of Iowa:

Section 1. That the law as it appears in Section Two Hundred Five (205) of the Supplement to the Code, 1907, be and the same is hereby amended by striking from line two (2) the words "twenty-two hundred" and inserting in lieu thereof the words "thirty-five hundred."

Read first and second time and referred to Sifting committee.

REPORTS OF COMMITTEES.

Ripley of Hancock, from the committee on Board of Control, submitted the following report:

Mr. Speaker—Your Committee on Board of Control, to whom was referred House File No. 440, a bill for an act to amend Chapter Eleven-Q (11-c) of the Supplement to the Code, 1907, relating to the state sanatorium for the treatment of tuberculosis, further definining the method of application and making additional appropriations, 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 be indefinitely postponed.

A. C. RIPLEY, Chairman. Report adopted and House File No. 440 was indefinitely postponed.

Also:

Mr. Speaker—Your Committee on Board of Control, to whom was referred House File No. 356, a bill for an act establishing the state colony for epileptics and making an appropriation for the purchase of land and the erection of buildings for said colony, 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 be amended as follows:

Strike out the words and figures "two hundred thousand (\$200,000.00) dollars" in line two (2) and three (3) of Section 2 of said bill, and insert in lieu thereof the following words and figures: "seventy-five thousand (\$75,000.00) dollars", and that it be referred to the Committee on Appropriations.

A. C. RIPLEY, Chairman.

Report adopted and House File No. 356 was so referred.

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. 465, a bill for an act to amend Section 779 of the Supplement to the Code, 1907, and providing for the construction, reconstruction and repair of fixtures and apparatus for lighting streets and highways.

GEO. A. WILSON,

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. 289, a bill for an act to amend the law as it appears in Section 2604 of the Supplement to the Code, 1907, relative to the salary of the commandant of the Iowa Soldiers' Home.

GEO. A. WILSON,

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:

Senate File No. 404, a bill for an act to amend Section 2734-b, Supplement to the Code, 1907, relating to the qualifications of the county superintendents.

GEO. A. WILSON,

Secretary.

Also:

MR. SPEAKER—I am directed to inform your honorable body that the Senate has amended and concurred in Concurrent Resolution in which the concurrence of the Senate was asked:

Concurrent Resolution relative to the publishing of 5,000 copies of Senate File No. 387.

Geo. A. Wilson,

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. 327, a bill for an act to repeal Section 2574 of the Code, relating to the compensation of the secretary and members of the State Board of Health, and enacting a substitute therefor.

GEO. A. WILSON,

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. 291, a bill for an act to provide additional support for the wardens of the reformatory at Anamosa and the state penitentiary at Fort Madison.

Secretary.

GEO. A. WILSON,

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. 214, a bill for an act to appropriate two thousand dollars (\$2,000.00) to assist in the erection of the monument to the unknown soldiers buried in the National Cemetery at Keokuk, Iowa.

GEO. A. WILSON.

SENATE MESSAGES CONSIDERED.

Senate File No. 465, a bill for an act to amend Section Seven Hundred Seventy-nine (779) of the Supplement to the Code, 1907, and providing for the construction, reconstruction and repair of fixtures and apparatus for lighting streets and highways in cities and towns and providing for the assessment of the expense thereof to the abutting property owners.

Read first and second time and referred to Sifting committee.

Senate File No. 289, a bill for an act to amend the law as it appears in Section Two Thousand Six Hundred Four (2604) of the Supplement to the Code, 1907, relative to the salary of the commandant of the Iowa Soldiers' Home.

Read first and second time and referred to Sifting committee.

Senate File No. 404, a bill for an act to amend Section Twenty-seven Hundred Thirty-four-b (2734-b) Supplement to the Code, 1907, relating to qualifications of the county superintendents.

Read first and second time and referred to Sifting committee.

Substitute for Senate File No. 327, a bill for an act to repeal Section Twenty-five Hundred Seventy-four (2574) of the Code, relating to the compensation of the secretary and members of the State Board of Health and enacting a substitute therefor.

Read first and second time and referred to Sifting committee.

Substitute for Senate File No. 214, a bill for an act to appropriate two thousand dollars (\$2,000), to assist in the erection of a monument to the unknown soldiers buried in the National cemetery at Keokuk, Iowa.

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

Senate File No. 291, a bill for an act to provide additional support for the wardens of the reformatory at Anamosa and the State Penitentiary at Fort Madison.

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

Goodykoontz of Boone called up House Concurrent Resolution relative to printing of 5,000 copies of Senate File No. 387, and moved that House concur in Senate amendments.

Amend by changing the word "pamphlet" to "leaflet" and by adding the following: "and he is hereby ordered to mail to each county auditor in the state, a sufficient number, so that said auditor can furnish one copy to each assessor and each board of equalization in his county."

Motion prevailed and House concurred in Senate amendments.

Felt of Clay moved that House File No. 552 be withdrawn from the further consideration of the House.

Motion prevailed.

Pickford of Cerro Gordo moved that House File No. 443 be withdrawn from the Judiciary committee and from the further consideration of the House.

Motion prevailed.

Shane of Wapello moved that House File No. 444 be withdrawn from Committee on Pharmacy, and House File No. 498 from the Committee on Conservation of Resources, and from the further consideration of the House.

Motion prevailed.

Lounsberry of Marshall moved that a committee of three be appointed to notify the Senate that the House was ready to receive it in Joint Convention.

Motion prevailed.

The Speaker appointed as such committee: Lounsberry of Marshall, Patterson of Keokuk, and Downey of Crawford.

The Sergeant-at-Arms announced the arrival of the members of the Senate, who took their seats on the west side of the House Chamber.

JOINT CONVENTION.

The Joint Convention was called to order by Lieutenant Governor Clarke, President of the Joint Convention, at 8:00 P. M.

The roll being called those responding as present, were:

Adams, Allen of Pocahontas, Allen of Jefferson, Ames, Balkema, Balluff, Bascom, Bauman, Beans, Beebe, Black, Boettger, Bowman, Brady, Brown of Wright, Bruce, Bybee, Campbell of Webster, Chase, Clarkson, Collin, Cousins, Crist, Crow, Cunningham, Dabney, Daniels, Dawson, Dewey, Dixon, Downey, Edmunds, Ellis, Enger, Escher, Felt, Finlayson, Fitchpatrick, Fourt, Fry, Fulton, Garrett, Gates, George, Gilbert, Goodykoontz, Greene, Grout, Halgrims, Hammill, Harding, Harvey, Hayes, Hazen, Hickenlooper, Hogan, Huff, Hunt, Hunter, Huntley, Hutchins, Jacobs, Jacobson, Jewell, Johnson, Klay, Koontz, Krebill, Kull, Kulp, Larrabee of Webster, Larrabee of Fayette, Leach, Legel, Lenocker, Linnan, Lounsberry, Lund, McColl, McCulloch of Wayne, Mattes, Miller of Bremer, Miller of Dubuque, Milton, Murtagh, Neal, Newell, O'Connor, Odendahl, Olson, Patterson, Penn, Perkins Pickford, Proudfoot, Quigley, Ripley, Ritter, Robbins, Rowles, Sammis, Sater, Saunders, Savage, Schee, Schrup, Shane, Shankland, Sherman, Skinner, Smith of Adams, Smith of Decatur, Smith of Mitchell, Smith of Shelby, Spaulding, Stephenson, Stillman, Stipe, Stoddard, Stuckslager, Taylor of Appanoose, Townsend, Van Camp, Van Law, White of Benton, White of Iowa, Whitney, Zeller—129.

Absent:

Bennett, Brockway, Brown of Decatur, Byerly, Campbell of Ida, Chapman, Cowles, DeWolf, Dunlap, Dunnegan, Fletcher, Fraley, Francis, Gillilland, Hamilton, Hoyt, McCleery, McCullough of Dubuque, McManus, Malmberg, Moore, Parshall, Ream, Russell, Speer, Sullivan, Taylor of Union, Webber, Wilson—29.

President Clarke announced that the Joint Convention was duly organized with a quorum of members present.

Senator Clarkson of Monroe moved that the Joint Convention proceed to the election of a State Printer and Binder by ballot.

Klay of Sioux moved to amend the motion so as to change the method of election from ballot to roll call.

Amendment adopted.

Motion as amended prevailed.

President Clarke appointed as teller on the part of the Senate, Senator Savage of Adair and as assistant teller, Senator McColl of Dallas.

Speaker Stillman appointed as teller on the part of the House Crist of Clarke, and as assistant teller, Huff of Hardin.

Upon the roll being called for the election of State Printer, those voting for Robert Henderson were:

Adams, Allen of Pocahontas, Allen of Jefferson, Ames, Balkema, Bascom, Beans, Beebe, Bowman, Brady, Brown of Wright, Bruce, Bybee, Campbell of Webster, Collin, Cousins, Crist, Cunningham, Daniels, Dawson, Dewey, Dixon, Edmunds, Enger, Felt, Finlayson, Fitchpatrick, Fourt, Fry, Fulton, Gates, George, Goodykoonts, Grout, Halgrims, Hammill, Harding, Harvey, Hazen, Hickenlooper, Hogan, Huff, Hunt, Hunter, Huntley, Hutchins, Jacobs, Jacobson, Jewell, Johnson, Klay, Kulp, Larrabee of Webster, Larrabee of Fayette, Lenocker, Lounsberry, Lund, McColl, McCulloch of Wayne, Mattes, Neal, Newell, Patterson, Perkins, Pickford, Proudfoot, Ripley, Robbins, Russell, Sammis, Saunders, Savage, Schee, Shane, Shankland, Sherman, Skinner, Smith of

Adams, Smith of Decatur, Smith of Mitchell, Smith of Shelby, Spaulding, Stillman, Stipe, Stoddard, Stuckslager, Van Camp, Van Law, Whitney, Zeller—90.

Those voting for Clint L. Price were:

Balluff, Bauman, Black, Boettger, Clarkson, Crow, Dabney, Downey, Ellis, Escher, Garrett, Gilbert, Greene, Griggs, Hayes, Koontz, Krebill, Kull, Leach, Legel, Linnan, Miller of Bremer, Miller of Dubuque, Milton, Murtagh, O'Connor, Odendahl, Olson, Penn, Quigley, Ritter, Rowles, Sater, Schrup, Stephenson, Taylor of Appanoose, Townsend, White of Benton, White of Iowa—39.

Absent or not voting:

Bennett, Brockway, Brown of Decatur, Byerly, Campbell of Ida, Chapman, Chase, Cowles, DeWolf, Dunlap, Dunnegan, Fletcher, Fraley, Francis, Gillilland, Hamilton, Hoyt, McCleery, McCullough of Dubuque, McManus, Malmberg, Moore, Parshall, Ream, Speer, Sullivan, Taylor of Union, Webber, Wilson—29.

President Clarke announced that Robert Henderson having received a majority of all the votes cast in the Joint Convention, was declared duly elected State Printer for the term of two years commencing January 1, 1913.

Upon the roll being called for the election of State Binder, those voting for John M. Jamieson were:

Adams, Allen of Pocahontas, Allen of Jefferson, Ames, Balkema, Bascom, Beans, Beebe, Bowman, Brady, Brown of Wright, Bruce, Bybee, Campbell of Webster, Collin, Cousins, Crist, Cunningham, Daniels, Dawson, Dewey, Dixon, Edmunds, Enger, Felt, Finlayson, Fitchpatrick, Fourt, Fry, Fulton, Gates, George, Gillilland, Goodykoontz, Grout, Halgrims, Hammill, Harding, Harvey, Hickenlooper, Hogan, Huff, Hunt, Hunter, Huntley, Hutchins, Jacobs, Jacobson, Jewell, Johnson, Klay, Kulp, Larrabee of Webster, Larrabee of Fayette, Lounsberry, Lund, McColl, McCulloch of Wayne, Mattes, Neal, Newell, Patterson, Perkins, Pickford, Proudfoot, Ripley, Robbins, Russell, Sammis, Saunders, Savage, Schee, Shane, Shankland, Sherman, Skinner, Smith of Adams, Smith of Decatur, Smith of Mitchell, Smith of Shelby, Spaulding, Stillman, Stipe, Stoddard, Stuckslager, Van Camp, Van Law, Whitney, Zeller—89.

Those voting for Charles W. Miller were:

Balluff, Bauman, Black, Boettger, Clarkson, Crow, Dabney, Downey, Ellis, Escher, Garrett, Gilbert, Greene, Griggs, Hayes, Hazen,

Koontz, Krebill, Kull, Leach, Legel, Lenocker, Linnan, Miller of Dubuque, Milton, Murtagh, O'Connor, Odendahl, Olson, Penn, Quigley, Ritter, Rowles, Sater, Schrup, Stephenson, Taylor of Appanoose, Townsend, White of Benton, White of Iowa—40.

Those voting for Clint L. Price were: Miller—1.

Absent or not voting:

Bennett, Brockway, Brown of Decatur, Byerly, Campbell of Ida, Chapman, Chase, Cowles, DeWolf, Dunlap, Dunnegan, Fletcher, Fraley, Francis, Hamilton, Hoyt, McCleery, McCullough of Dubuque, McManus, Malmberg, Moore, Parshall, Ream, Speer, Sullivan, Taylor of Union, Webber, Wilson—28.

President Clarke announced that John M. Jamieson having received a majority of all the votes cast of the Joint Convention, was declared duly elected State Binder for the term of two years commencing January 1, 1913.

The following certificates of election were signed in the presence of the Joint Convention:

This is to certify that an election by the two Houses of the Thirty-fourth General Assembly of the State of Iowa in joint convention on the 6th day of April, A. D. 1911, for the purpose of electing a State Printer, Robert Henderson of Pottawattamie county, Iowa, 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 present incumbent and until his successor is elected and qualified.

Signed in the presence of the joint convention, this sixth day of April, A. D. 1911.

GEO. W. CLARKE,

President of the Senate and Joint Convention.

PAUL E. STILLMAN,

Speaker of the House.

GEO. A. WILSON,

Secretary of the Senate.

C. R. BENEDICT,

Clerk of the House of Representatives.

A. C. SAVAGE,
A. M. McColl,
Tellers on Part of the Senate.
HERBERT A. HUFF,
L. E. CRIST.
Tellers on Part of the House.

This is to certify that an election by the two Houses of the Thirty-fourth General Assembly of the State of Iowa in joint convention on 6th day of April, A. D. 1911, for the purpose of electing a State Binder. John M. Jamieson, of Casey, Guthrie County, Iowa, 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 sixth day of April, A. D. 1911.

GEO. W. CLARKE,

President of the Senate and Joint Convention.

PAUL E. STILLMAN,
Speaker of the House.
GEO. A. WILSON,
Secretary of the Senate.
C. R. BENEDICT,

Clerk of the House of Representatives.

A. C. SAVAGE,

A. M. McColl,

Tellers on Part of the Senate.

HERBERT A. HUFF,

L. E. CRIST.

Tellers on Part of the House.

Senator Gillilland of Mills was absent during the election of State Printer and stated that had he been present he would have cast his vote for Robert Henderson.

The Journal of the Joint Convention was read and approved.

On motion of O'Connor of Chickasaw the Joint Convention was dissolved.

House reconvened, Speaker Stillman in the Chair.

Downey of Crawford moved that the House adjourn.

Harding of Woodbury moved as a substitute that the hour of adjournment be fixed for 10:00 o'clock, P. M.

Substitute amendment lost.

Motion to adjourn prevailed and the House stood adjourned.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, APRIL 7, 1911.

House met pursuant to adjournment, Speaker Stillman in the Chair.

Prayer was offered by Rev. Arthur T. Bishop of Iowa Falls, Iowa.

Journal of April 6th corrected and approved.

PETITIONS, MEMORIALS AND REMONSTRANCES.

Bauman of Van Buren presented remonstrance of citizens of Van Buren County against the passage of Senate Files Nos. 56, 57 and 58.

Refered to Sifting Committee.

Speaker Pro Tempore Perkins in the Chair.

MESSAGES FROM THE SENATE.

The following messages were received from the Senate:

Mr. Speaker—I am directed to inform your honorable body that the Senate has 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 amend Section 8, Charter 64 of the Acts of the Thirty-third General Assembly, relating to the civil service commissioners.

GEO. A. WILSON, 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. 128, a bill for an act to amend Section 1986 as it appears in the Supplement to the Code, 1907, relating to the maintaining of levees, ditches and drains.

Geo. A. Wilson, 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. 243, a bill for an act to amend Title 12, Chapter 12, Supplement to the Code, 1907, requiring certain boats to be provided with life preservers.

Geo. A. Wilson, 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 House is asked:

House File No. 27, a bill for an act to repeal Chapter Two-a (2-a) Title Eight (8) being Sections 1571-a to 1571-l, both inclusive, of the Supplement to the Code, 1907, and to enact a substitute therefor, relating to registration of motor vehicles, regulating their use upon streets and highways, fixing penalties for violation thereof, and providing for expenditure of registration fees.

GEO. A. WILSON, Secretary.

Also:

MB. SPEAKER—I am directed to inform your honorable body that the Senate requests the return of House File No. 574, a bill for an act to legalize the official acts of certain notaries public.

GEO. A. WILSON, 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. 317, a bill for an act to prevent the procreation of habitual criminals, idiots, feeble-minded and imbeciles.

GEO. A. WILSON,
Secretary.

On request of Boettger of Scott, unanimous consent having been given, House File No. 338, a bill for an act to amend Section Six Hundred Seventy-nine-a (679-a) and One Thousand Fifty-six-a-Thirty-two (1056-a-32), Subdivision F of the Supplement to the Code, 1907, relative to the Board of Police and Fire Commissioners in certain cities of the first class, with Senate amendments, was taken up and the amendments read and considered.

Amend House File No. 338 by striking out all after the enacting clause and inserting in lieu thereof the following:

"Section 1. Section Eight, Chapter Sixty-four of the Acts of the Thirty-third General Assembly be, and hereby is, amended by striking from line sixteen the words and language, to-wit: "chief of the fire department."

Sec. 2. Subdivision b, c, and d of Section One Thousand Fifty-six-a32 of the Supplement to the Code, 1907, be, and hereby are, repealed and the following enacted as a substitute therefor:

'Such commission shall, on the first Monday of April and October of each year, or oftener if they shall deem it necessary, under such rules and regulations as it may prescribe, hold examinations for the purpose of determining the qualifications of applicants for positions, including applicants for position of chief of the fire department, and for positions in the fire and police department, which examinations shall be practical in their character and shall relate to such matters as will fairly test the fitness of the person examined to discharge the duties of the position to which he seeks to be appointed. Such commission, shall, as soon as possible after every such examination, certify to the city council the names of ten persons for each department who, according to its records, have the highest standing for the positions they seek to fill, as a result of such examination, and all vacancies in positions under civil service which shall occur before the holding of the next examination shall be filled from said list so certified; provided, however, if the list for any cause shall be reduced to less than three for any division or department, then the superintendent of the proper department may temporarily fill a vacancy until the next examination of the commission. In all examinations and appointments under the provisions of this act, honorably discharged soldiers, sailors or marines of the regular or volunteer army or navy of the United States shall be given a preference if otherwise qualified.

Sec. 3. All persons subject to such civil service examination shall be subject to removal from office or employment by majority vote of such civil service commission for misconduct or failure to properly perform their duties under such rules and regulations as may be adopted by the council. The chief of police, the chief of the fire department, or any superintendent or foreman in charge of municipal work, may peremptorily suspend or discharge any subordinate then under his direction for neglect of duty, disobedience of orders or misconduct, but shall, within twenty-four hours thereafter, report such suspension or discharge, with the reason therefor, to the superintendent of his department, who shall thereupon affirm or revoke such suspension or discharge according to the merits under the facts in the case. Every officer or employe so suspended or discharged and whose suspension or discharge has been affirmed, or the officer or person so suspending or discharging a subordinate when such suspension or discharge has been revoked, as the case may be, may, within five days from the affirmance or revocation of any such suspension or discharge appeal

therefrom to the civil service commission, if the person taking the appeal was subject to such civil service, otherwise to the city council. and such commission or council, as the case may be, shall fully hear and determine the appeal upon the merits of the case, and if it be determined that any such suspension or discharge was unwarranted the appellant shall be reinstated, otherwise it shall be affirmed. Any such appeal may be taken by serving upon the proper department superintendent or his secretary or clerk a notice in writing, within said time, specifying the ruling appealed from, which notice shall be signed by the person taking the appeal. A true copy of such notice of appeal shall be filed with the chairman of the civil service commission or mayor. as the case may be. Within five days from the service of such notice of appeal, the proper department supérintendent shall file with the civil service commission, or city council, as the case may be, a written specification of the charges or grounds upon which the affirmance or revocation of the suspension or discharge appealed from was based. Within five days after such specifications are filed as aforesaid the commission or council, as the case may be, shall fix the time and place for hearing the appeal and notify the appellant in writing of the time and place so fixed, which notice shall contain a copy of the specifications so filed. The time for hearing any such appeal shall not be fixed earlier than five days nor later than twenty days from the filing of such specifications. The council and commission shall have the power to enforce the attendance of witnesses, the production of books and papers, and to administer oaths in the same manner and with like effect, and under same penalties, as in the case of magistrates exercising criminal or civil jurisdiction under the statutes of Iowa. The hearings on such appeals shall be public and appellant may be represented by counsel. The council or commission, as the case may be, shall issue subpoenas for such witnesses as appellant may designate, which shall be signed by the mayor or chairman of the commission, as the case may be. Such commission shall make annual report to the council and it may require a special report from such commission at any time. Such commission may prescribe such rules and regulations for the proper conduct of its business as shall be found expedient and advisable.

Sec. 4. Such commission shall appoint a chief of the fire department, but the tenure of any person holding such position at this time shall not be affected by this section; provided, however, that such officer may be removed for cause in accordance with the provisions of the next preceding section. No person shall be employed in any capacity in the fire or police department unless he is a citizen of the United States and has been a resident of such city more than one year and is of good moral character and can read and write the English language and is not addicted to the use of intoxicating liquors as a beverage. Nothing in this act shall be construed as limiting the powers conferred upon the city council and its members in Section One Thousand Fifty-six-a25, of the Supplement to the Code, 1907.

Sec. 5. No member of the fire or police department in any such city shall directly or indirectly contribute any money or anything of value to any candidate for nomination or election to any office or to any campaign or political committee. Any person violating any of the provisions of this section shall be deemed guilty of a misdemeanor and upon conviction shall pay a fine of not less than Twenty-five dollars nor more than One Hundred dollars, or be imprisoned in the county jail not to exceed thirty days."

Amend the title as follows:

I move to further amend said House File by striking out the title and inserting in lieu thereof the following:

A BILL

For an Act to amend Section Eight (8) Chapter Sixty-four (64), Acts of the Thirty-third General Assembly, and to repeal Subdivisions b, c and d of Section One Thousand Fifty-six-a32 (1056-a32) of the Supplement to the Code, 1907, and enact a substitute therefor, relating to the government of certain cities."

Mr. Boettger moved that the House concur in the Senate amendments.

On the question, "Shall the House concur?"

The ayes were:

Bascom, Bauman, Beebe, Black, Boettger, Bowman, Brady, Bybee, Campbll of Ida, Cousins, Dabney, Daniels, Dewey, Dixon, Downey, Dunlap, Edmunds, Ellis, Fourt, Fulton, George, Gilbert, Goodykoontz, Greene, Griggs, Grout, Halgrims, Harding, Harvey, Hayes, Hazen, Hickenlooper, Huff, Hunt, Huntley, Jacobs, Jacobson, Johnson, Koontz, Krebill, Kull, Kulp, Leach, Lenocker, Lounsberry, Lund, McCleery, McCullough, Miller of Bremer, Miller of Dubuque, Milton, Newell, O'Connor, Odendahl, Olson, Patterson, Penn, Perkins, Pickford, Ripley, Ritter, Robbins, Rowles, Russell, Sater, Shankland, Sherman, Skinner, Smith of Adams, Speer, Stephenson, Stipe, Stoddard, Taylor, Townsend, Van Camp, White, Whitney, Zeller, Mr. Speaker—80.

The nays were:

None.

Absent or not voting:

Beans, Brockway, Brown, Bruce, Byerly, Campbell of Webster, Collin, Crist, Cunningham, Dawson, Enger, Escher, Felt, Finlayson, Fletcher, Fraley, Fry, Hamilton, Hogan, Hutchins,

Klay, Larrabee, Linnan, Moore, Murtagh, Schee, Shane, Smith of Decatur—28.

So the House concurred in Senate amendments.

On request of Kulp of Palo Alto, unanimous consent having been given, House File No. 128, a bill for an act to amend Section One Thousand Nine Hundred Eighty-six- (1986) as it appears in the Supplement to the Code, 1907, relating to the maintaining of levees, ditches and drains, with Senate amendment, was taken up and the amendment read and considered.

Amend the enacting clause by inserting after the word "Assembly" the words "of the state".

Mr. Kulp moved that the House concur in the Senate amendment.

On the question, "Shall the House concur?"

The ayes were:

Bascom, Bauman, Beebe, Boettger, Bowman, Brady, Bybee, Campbell of Ida, Campbell of Webster, Cousins, Dabney, Dawson, Dewey, Dixon, Downey, Dunlap, Ellis, Felt, Fourt, Fulton, George, Gilbert, Goodykoontz, Griggs, Grout, Harding, Harvey, Hayes, Hazen, Hickenlooper, Hogan, Huff, Hunt, Hutchins, Jacobson, Johnson, Koontz, Krebill, Kulp, Leach, Lund, McCleery, Mlton, Moore, Murtagh, Newell, O'Connor, Olson, Patterson, Perkins, Pickford, Ritter, Robbins, Rowles, Russell, Sater, Shankland, Sherman, Skinner, Smith of Adams, Speer, Stephenson, Stipe, Stoddard, Taylor, Townsend, Van Camp, White, Zeller—69.

The nays were:

None.

Absent or not voting:

Beans, Black, Brockway, Brown, Bruce, Byerly, Collin, Crist, Cunningham, Daniels, Edmunds, Enger, Escher, Finlayson, Fletcher, Fraley, Fry, Greene, Halgrims, Hamilton, Huntley, Jacobs, Klay, Kull, Larrabee, Lenocker, Linnan, Lounsberry, McCullough, Miller of Bremer, Miller of Dubuque, Odendahl, Penn, Ripley, Schee, Shane, Smith of Decatur, Whitney, Mr. Speaker—39.

So the House concurred in the Senate amendment.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS.

Whitney of Woodbury, 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, Substitute for Senate File No. 77, a bill for an act to amend the law as it appears in Section Twenty-six Hundred Thirty-c (2630-c) Twenty-six Hundred Thirty-four-d (2634-d) Twenty-seven Hundred Thirty-four-e Twenty-seven Hundred Thirty-four-g (2734-g) and Twenty-seven Hundred Thirty-eight (2738) of the Supplement to the Code, 1907, to repeal Sections Twenty-six Hundred Thirty-four-h (2634-h) of the Supplement to the Code, 1907, and Section Twenty-seven Hundred Thirty-four-b (2734-h), of the Supplement to the Code, 1907, as amended by Chapter One Hundred Eighty-one (181), Acts of the Thirty-third General Assembly, and to enact substitutes therefor, to repeal Section Twenty-seven Hundred Thirty-four-i (2734-i) and Section Twenty-seven Hundred Thirty-four-k (2734-k) of the Supplement to the Code, 1907, relating to the issuance, validation and renewal of state and county certificates to teachers and enrollment fee in the county normal institutes and to provide for the issuance to teachers of life certificates and diplomas and for the lapse of such certificates.

Also:

Senate File No. 364, a bill for an act for the relief of the grantee of Jacob Hoover, and for the purpose of having a patent issued in the name of Jacob W. Hoover, for a certain tract of land.

Also:

Substitute for Senate File No. 119, a bill for an act to indemnify Gustave Winter for personal injury sutained by him while employed at the State Hospital for the insane at Independence, Iowa.

U. G. WHITNEY,
Chairman House Committee,
Ed. P. Malmberg,
Chairman Senate Committee.

Adopted.

On request of Grout of Black Hawk, unanimous consent having been given, House File No. 243, a bill for an act to amend Title Twelve (XII), Chapter Twelve (12), of the law as it appears in the 1907 Supplement to the Code, relative to the inspection of passenger boats and requiring all such boats to be provided with life preservers, with Senate amendment, was taken up and the amendment read and considered.

Amend Section 1 by inserting between the words "to" and "the" in line 5 thereof the words "one-half."

Mr. Grout moved that the House concur in the Senate amendment.

On the question, "Shall the House concur?"

The ayes were:

Bascom, Bauman, Beans, Beebe, Black, Boettger, Bybee, Campbell of Webster, Collin, Cousins, Crist, Cunningham, Dabney, Daniels, Dawson, Dixon, Downey, Dunlap, Ellis, Enger, Fourt, Fry, Fulton, George, Gilbert, Goodykoontz, Greene, Griggs, Grout, Halgrims, Harding, Harvey, Hayes, Hazen, Hickenlooper, Hogan, Huff, Hunt, Hutchins, Jacobs, Jacobson, Johnson, Koontz, Krebill, Kulp, Larrabee, Leach, Lenocker, McCleery, McCullough, Miller of Dubuque, Milton, Moore, Murtagh, Newell, O'Connor, Olson, Patterson, Perkins, Pickford, Ritter, Robbins, Rowles, Russell, Sater, Shane, Shankland, Sherman, Smith of Adams, Speer, Stephenson, Stoddard, Taylor, Townsend, Whitney, Zeller—76.

The nays were:

None.

Absent or not voting:

Bowman, Brady, Brockway, Brown, Bruce, Byerly, Campbell of Ida, Dewey, Edmunds, Escher, Felt, Finlayson, Fletcher, Fraley, Hamilton, Huntley, Klay, Kull, Linnan, Lounsberry, Lund, Miller of Bremer, Odendahl, Penn, Ripley, Schee, Skinner, Smith of Decatur, Stipe, Van Camp, White, Mr. Speaker—32.

So the House concurred in Senate amendment.

On request of Kulp of Palo Alto, unanimous consent having been given, House File No. 27, a bill for an act to repeal Chapter Two-a (2-a), Title Eight (VIII), being Section Fifteen Hundred Seventy-one- (1571-a) to Fifteen Hundred Seventy-one- (1571-l), both inclusive, of the Supplement to the Code, 1907, and to enact a substitute therefor relating to registration of motor vehicles, regulating their use upon streets and highways, fixing penalties for violation thereof, and providing for expenditure of license fes and fines, with Senate amendment, was taken up and the amendment read and considered.

Amend Section 20, line 5, by striking out the words "for a distance of one-fourth of a mile" and strike out the period at the end of said section and add the following: "in case of injury to the person or property of another."

Mr. Kulp moved that the House concur in the Senate amendment.

On the question, "Shall the House concur?"

The ayes were:

Bascom, Bauman, Beans, Beebe, Black, Boettger, Bowman, Brady, Bruce, Bybee, Campbell of Ida, Campbell of Webster, Collin, Cousins, Crist, Cunningham, Dabney, Daniels, Dawson, Dixon, Dunlap, Ellis, Enger, Felt, Fourt, Fulton, George, Gilbert, Goodykoontz, Greene, Griggs, Grout, Halgrims, Harding Harvey, Hayes, Hazen, Hickenlooper, Hogan, Huff, Hunt, Huntley, Hutchins, Jacobs, Jacobson, Johnson, Koontz, Krebill, Kulp, Larrabee, Leach, Lenocker, Lounsberry, Lund, McCleery, Müler of Bremer, Miller of Dubuque, Milton, Moore, Murtagh, Newell, O'Connor, Odendahl, Olson, Perkins, Pickford, Ripley, Ritter, Robbins, Rowles, Russell, Sater, Schee, Shane, Shankland, Sherman, Skinner, Smith of Adams, Speer, Stephenson, Stoddard, Taylor, Townsend, Van Camp, Whitney, Zeller—86.

The pays were:

None.

Absent or not voting:

Brockway, Brown, Byerly, Dewey, Downey, Edmunds, Escher, Finlayson, Fletcher, Fraley, Fry, Hamilton, Klay, Kull, Linnan, McCullough, Patterson, Penn, Smith of Decatur, Stipe, White, Mr. Speaker—22.

So the House concurred in Senate amendment.

Explanation filed by Miller of Bremer:

MR. SPEAKER—In my remarks on April 4th on House File No. 441, I inadvertently gave credit to James E. Westcott of Sioux City for a statement made by Leo V. Myers, of Red Oak, both of the gentlemen being former presidents of the Iowa Funeral Directors Association. The statement was a protest against undertakers dividing their profits with doctors and nurses. Mr. Myers writes me that I ought to give credit where it belongs, and I am only too glad to do so.

C. W. MILLER.

O'Connor of Chickasaw called up the Concurrent Resolution by Fletcher of Iowa laid over under Rule 34, relating to the printing of Early Iowa Laws, and moved its adoption. Ripley of Hancock moved to amend by striking out the words "two dollars per volume" in the second line of the last paragraph and insert in lieu thereof the word "cost."

George of Story moved the previous question.

Motion prevailed.

Amendment adopted.

Resolution as amended adopted.

CONSIDERATION OF BILLS.

On motion of Kulp of Palo Alto, House File No. 566, a bill for an act to legalize a certain school election held in the independent school district of Emmetsburg, Palo Alto County, Iowa, on the Thirteenth (13th) day of March, 1911, with report of committee recommending passage, was taken up, considered, and Senate File No. 463 was substituted therefor.

Mr. Kulp moved 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 ayes were:

Bascom, Bauman, Beans, Beebe, Black, Bowman, Bruce, Bybee, Campbell of Ida, Campbell of Webster, Collin, Crist, Cunningham, Daniels, Dawson, Dewey, Dixon, Downey, Dunlap, Ellis, Enger, Finlayson, Fletcher, Fourt, Fry, George, Gilbert, Greene, Griggs, Hamilton, Harding, Harvey, Hazen, Hickenlooper, Hogan, Huff, Hunt, Hutchins, Jacobson, Johnson, Koontz, Krebill, Kull, Kulp, Linnan, Lounsberry, Lund, McCleery, Miller of Dubuque, Milton, Newell, O'Connor, Olson, Patterson, Perkins, Pickford, Ripley, Ritter, Robbins, Rowles, Russell, Sater, Shane, Shankland, Sherman, Skinner, Smith of Adams, Smith of Decatur, Speer, Stephenson, Stoddard, Taylor, Townsend, Van Camp, White, Whitney, Zeller—77.

The nays were:

None.

Absent or not voting:

Boettger, Brady, Brockway, Brown, Byerly, Cousins, Dabney, Edmunds, Escher, Felt, Fraley, Fulton, Goodykoontz, Grout, Halgrims, Hayes, Huntley, Jacobs, Klay, Larrabee, Leach, Lenocker, McCullough, Miller of Bremer, Moore, Murtagh, Odendahl, Penn, Schee, Stipe, Mr. Speaker—31.

So the bill passed and the title was agreed to.

Speaker Stillman in the Chair.

On motion of O'Connor of Chickasaw, Senate File No. 469, a bill for an act to legalize the action of the town council of the town of Wyoming, Iowa, in the issuance of bonds and refunding bonds for the building of a town hall and all ordinances pertaining thereto, with report of committee recommending passage, was taken up and considered.

Mr. O'Connor moved 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 ayes were:

Bascom, Beans, Beebe, Black, Bowman, Bruce, Bybee, Campbell of Ida, Campbell of Webster, Collin, Cousins, Crist, Cunningham, Dawson, Dewey, Dixon, Downey, Dunlap, Ellis, Enger, Finlayson, Fletcher, Fourt, Fry, Fulton, George, Gilbert, Goodykoontz, Greene, Griggs, Halgrims, Harding, Harvey, Hazen, Hickenlooper, Hogan, Hutchins, Jacobs, Jacobson, Krebill, Kull, Leach, Lounsberry Lund, McCleery, Miller of Dubuque, Milton, Moore, Murtagh, Newell, Olson, Patterson, Perkins, Pickford, Ritter, Robbins, Rowles, Russell, Schee, Shane, Sherman, Skinner, Smith of Adams, Speer, Stephenson, Stoddard, Townsend, Van Camp, White, Zeller, Mr. Speaker—71.

The nays were:

· None.

Absent or not voting:

Bauman, Boettger, Brady, Brockway, Brown, Byerly, Dabney, Daniels, Edmunds, Escher, Felt, Fraley, Grout, Hamilton, Hayes, Huff, Hunt, Huntley, Johnson, Klay, Koontz, Kulp, Larrabee, Lenocker, Linnan, McCullough, Miller of Bremer, O'Connor, Odendahl, Penn, Ripley, Sater, Shankland, Smith of Decatur, Stipe, Taylor, Whitney—37.

So the bill passed and the title was agreed to.

On motion of Lounsberry, Senate File No. 381, a bill for an act to legalize decrees obtained prior to January 1, 1907, based on notice of publication when affidavit of non-residence was not filed, as by law provided, with report of committee recommending passage, was taken up and considered.

Mr. Lounsberry moved 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 ayes were:

Bascom, Bauman, Beans, Beebe, Black, Brady, Bruce, Bybee, Campbell of Webster, Collin, Cousins, Crist, Dawson, Dewey, Downey, Dunlap, Ellis, Enger, Felt, Finlayson, Fletcher, Fourt, Fry, Fulton, George, Gilbert, Goodykoontz, Greene, Griggs, Grout, Harvey, Hazen, Hickenlooper, Huff, Huntley, Hutchins, Jacobs, Jacobson, Krebill, Kull, Kulp, Leach, Lounsberry, McCleery, Miller of Dubuque, Milton, Murtagh, Newell, O'Connor, Olson, Patterson, Perkins, Pickford, Ritter, Robbins, Russell, Schee, Shane, Shankland, Skinner, Smith of Adams, Smith of Decatur, Speer, Stephenson, Stipe, Stoddard, Townsend, Whitney, Zeller, Mr. Speaker—70.

The nays were:

None.

Absent or not voting:

Boettger, Bowman, Brockway, Brown, Byerly, Campbell of Ida, Cunningham, Dabney, Daniels, Dixon, Edmunds, Escher, Fraley, Halgrims, Hamilton, Harding, Hayes, Hogan, Hunt, Johnson, Klay, Koontz, Larrabee, Lenocker, Linnan, Lund, McCullough, Miller of Bremer, Moore, Odendahl, Penn, Ripley, Rowles, Sater, Sherman, Taylor, Van Camp, White—38.

So the bill passed and the title was agreed to.

On motion of Zeller of Madison, House File No. 601, a bill for an act to legalize the incorporated town of East Peru, Iowa, and to legalize the election of officers for said town and the ordinances, resolutions and other proceedings thereof, with report of committe recommending passage, was taken up and considered.

Mr. Zeller moved that the rules be suspended, 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 ayes were:

Bascom, Bauman, Beans, Beebe, Black, Bowman, Brady, Bruce, Campbell of Ida, Campbell of Webster, Collin, Crist, Dawson, Dewey, Downey, Dunlap, Ellis, Enger, Felt, Finlayson, Fourt, Fraley, George, Gilbert, Goodykoontz, Greene, Harvey, Hayes, Hazen, Hickenlooper, Huff, Huntley, Hutchins, Jacobs, Jacobson, Kull, Leach, Lenocker, Lounsberry, Lund, McCleery, Miller of Dubuque, Milton, Murtagh, Newell, O'Connor, Odendahl, Olson, Patterson, Perkins, Pickford, Ripley, Ritter, Robbins, Rowles, Russell, Schee, Shane, Shankland, Sherman, Skinner, Smith of Adams, Smith of Decatur, Speer, Stephenson, Stipe, Stoddard, Townsend, White, Whitney, Zeller, Mr. Speaker—72.

The nays were:

None.

Absent or not voting:

Boettger, Brockway, Brown, Bybee, Byerly, Cousins, Cunningham, Dabney, Daniels, Dixon, Edmunds, Escher, Fletcher, Fry, Fulton, Griggs, Grout, Halgrims, Hamilton, Harding, Hogan, Hunt, Johnson, Klay, Koontz, Krebill, Kulp, Larrabee, Linnan, McCullough, Miller of Bremer, Moore, Penn, Sater, Taylor, Van Camp—36.

So the bill passed and the title was agreed to.

On motion of Jacobs of Calhoun, House File No. 490, a bill for an act providing limitations for the commencement of actions, relative to real property, additional to Chapter 2, Title 18 of the Code, with report of committee recommending passage as amended, was taken up, considered, and the committee amendments were adopted.

Mr. Jacobs moved that the rules be suspended, 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 ayes were:

Bascom, Bauman, Beans, Beebe, Black, Brady, Brockway, Bruce, Bybee, Campbell of Ida, Campbell of Webster, Collin, Crist, Daniels, Dawson, Dewey, Dunlap, Ellis, Fourt, Fulton, George, Gilbert, Goodykoontz, Greene, Griggs, Hamilton, Hazen, Huff,

Hunt, Huntley, Hutchins, Jacobs, Johnson, Koontz, Leach, Lenocker, Lounsberry, Lund, McCleery, Miller of Dubuque, Milton, Moore, Murtagh, O'Connor, Olson, Patterson, Perkins, Pickford, Ripley, Ritter, Robbins, Rowles, Russell, Shane, Shankland, Sherman, Skinner, Smith of Adams, Smith of Decatur, Speer, Stephenson, Stipe, Van Camp, Whitney, Zeller, Mr. Speaker—66.

The nays were:

Harvey, Newell, Odendahl-3.

Absent or not voting:

Boettger, Bowman, Brown, Byerly, Cousins, Cunningham, Dabney, Dixon, Downey, Edmunds, Enger, Escher, Felt, Finlayson, Fletcher, Fraley, Fry, Grout, Halgrims, Harding, Hayes, Hickenlooper, Hogan, Jacobson, Klay, Krebill, Kull, Kulp, Larrabee, Linnan, McCullough, Miller of Bremer, Penn, Sater, Schee, Stoddard, Taylor, Townsend, White—39.

So the bill passed and the title was agreed to.

On motion of Stipe of Page, House File No. 417, a bill for an act to authorize the filing in the office of County Recorder of copies of the tract books of land patents now on deposit in the office of the Secretary of State, and making such copies presumptive evidence. (Additional to Section 75 of the Code.), with report of committee recommending passage, was taken up and considered.

Mr. Stipe moved that the rules be suspended, 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 ayes were:

Bascom, Bauman, Black, Boettger, Bowman, Brady, Bruce, Bybee, Campbell of Ida, Campbell of Webster, Cousins, Crist, Daniels, Dewey, Downey, Dunlap, Edmunds, Ellis, Felt, Finlayson, Fletcher, Fourt, Fulton, George, Greene, Griggs, Harvey, Hazen, Hickenlooper, Huff, Hunt, Hutchins, Jacobs, Jacobson, Johnson, Klay, Lenocker, Linnan, Lund, McCleery, Miller of Dubuque, Murtagh, Newell, Olson, Patterson, Perkins, Pickford, Ripley, Ritter, Robbins, Rowles, Russell, Shane, Shankland, Skinner, Smith of Adams, Smith of Decatur, Speer, Stephenson, Stipe,

Stoddard, Taylor, Townsend, Van Camp, Whitney, Zeller, Mr Speaker—67.

The nays were:

None.

Absent or not voting:

Beans, Beebe, Brockway, Brown, Byerly, Collin, Cunningham, Dabney, Dawson, Dixon, Enger, Escher, Fraley, Fry, Gilbert, Goodykoontz, Grout, Halgrims, Hamilton, Harding, Hayes, Hogan, Huntley, Koontz, Krebill, Kull, Kulp, Larrabee, Leach, Lounsberry, McCullough, Miller of Bremer, Milton, Moore, O'Connor, Odendahl, Penn, Sater, Schee, Sherman, White—41.

So the bill passed and the title was agreed to.

On motion of Stipe of Page, House Substitute for Senate File No. 258, a bill for an act to repeal Section 3447-c of the Supplement to the Code, 1907, and enacting a substitute therefor relating to the foreclosure of real estate mortgages, with report of committee recommending passage, was taken up and considered.

The amendment proposed by Mr. Stipe, as found in the Journal of March 31st was adopted.

Boettger of Scott moved the previous question.

Motion prevailed and the main question was ordered.

Mr. Stipe moved 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 ayes were:

Bascom, Bauman, Bowman, Brady, Bruce, Bybee, Collin, Dabney, Daniels, Dawson, Ellis, Escher, Fourt, Fraley, Fulton, Goodykoontz, Greene, Halgrims, Harvey, Hazen, Hickenlooper, Huff, Hunt Hutchins, Jacobs, Jacobson, Johnson, Klay, Koontz, Krebill, Kull, Larrabee, Leach, Linnan, Lounsberry, McCleery, Miller of Bremer, Miller of Dubuque, Milton, Murtagh, Olson, Perkins, Pickford, Rowles, Sater, Shankland, Smith of Adams, Smith of Decatur, Speer, Stipe, Stoddard, Taylor, Van Camp, Whitney, Mr. Speaker—55.

The nays were:

Campbell of Ida, Dixon, Downey, Felt, George, Moore, Odendahl, Patterson, Penn, Ripley, Ritter, Robbins, Russell, Skinner, Stephenson, Townsend, White, Zeller—18.

Absent or not voting:

Beans, Beebe, Black, Boettger, Brockway, Brown, Byerly, Campbell of Webster, Cousins, Crist, Cunningham, Dewey, Dunlap, Edmunds, Enger, Finlayson, Fletcher, Fry, Gilbert, Griggs, Grout, Hamilton, Harding, Hayes, Hogan, Huntley, Kulp, Lenocker, Lund, McCullough, Newell, O'Connor, Schee, Shane, Sherman—35.

So the bill passed and the title was agreed to.

On motion of Whitney of Woodbury, House File No. 597, a bill for an act to amend Section Two Hundred Thirty-three (233) of the Code, relating to the calling of special terms of court, with report of committee recommending passage, was taken up and considered.

Speaker Pro Tempore Perkins in the Chair.

Mr. Whitney moved that the rules be suspended, 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 ayes were:

Bascom, Bauman, Beans, Beebe, Black, Brady, Brown, Bruce, Bybee, Campbell of Ida, Campbell of Webster, Collin, Cousins, Dewey, Downey, Dunlap, Edmunds, Ellis, Enger, Escher, Finlayson, Fletcher, Fourt, George, Goodykoontz, Greene, Griggs, Grout, Harvey, Hazen, Hickenlooper, Hogan, Huff, Huntley, Hutchins, Jacobs, Jacobson, Johnson, Koontz, Krebill, Kull, Larrabee, Leach, Lenocker, Lounsbery, Lund, McCleery, McCullough, Miller of Bremer, Miller of Dubuque, Moore, Murtagh, Newell, O'Connor, Odendahl, Olson, Patterson, Penn, Perkins, Pickford, Ritter, Robbins, Rowles, Russell, Sater, Shankland, Sherman, Skinner, Smith of Adams, Smith of Decatur, Speer, Stephenson, Stipe, Stoddard, Taylor, Townsend, Van Camp, White, Whitney, Zeller, Mr. Speaker—81.

The nays were:

None.

Absent or not voting:

Boettger, Bowman, Brockway, Byerly, Crist, Cunningham, Dabney, Daniels, Dawson, Dixon, Felt, Fraley, Fry, Fulton, Gil-106 bert, Halgrims, Hamilton, Harding, Hayes, Hunt, Klay, Kulp, Linnan, Milton, Ripley, Schee, Shane—27.

So the bill passed and the title was agreed to:

REPORTS OF COMMITTEES.

Moore of Linn, from the Committee on Appropriations, submitted the following report:

MB. SPEAKER—Your Committee on Appropriations, to whom was referred Senate File No 125, a bill for an act to create an Employer's liability commission and make an appropriation 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.

ERNEST R. MOORE, Chairman.

Report adopted.

Also:

Mr. Speaker—Your Committee on Appropriations, to whom was referred Senate File No. 101, a bill for an act to repeal Sections 2634-b, 2634-c and 2634-d, Supplement to the Code, 1907, and to enact substitutes therefor relating to the training of teachers for rural schools and making appropriations 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 be amended as follows:

By omitting the word "of" in the fourth line of ection One preceding the figures "1907" and that "institute fund" be inserted in lieu of the words "county institute" as they occur in the thirteenth and fourteenth lines of Section seven thereof, and when so amended the bill do pass.

ERNEST R. MOORE,

Chairman.

Report adopted.

Also:

Mr. Speaker—Your Committee on Appropriations, to whom was referred Senate File No. 214, a bill for an act to appropriate \$2,000.00 to assist in the erection of a monument to the unknown soldiers buried in the National Cemetery at Keokuk, Iowa, 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.

ERNEST R. MOORE, Chairman.

Report adopted.

Also:

Mr. Speaker—Your Committee on Appropriations, to whom was referred House File No. 348, a bill for an act to establish an industrial reformatory for women, to make appropriation therefor, to provide for the transfer of inmates to and from the industrial school for girls and repealing the law as it appears in Chapter Eight-a (8-a) of Title Thirteen (XIII) of the Supplement to the Code, 1907, relating to an industrial reformatory for females, 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 be indefinitely post-poned.

ERNEST R. MOORE, Chairman.

Report adopted, and House File No. 348 was indefinitely postponed.

Also:

Mr. Speaker—Your Committee on Appropriations, to whom was referred Senate File No. 291, a bill for an act to provide additional support for the wardens of the reformatory at Anamosa and the state penitentiary at Fort Madison, to furnish each deputy warden with house, water, heat and lights, to fix the compensation of certain officers and employes and to enlarge the support fund of said institutions, repealing Sections 5717 and 5718 of the Code and the law as found in Sections 5669-a, 5716 and 5718-a-28 of the Supplement to the Code, 1907, 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 be indefinitely postponed.

ERNEST R. MOORE, Chairman.

Report adopted, and Senate File No. 291 was indefinitely postponed.

Also:

Mr. Speaker—Your Committee on Appropriations, to whom was referred Senate File No. 150, a bill for an act appropriating Eighty-seven dollars and Fifty cents (\$87.50) to C. C. Jackson to reimburse him for expenses and services returning fugitives from justice, 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 be indefinitely postponed.

Ernest R. Moobe, Chairman.

Report adopted and Senate File No. 150 was indefinitely post-poned.

Also:

Mr. Speaker—Your Committee on Appropriations, to whom was referred House File No. 15, a bill for an act to create a legislative commission to examine the subject of taxation for state and local purposes and the expediency of revising and amending the laws relating thereto and making an appropriation 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 be indefinitely postponed.

ERNEST R. MOORE, Chairman.

Report adopted, and House File No. 15 was indefinitely post-poned.

Also:

Mr. Speaker—Your Committee on Appropriations, to whom was referred House File No. 356, a bill for an act establishing the state colony for epileptics and making an appropriation for the purchase of land and the erection of buildings for said colony, 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 as amended by the Committee on Board of Control.

ERNEST R. MOORE,

Chairman.

Report adopted.

Fourt of Allamakee, 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. 131, a bill for an act to revise the road laws, to create a plan of township and county road, bridge and culvert work, and weed and brush destruction, to provide tax levies and funds for carrying on said work, to provide for the manner of expending said funds, to fix the rights, powers, duties, compensation and responsibilities of officers over and pertaining to said work, to create the office of county highway engineer and to provide for his appointment, compensation and duties, to authorize changes in highways and the procedure therefor, to abolish the office of county surveyor, and to impose the duties of such office on the county highway engineer, to promote and encourage the use of wide tired vehicles on the public roads, to provide for a school of highway instruction, to provide for the purchase or condemnation of lands for the purpose of improving and changing the course of highways and securing proper drainage and materials therefor, and to repeal all of Chapter 2 of Title 8 of the Code, except Section 1569 thereof, and to repeal all of Chapter 2 of Title 8 of the Supplement to the Code, 1907, and to repeal Section 2 of Chapter 93 of the Acts of the Thirtythird General Assembly, and to repeal all of Chapters 96, 97, 98, 99, 100 and 101, of the Acts of the Thirty-third General Assembly, and to

repeal Paragraph 4 of Section 1303 of the Supplement to the Code, 1907, and to repeal Section 1527-a of the Supplement to the Code 1907, and to repeal Section 2024-i of the Supplement to the Code, 1907, and to amend Section 1072 of the Supplement to the Code, 1907, relating to the election of county officers, 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 be indefinitely postponed.

E. H. FOURT, Chairman.

Report adopted, and House File No. 131 was indefinitely postponed.

Also:

MR. SPEAKER—Your Committee on Roads and Highways, to whom was referred House File No. 427, a bill for an act to amend Chapter 97 of the laws of the Thirty-third General Assembly, relating to the distribution of the County Road fund, 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 be indefinitely postponed.

E. H. FOURT, Chairman.

Report adopted, and House File No. 427 was indefinitely postponed.

Also:

Mr. Speaker—Your Committee on Roads and Highways, to whom was referred House File No. 264, a bill for an act creating a state highway department, and establishing a state highway commission, and the office of state highway engineer; prescribing the duties of each and fixing the emopensation of said state highway engineer; authorizing state aid for the establishment, construction, maintenance and repair of public highways and bridges; creating a fund and making appropriation therefor; providing for the working of state convicts in the preparation of road building materials; and providing for application by the counties for state aid, 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 be indefinitely postponed.

E. H. FOURT.
Chairman.

Report adopted, and House File No. 264 was indefinitely postponed.

CONSIDERATION OF BILLS.

On motion of Rowles of Monona, House File No. 565, a bill for an act to amend the law as it appears in Section Fifteen Hundred Twenty-nine (1529) of the Code, and Section One (1). Chapter Seventy-five (75) of the Acts of the Thirty-third General Assembly, relating to the bond of township trustees, with report of committee recommending passage as amended, was taken up, considered, and the committee substitute amendment substituted for the original bill.

Speaker Stillman in the Chair.

Mr. Rowles moved that the rules be suspended, 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 ayes were:

Bascom, Bauman, Beans, Beebe, Black, Boettger, Bowman, Brady, Brown, Bruce, Bybee, Campbell of Ida, Collin, Cousins, Crist, Cunningham, Dabney, Daniels, Dawson, Dixon, Downey, Dunlap, Edmunds, Ellis, Escher, Finlayson, Fletcher, Fourt, Fraley, Fulton, Gilbert, Goodykoontz, Greene, Griggs, Grout, Halgrims, Hamilton, Harvey, Hazen, Hickenlooper, Huff, Hunt, Huntley, Hutchins, Jacobs, Jacobson, Johnson, Klay, Koontz, Krebill, Kull, Larrabee, Leach, Lenocker, Lounsberry, Lund, McCullough, Miller of Bremer, Miller of Dubuque, Milton, Moore, Murtagh, O'Connor, Olson, Penn, Perkins, Pickford, Ripley Rittler, Rowles, Russell, Sater, Schee, Shane, Sherman, Smith of Adams, Smith of Decatur, Speer, Stephenson, Stipe, Stoddard, Taylor, Townsend, Van Camp, White, Whitney, Zeller, Mr. Speaker—88.

The nays were:

Campbell of Webster, Robbins, Shankland, Skinner-4.

Absent or not voting:

Brockway, Byerly, Dewey, Enger, Felt, Fry, George, Harding, Hayes, Hogan, Kulp, Linnan, McCleery, Newell, Odendahl, Patterson—16.

So the bill passed and the title was agreed to.

On motion of Miller of Bremer House File No. 542, a bill for an act to provide for the inspection of weights and measures and to punish the keeping of false weights and measures, with report of committee recommending passage as amended, was taken up, considered, and the committee substitute amendment substituted for the original bill.

Mr. Miller moved that the rules be suspended, 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 ayes were:

Bascom, Bauman, Beans, Beebe, Black, Boettger, Brady, Brown, Bruce, Bybee, Campbell of Ida, Campbell of Webster, Collin, Cousins, Crist, Dabney, Daniels, Dawson, Downey, Dunlap, Edmunds, Ellis, Enger, Escher, Felt, Fletcher, Fourt, Fraley, Fry, Fulton, George, Goodykoontz, Greene, Grout, Halgrims, Harding, Harvey, Hayes, Hazen, Hickenlooper, Hogan, Huff, Hunt, Huntley, Hutchins, Jacobs, Jacobson, Johnson, Klay, Koontz, Krebill, Kull, Kulp, Larrabee, Lenocker, Linnan, Lounsberry, Lund, McCullough, Miller of Bremer, Miller of Dubuque, Milton, Moore, Murtagh, Newell, O'Connor, Odendahl, Olson, Patterson, Penn, Perkins, Ripley, Ritter, Robbins, Rowles, Russell, Sater, Schee. Shane, Shankland, Sherman, Skinner, Smith of Adams. Smith of Decatur, Speer, Stephenson, Stipe, Stoddard, Taylor. Townsend, Van Camp, White, Zeller, Mr. Speaker-94.

The nays were:

Dixon-1.

Absent or not voting:

Bowman, Brockway, Byerly, Cunningham, Dewey, Finlayson, Gilbert, Griggs, Hamilton, Leach, McCleery, Pickford, Whitney—13.

So the bill passed and the title as amended was agreed to.

On motion of Fraley of Polk, House File No. 599, a bill for an act to authorize Boards of Supervisors within their respective counties to grant permission to persons engaged in the manufacture of gas for illuminating and heating purposes to lay mains and pipes in highways and to supply consumers outside of the territorial limits of the municipality in which the manufacturing plant of such person is located, with report of committee recommending passage, was taken up and considered.

Mr. Fraley moved that the rules be suspended, 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 ayes were:

Bascom, Beans, Beebe, Black, Boettger, Brady, Brockway, Bruce, Bybee, Campbell of Ida Campbell of Webster, Cousins, Dabney, Daniels, Dawson, Dewey, Dixon, Dunlap, Ellis, Enger, Felt, Finlayson, Fletcher, Fourt, Fraley, Fry, George, Gilbert, Goodykoontz, Greene, Halgrims, Hamilton, Harvey, Hazen, Hickenlooper, Hogan, Huff, Hunt, Huntley, Hutchins, Jacobs, Jacobson, Johnson, Klay, Koontz, Krebill, Kull, Larrabee, Leach, Lenocker, Linnan, Lounsberry, Lund, McCleery, Miller of Dubuque, Milton, Murtagh, O'Connor, Odendahl, Olson, Patterson, Penn, Perkins, Ripley, Ritter, Robbins, Rowles, Shane, Shankland, Sherman, Skinner, Smith of Decatur, Speer, Stephenson, Stipe, Stoddard, Townsend, Van Camp, White, Whitney, Zeller, Mr. Speaker—82.

The nays were:

Downey-1.

Absent or not voting:

Bauman, Bowman, Brown, Byerly, Collin, Crist, Cunningham, Edmunds, Escher, Fulton, Griggs, Grout, Harding, Hayes, Kulp, McCullough, Miller of Bremer, Moore, Newell, Pickford, Russell, Sater, Schee, Smith of Adams, Taylor—25.

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. 484, a bill for an act to legalize certain warrants of the city of Marshalltown, Iowa.

GEO. A. WILSON, 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. 411, a bill for an act to amend the law as it appears in Sections 1056-a-25 and 1056-a-26 of the Supplement to the Code, 1907, relating to public libraries.

GEO. A. WILSON, 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. 512, a bill for an act to amend Section '056-a-19 of Chapter 14-c of the Supplement to the Code, 1907, relating to the government of certain cities and acts amendatory thereof.

GEO. A. WILSON, Secretary.

SENATE MESSAGES CONSIDERED.

Senate File No. 484, a bill for an act to legalize certain warrants of the city of Marshalltown, Iowa.

Read first and second time and referred to Sifting Committee.

Substitute for Senate File No. 411, a bill for an act to amend the law as it appears in Sections Ten Hundred Fifty-six-a-25 (1056-a-25) and Ten Hundred Fifty-six-a-26 (1056-a-26) of the Supplement to the Code, 1907, as amended by Chapter sixty-four (64) of the Laws of the Thirty-third General Assembly, and to provide for the appointment and powers of library trustees in certain cities, relating to public libraries.

INTRODUCTION OF BILLS.

By Cunningham of Buena Vista, House File No. 607:

A BILL

For an Act to Amend the law as it appears in Chapter Two Hundred and Twenty-two (222), Acts of the Thirty-third General Assembly, Amendatory of Sections Five Thousand Twenty-eight-b (5028-b) and Five Thousand Twenty-eight-c (5028-c), Supplement to the Code, 1907, Relating to Unfair Discrimination Between Different Sections, Communities and Localities.

Be it Enacted by the General Assembly of the State of Iowa:

Section 1. That the law as it appears in Chapter Two Hundred and Twenty-two (222), Acts of the Thirty-third General Assembly, amendatory of Sections Five Thousand Twenty-eight-b (5028-b) and Five Thousand Twenty-eight-c (5028-c) Supplement to the Code, 1907, be and the same is hereby amended by striking from the 7th line of Section 1 thereof the words "for the purpose of manufacture"; and by striking from the 8th line of said section the words, "for the purpose of sale or storage."

Read first and second time and referred to Sifting committee.

Cousins of Butler moved that a committee of three be appointed to notify the Senate that the House was ready to receive it in Joint Convention.

Motion prevailed.

The Speaker appointed as such committee: Cousins of Butler, Fraley of Polk, Zeller of Madison.

The Sergeant-at-Arms announced the arrival of the members of the Senate, who took their seats on the west side of the House Chamber.

JOINT CONVENTION.

The Joint Convention was called to order by Lieutenant Governor Clarke, President of the Joint Convention, at 12 o'clock noon.

The roll was then called and the following members responded as present:

Adams, Allen of Pocahontas, Allen of Jefferson, Ames, Balkema, Balluff, Bascom, Bauman, Beans, Beebe, Bennett, Black, Boettger, Bowman, Brady, Brockway, Brown of Decatur, Brown of Wright, Bruce, Bybee, Campbell of Ida, Campbell of Webster, Chapman, Clarkson, Collin, Cousins, Cowles, Crist, Cunningham, Dabney, Daniels, Dawson, Dewey, DeWolf, Dixon, Downey, Dunlap, Dunnegan, Edmunds, Ellis, Enger, Escher, Felt, Finlayson, Fitchpatrick, Fletcher, Fourt, Fraley, Francis, Fry, Fulton, Garrett, Gates, George, Gilbert, Gillilland, Goodykoontz, Griggs, Grout, Halgrims, Hamilton, Hammill, Harding, Harvey, Hayes, Hazen, Hickenlooper, Hogan, Huff, Hunt, Hunter, Huntley, Hutchins, Jacobs, Jacobson, Jewell, Johnson, Klay, Koontz, Krebill, Kull, Kulp, Larrabee of Webster, Larrabee of Fayette, Leach, Legel, Lenocker, Linnan, Lounsberry, Lund, McCleery, Mc-Coll, McCulloch of Wayne, McCullough of Dubuque, McManus, Malmberg, Mattes, Miller of Bremer, Miller of Dubuque, Milton, Moore, Murtagh, Neal, Newell, O'Connor, Odendahl, Olson, Parshall, Patterson, Penn, Perkins, Pickford, Proudfoot, Quigley, Ream, Ripley, Ritter, Robbins, Rowles, Russell, Sammis, Sater, Saunders, Savage, Schee, Schrup, Shane, Shankland, Sherman, Skinner, Smith of Adams, Smith of Decatur, Smith of Mitchell, Smith of Shelby, Spaulding, Speer, Stephenson, Stillman, Stipe,

Stoddard, Stuckslager, Sullivan, Taylor of Union, Taylor of Appanoose, Townsend, Van Camp, Van Law, Webber, White of Benton, White of Iowa, Whitney, Wilson, Zeller—154.

Absent:

Byerly, Chase, Crow, Hoyt-4.

President Clarke announced the Joint Convention duly organized, with a quorum of members present.

President Clarke then announced that the roll would be called for the purpose of electing a United States Senator in Congress, and appointed as teller on the part of the Senate, Senator Savage of Adair, and as assistant teller, Senator Sullivan of Polk.

Speaker Stillman appointed as teller on the part of the House, Representative Huff of Hardin, and as assistant teller, Representative Crist of Clarke.

Upon the roll being called, those voting for Claude R. Porter were:

Balluff, Bauman, Black, Boettger, Clarkson, Dabney, DeWolf, Downey, Dunlap, Dunnegan, Ellis, Escher, Fletcher, Garrett, Gilbert, Greene, Griggs, Hamilton, Hayes, Hazen, Koontz, Krebill, Kull, Leach, Legel, Lenocker, Linnan, McCullough of Dubuque, McManus, Miller of Bremer, Miller of Dubuque, Milton, Murtagh, O'Connor, Odendahl, Olson, Parshall, Penn, Quigley, Ream, Ritter, Rowles, Sater, Schrup, Stephenson, Taylor of Union, Taylor of Appanoose, Townsend, Webber, White of Benton, White of Iowa, Wilson—52.

Those voting for Horace E. Deemer were:

Adams, Allen of Jefferson, Beans, Bennett, Bowman, Brown, of Decatur, Chapman, Cowles, Crist, Daniels, Dewey, Edmunds, Fulton, Gillilland, Hickenlooper, Hogan, Jacobson, Lounsberry, McCleery, McCulloch of Wayne, Malmberg, Mattes, Neal, Proudfoot, Robbins, Saunders, Savage, Smith of Adams, Smith of Decatur, Smith of Shelby, Speer, Stipe, Stuckslager, Sullivan, Van Camp, Van Law—36.

Those voting for W. S. Kenyon were:

Allen of Pocahontas, Ames, Balkema, Beebe, Brady, Brockway, Brown of Wright, Bruce, Bybee, Campbell of Ida, Campbell of

Webster, Collin, Cousins, Cunningham, Dawson, Enger, Felt, Finlayson, Fitchpatrick, Fourt, Fraley, Fry, Gates, George, Goodykoontz, Grout, Halgrims, Hammill, Harding, Harvey, Huff, Hunt, Hunter, Huntley, Hutchins, Jacobs, Jewell, Johnson, Klay, Kulp, Larrabee of Fayette, Larrabee of Webster, Lund, McColl, Newell, Patterson, Perkins, Pickford, Ripley, Russell, Sammis, Schee, Shane, Shankland, Sherman, Skinner, Smith of Mitchell, Spaulding, Stillman, Stoddard, Zeller—61.

Those voting for George M. Curtis were: Bascom, Dixon, Whitney—3.

Those voting for Henry Wallace were: Francis-1.

Absent or not voting:

Byerly, Chase, Crow, Hoyt, Moore-5.

President Clarke announced that no one had received a majority of the votes cast in the Joint Convention for United States Senator in Congress and that no election had occurred.

Journal of the Joint Convention was then read and approved.

On motion of Senator Bennett of Taylor the Joint Convention was dissolved.

House reconvened, Speaker Stillman in the Chair.

On motion of Milton of Cedar the House adjourned until 1:30 P. M.

AFTERNOON SESSION.

House reconvened, Speaker Stillman in the Chair.

CONSIDERATION OF BILLS.

On motion of Boettger of Scott, Senate File No. 343, a bill for an act to repeal Section Nine Hundred and Sixteen (916), of Chapter Thirteen (13), Title Five (V), of the Code, relating to the approval of plats of additions to cities and towns, by city and town councils, with report of committee recommending passage, was taken up and considered.

Mr. Boettger moved 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 ayes were:

Bascom, Bauman, Beans, Beebe, Boettger, Brown, Bruce, Bybee, Campbell of Ida, Collin, Crist, Daniels, Dawson, Dewey, Dixon, Downey, Dunlap, Edmunds, Ellis, Escher, Finlayson, Fourt, Fraley, Fulton, George, Gilbert, Griggs, Grout, Hamilton, Harding, Harvey, Hickenlooper, Hogan, Huff, Hunt, Huntley, Hutchins, Jacobs, Jacobson, Johnson, Kull, Larrabee, Leach, Lenocker, Linnan, Lounsberry, Lund, McCleery, McCullough, Miller of Dubuque, Milton, Murtagh, O'Connor, Patterson, Penn, Perkins, Pickford, Ripley, Ritter, Russell, Sater, Shane, Shankland, Sherman Skinner, Smith of Adams, Stephenson, Stoddard, Townsend, White, Whitney, Zeller, Mr. Speaker—73.

The nays were:

None.

Absent or not voting:

Black, Bowman, Brady, Brockway, Byerly, Campbell of Webster, Cousins, Cunningham, Dabney, Enger, Felt, Fletcher, Fry, Goodykoontz, Greene, Halgrims, Hayes, Hazen, Klay, Koontz, Krebill Kulp, Miller of Bremer, Moore, Newell, Odendahl, Olson, Robbins, Rowles, Schee, Smith of Decatur, Speer, Stipe, Taylor, Van Camp—35,

So the bill passed and the title was agreed to.

On motion of Harding of Woodbury, Senate File No. 89, a bill for an act to amend Section Two Hundred Ninety-seven (297) of the Code, fixing the salaries of clerks of the district courts in certain counties, with report of committee recommending passage as amended, was taken up, considered and the committee amendments were adopted.

Mr. Harding moved 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 ayes were:

Bascom, Beans, Beebe, Black, Boettger, Bowman, Brockway, Brown, Bruce, Bybee, Campbell of Ida, Collin, Dabney, Dewey, Dixon, Downey, Ellis, Felt, Finlayson, Fletcher, Fourt, Fraley, Fulton, George, Gilbert, Goodykoontz, Griggs, Hamilton, Harding, Harvey, Hazen, Hickenlooper, Hogan, Huff, Hunt, Huntley,

Hutchins, Johnson, Koontz, Krebill, Kull, Lenocker, Linnan, Lounsberry, Lund, McCleery, McCullough, Miller of Dubuque, Milton, Moore, Murtagh, O'Connor, Patterson, Pickford, Ripley, Ritter, Rowles, Russell, Sater, Shane, Shankland, Sherman, Smith of Adams, Stephenson, Stoddard, Townsend, White, Whitney, Mr. Speaker—68.

The nays were: Harvey, Leach—2.

Absent or not voting:

Bauman, Brady, Byerly, Campbell of Webster, Cousins, Crist, Cunningham, Daniels, Dawson, Dunlap, Edmunds, Enger, Escher, Fry, Greene, Grout, Halgrims, Hayes, Jacobs, Jacobson, Klay, Kulp, Larrabee, Miller of Bremer, Newell, Odendahl, Olson, Penn, Perkins, Robbins, Schee, Skinner, Smith of Decatur, Speer, Stipe, Taylor, Van Camp, Zeller—38.

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

On motion of Moore of Linn, Senate File No. 214, a bill for an act to appropriate Two Thousand Dollars (\$2,000.00) to assist in the erection of the monument to the unknown soldiers buried in the National Cemetery at Keokuk, Iowa, with report of committee recommending passage, was taken up and considered.

Schee of O'Brien moved 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 ayes were:

Bascom, Bauman, Beans, Beebe, Black, Boettger, Bowman, Brockway, Brown, Bruce, Bybee, Campbell of Ida, Collin, Cousins, Cunningham, Dabney, Daniels, Dewey, Dixon, Downey, Dunlap, Edmunds, Ellis, Escher, Felt, Finlayson, Fletcher, Fourt, Fry, Fulton, George, Gilbert, Goodykoontz, Greene, Griggs, Hamilton, Harvey, Hazen, Hickenlooper, Huff, Hunt, Huntley, Hutchins, Jacobs, Jacobson, Johnson, Klay, Koontz, Krebill, Larrabee, Lenocker, Linnan, Lounsberry, Lund, McCullough, Miller of Dubuque, Milton, Moore, Murtagh, Newell, O'Connor, Patterson, Penn, Pickford, Ripley, Ritter, Rowles, Russell, Sater, Schee, Shane, Shankland, Sherman, Skinner, Smith of Adams, Smith of Decatur, Stephenson, Stoddard, Taylor, Townsend, Van Camp, White, Whitney, Zeller, Mr. Speaker—85.

The nays were:

None.

Absent or not voting:

Brady, Byerly, Campbell of Webster, Crist, Dawson, Enger, Fraley, Grout, Halgrims, Harding, Hayes, Hogan, Kull, Kulp, Leach, McCleery, Miller of Bremer, Odendahl, Olson, Perkins, Robbins, Speer, Stipe—23.

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 requests the withdrawal of the request for the recall of House File No. 574, a bill for an act to legalize the official acts of certain notaries public.

GEO. A. WILSON,
Secretary.

Lounsberry of Marshall moved that the request be granted. Motion prevailed.

On motion of Moore of Linn, House File No. 365, a bill for an act to make an appropriation for the payment of the bill of Hulse and Allen for transcript of testimony furnished the Iowa Railroad Commission in the cases before the Interstate Commerce Commission involving general advance in rates, with report of committee recommending passage, was taken up and considered.

Mr. Moore moved that the rules be suspended, 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 ayes were:

Bascom, Bauman, Beans, Black, Boettger, Brockway, Brown, Bruce, Bybee, Campbell of Ida, Collin, Cunningham, Dabney, Daniels, Dawson, Dewey, Dixon, Downey, Dunlap, Edmunds, Ellis, Enger, Escher, Felt, Fletcher, Fourt, Fraley, Fulton, George, Gilbert, Goodykoontz, Greene, Griggs, Grout, Hamilton, Harvey, Hayes, Hazen, Hickenlooper, Huff, Hunt, Huntley, Hutchins, Jacobs, Jacobson, Johnson, Klay, Koontz, Krebill, Kull, Larrabee,

Lenocker, Linnan, Lund, Miller of Dubuque, Milton, Newell, O'Connor, Odendahl, Patterson, Penn, Perkins, Pickford, Ripley, Ritter, Robbins, Rowles, Russell, Sater, Schee, Shane, Shankland, Sherman, Smith of Adams, Smith of Decatur, Speer, Stephenson, Stipe, Stoddard, Taylor, Townsend, White, Whitney, Zeller, Mr. Speaker—85.

The nays were:

None.

Absent or not voting:

Beebe, Bowman, Brady, Byerly, Campbell of Webster, Cousins, Crist, Finlayson, Fry, Halgrims, Harding, Hogan, Kulp, Leach, Lounsberry, McCleery, McCullough, Miller of Bremer, Moore, Murtagh, Olson, Skinner, Van Camp—23.

So the bill passed and the title was agreed to.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS.

Whitney of Woodbury, from the Joint Committee on Enrolled Bills, submitted the following report:

MB. SPEAKER—Your Joint Committee on Enrolled Bills respectfully report that they have examined, and find correctly enrolled, House File No. 56, a bill for an act to regulate the sale or disposal of stocks of goods, wares, or merchandise in bulk, and to provide a penalty for the violation thereof.

Also:

House File No. 523, a bill for an act to amend Section Twenty-one Hundred Twenty-five (2125) of the Code and Section Twenty-one Hundred Forty-five (2145) of the Code, defining switching service by railway carriers and giving the railroad commissioners certain powers therein.

Also:

House File No. 355, a bill for an act to amend the law as it appears in Section 2727-a-l of the Supplement to the Code, 1907, relating to the term of office of the members of the Board of Control of state institutions.

Also:

House File No. 408, a bill for an act to legalize all the elections of the town of Floyd, State of Iowa, and all acts performed and proceedings held or undertaken, and all ordinances and resolutions, or amendments thereto, passed by the town council of said town, and all the official acts of the town officers of said town, since the passage of an act relating to the organization of cities and towns and known as Chapter Twenty-

six of the Acts of the Thirty-second General Assembly; and defining the terms of office of the councilmen and officers of said town, and providing for future elections therein.

Also:

House File No. 26, a bill for an act to amend Section Four Thousand Two Hundred Ninety-nine (4299) of the Code, relating to the declaration of forfeiture of contract and the service of notice relating thereto, and to amend Section Four Thousand Three Hundred (4300) of the Code relating to the recording of notice of forfeiture of contract.

Also:

House File No. 37, a bill for an act to prohibit the possession of roulette wheels, Klondyke tables, poker tables, faro, and keno layouts, and to provide for the seizure and destruction thereof.

Also:

House File No. 312, a bill for an act authorizing the levy of a tax for the purpose of defraying the expenses of prospecting for coal.

Also:

House File No. 415, a bill for an act for the purpose of having a patent issued in the name of O. D. McGeorge for a certain tract of land,

U. G. WHITNEY,
Chairman House Committee.
Eb. P. Malmberg,
Chairman Senate Committee.

Adopted.

On motion of Moore of Linn, House File No. 364, a bill for an act making an appropriation for the Railroad Commission on account of deficit in the traveling and expense fund, with report of committee recommending passage, was taken up and considered.

Mr. Moore moved that the rules be suspended, 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 ayes were:

Bascom, Beans, Beebe, Black, Boettger, Bowman, Brockway, Brown, Bruce, Bybee, Campbell of Ida, Collin, Cunningham, Dabney, Daniels, Dawson, Dewey, Downey, Dunlap, Edmunds, Ellis, Enger, Escher, Felt, Finlayson, Fletcher, Fourt, Fraley, George, Gilbert, Goodykoontz, Greene, Griggs, Grout, Hamilton, Hayes,

Hazen, Hickenlooper, Hogan, Huff, Hunt, Huntley, Hutchins, Jacobs, Jacobson, Johnson, Klay, Koontz, Krebill, Kull, Kulp, Larrabee, Lenocker, Linnan, Lund, McCleery, Miller of Dubuque, Milton, Moore, Murtagh, Newell, O'Connor, Odendahl, Olson, Patterson, Pickford, Ripley, Ritter, Rowles, Russell, Schee, Shane, Shankland, Sherman, Smith of Adams, Speer, Stephenson, Stipe, Stoddard, Townsend, Van Camp, White, Whitney, Zeller, Mr. Speaker—85.

The nays were:

None.

Absent or not voting:

Bauman, Brady, Byerly, Campbell of Webster, Cousins, Crist, Dixon, Fry, Fulton, Halgrims, Harding, Harvey, Leach, Lounsberry, McCullough, Miller of Bremer, Penn, Perkins, Robbins, Sater, Skinner, Smith of Decatur, Taylor—23.

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, House Files Nos. 56, 523, 355, 408, 37, 26, 312 and 415.

On motion of Moore of Linn, Senate File No. 101, a bill for an act to repeal Sections 2634-b, 2634-c and 2635-d Supplement to the Code, 1907, and to enact substitutes therefor, relating to the training of teachers for rural schools and making appropriation therefor, with report of committee recommending passage as amended, was taken up, considered, and the committee amendments were adopted.

Schee of O'Brien moved that further consideration of the bill be deferred until tomorrow and made a Special Order for 10:00 A. M.

Motion prevailed.

On motion of Shankland of Polk, Senate File No. 125, a bill for an act to create an employers' liability commission and make an appropriation therefor, with report of committee recommending passage, was taken up and consdered.

Whitney of Woodbury offered the following amendment:

I move to amend by adding to Section 3 the following: A copy of said report shall be mailed to each member elect of the Thirty-fifth General Assembly not later than November 15, 1912.

Amendment adopted.

Mr. Shankland moved 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 ayes were:

Bascom, Bauman, Beans, Beebe, Black, Boettger, Bowman, Brady, Brockway, Brown, Bruce, Bybee, Campbell of Ida, Campbell of Webster, Collin, Cunningham, Dabney, Daniels, Dawson, Dewey, Dixon, Downey, Dunlap, Ellis, Enger, Escher, Felt, Finlayson, Fletcher, Fourt, Fraley, Fry, Fulton, George, Goodykoontz, Greene, Griggs, Grout, Halgrims, Hamilton, Harding, Harvey, Hayes, Hazen, Hickenlooper, Hogan, Huff, Hunt, Huntley, Hutchins, Jacobs, Jacobson, Johnson, Klay, Koontz, Krebill, Kull, Kulp, Larrabee, Linnan, Lounsberry, Lund, McCleery, McCullough, Miller of Dubuque, Milton, Moore, Murtagh, O'Connor, Olson, Patterson, Penn, Perkins, Pickford, Ripley, Ritter, Robbins, Rowles, Russell Sater, Schee, Shane, Shankland, Sherman, Skinner, Smith of Adams, Speer, Stephenson, Stipe, Taylor, Townsend, Van Camp, White, Whitney, Mr. Speaker—95.

The nays were:

Cousins, Newell, Zeller-3.

Absent or not voting:

Byerly, Crist, Edmunds, Gilbert, Leach, Lenocker, Miller of Bremer, Odendahl, Smith of Decatur, Stoddard—10.

So the bill passed and the title was agreed to.

REPORT OF COMMITTEE ON ENROLLED BILLS.

MR. SPEAKER—Your Committee on Enrolled Bills respectfully report that they have this day sent to the governor for his approval, House File No. 56, a bill for an act to regulate the sale or disposal of stocks of goods, wares, or merchandise in bulk, and to provide a penalty for the violation thereof.

Also:

House File No. 523, a bill for an act to amend Section Twenty-one Hundred Twenty-five (2125) of the Code and Section Twenty-one Hundred Forty-five (2145) of the Code defining switching service by railway carriers and giving the railroad commissioners certain powers therein.

Also:

House File No. 355, a bill for an act to amend the law as it appears in Section 2727-a1 of the Supplement to the Code, 1907, relating to the term of office of the members of the Board of Control of State Institutions.

Also:

House File No. 408, a bill for an act to legalize all the elections of the town of Floyd, State of Iowa, and all acts performed and proceedings held or undertaken, and all ordinances and resolutions, or amendments thereto, passed by the town council of said town, and all the official acts of the town officers of said town, since the passage of an act relating to the organization of cities and towns and known as Chapter Twenty-six of the Acts of the Thirty-second General Assembly; and defining the terms of office of the councilmen and officers of said town, and providing for future elections therein.

Also:

House File No. 26, a bill for an act to amend Section Four Thousand Two Hundred Ninety-nine (4299) of the Code relating to the declaration of forfeiture of contract and the service of notice relating thereto, and to amend Section Four Thousand Three Hundred (4300) of the Code, relating to the recording of notice of forfeiture of contract.

Also:

House File No. 37, a bill for an act to prohibit the possession of roulette wheels. Klondyke tables, poker tables, Faro, and Keno layouts, and to provide for the seizure and destruction thereof.

Also:

House File No. 312, a bill for an act authorizing the levy of a tax for the purpose of defraying the expense of prospecting for coal.

Also:

House File No. 415, a bill for an act for the purpose of having a patent issued in the name of O. D. McGeorge for a certain tract of land.

U. G WHITNEY,

Chairman.

Adopted.

On motion of Hutchins of Kossuth, House File No. 369, a bill for an act to amend the law as it appears in Sections Nineteen Hundred Eighty-nine-a-14 (1989-a-14) as amended, and Nineteen Hundred Eighty-nine-a-21 (1989-a-21) of the Supplement to the Code, 1907, and Section Ten (10), Chapter One Hundred Eighteen (118), Laws of the Thirty-third General Assembly, relating to the subject of waters, water courses, levees, drains, drainage

districts, and the taking of appeals and giving of notices in connection therewith, with report of committee recommending passage as amended, was taken up and considered.

Mr. Hutchins offered the following amendment:

I move to amend Section 2 by substituting the 28th for the 29th in line 3 of said section as it appears in the Journal on page 1461.

Adopted.

Schee of O'Brien offered the following amendment:

I move to strike out of line 6 of Section 3, "\$25,000" and insert in lieu thereof "\$10,000."

Amendment lost.

Schee of O'Brien offered the following amendment:

I move to strike out of line 6 of Section 3 "\$25,000" and insert in lieu thereof "\$15,000."

Amendment adopted:

Hutchins of Kossuth offered the following amendment:

I move to amend Section 8 by striking out the words "forty per cent," in the 10th line, and insert the words "one-third."

Amendment adopted.

Larrabee of Fayette in the Chair.

Mr. Hutchins moved that the committee substitute amendment as amended be substituted for the original bill.

Motion prevailed.

Mr. Hutchins then moved that the rules be suspended, 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 ayes were:

Bascom, Bauman, Beans, Beebe, Black, Boettger, Brady, Brockway, Brown. Bruce, Bybee, Campbell of Ida. Campbell of Webster, Collin, Cousins, Cunningham, Dawson, Dewey, Dixon, Downey, Dunlap, Edmunds, Ellis, Enger, Escher, Felt, Finlayson, Fletcher, Fourt, Fulton, George, Goodykoontz, Greene,

Griggs, Grout, Halgrims, Hamilton, Harding, Harvey, Hickenlooper, Hogan, Huff, Hunt, Huntley, Hutchins, Jacobs, Jacobson, Johnson, Klay, Koontz, Krebill, Kull, Kulp, Larrabee, Leach, Lenocker, Linnan, Miller of Dubuque, Milton, Murtagh, O'Connor, Odendahl, Olson, Patterson, Perkins, Pickford, Ripley, Rowles, Russell, Schee, Shane, Shankland, Skinner, Smith of Adams, Smith of Decatur, Speer, Stephenson, Stipe, Stoddard, Townsend, Whitney, Mr. Speaker—82.

The nays were:

None.

Absent or not voting:

Bowman, Byerly, Crist, Dabney, Daniels, Fraley, Fry, Gilbert, Hayes, Hazen, Lounsberry, Lund, McCleery, McCullough, Miller of Bremer, Moore, Newell, Penn, Ritter, Robbins, Sater, Sherman, Taylor, Van Camp, White, Zeller—26.

So the bill passed and the title as amended was agreed to.

On motion of Shankland of Polk, House File No. 556, a bill for an act declaring the emission of smoke within the corporate limits of certain cities to be a public nuisance, and conferring upon such cities additional powers for the abatement of such nuisances, with report of committee recommending passage as amended, was taken up, considered, and the committee amendments were adopted.

Mr. Shankland moved that the rules be suspended, 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 ayes were:

Bascom, Bauman, Beans, Beebe, Black, Boettger, Bowman, Brockway, Brown, Bruce, Bybee, Campbell of Webster, Collin, Cousins, Dabney, Dawson, Dewey, Dixon, Downey, Edmunds, Ellis, Escher, Felt, Finlayson, Fletcher, Fry, George, Goodykoontz, Greene, Griggs, Grout, Halgrims, Hamilton, Harding, Harvey, Hazen, Hickenlooper, Hogan, Huff, Hunt, Huntley, Hutchins, Jacobs, Jacobson, Johnson, Klay, Krebill, Kull, Kulp, Larrabee, Lenocker, Linnan, Lounsberry, Lund, Milton, Moore, Murtagh, Odendahl, Patterson, Perkins, Pickford, Russell, Sater, Schee, Shane, Shankland, Sherman, Smith of Adams, Smith of Decatur,

Speer, Stephenson, Stipe, Stoddard, Taylor, Townsend, Whitney, Zeller, Mr. Speaker—78.

The nays were:

Newell-1.

Absent or not voting:

Brady, Byerly, Campbell of Ida, Crist, Cunningham, Daniels, Dunlap, Enger, Fourt, Fraley, Fulton, Gilbert, Hayes, Koontz, Leach McCleery, McCullough, Miller of Bremer, Miller of Dubuque, O'Connor, Olson, Penn, Ripley, Ritter, Robbins, Rowles, Skinner, Van Camp, White—29.

So the bill passed and the title was agreed to.

On motion of Jacobs of Calhoun Substitute Senate File No. 90, a bill for an act to amend the law as same appears in Section Thirteen Hundred and Four (1304), of the Supplement to the Code, 1907, relating to the exemption of property from taxation, with report of committee recommending passage, was taken up and considered.

Schee of O'Brien offered the following amendment:

I move to amend by adding thereto: "provided, however, that this act shall go into effect from and after December 13, 1912."

Amendment lost.

Lund of Hamilton offered the following amendment:

I move to amend substitute for Senate File No. 90 by adding after the period following the word "taxed" in the last line of said bill as same appears in the printed Journal, the following: "And all of the remaining real estate owned by such institution as a part of its endowment fund, shall be taxed for school and road purposes only."

Amendment lost.

Mr. Jacobs moved 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 ayes were:

Bascom, Bauman, Beebe, Black, Boettger, Bowman, Brady, Brockway, Brown, Bruce, Bybee, Campbell of Ida, Campbell of Webster, Collin, Cousins, Cunningham, Dabney, Daniels, Dawson,

Dewey, Downey, Dunlap, Edmunds, Ellis, Enger, Escher, Felt, Finlayson, Fletcher, Fourt, Fry, Fulton, George, Goodykoontz, Greene, Griggs, Grout, Halgrims, Harding, Harvey, Hayes, Hazen, Hickenlooper, Hogan, Hunt, Huntley, Hutchins, Jacobs, Jacobson, Johnson, Klay, Koontz, Krebill, Kull, Kulp, Larrabee, Lenocker, Linnan, Lounsberry, Miller of Dubuque, Milton, Murtagh, Newell, O'Connor, Odendahl, Olson, Penn, Pickford, Ritter, Rowles, Russell, Sater, Schee, Shane, Shankland, Sherman, Skinner, Smith of Adams, Smith of Decatur, Speer, Stephenson, Stoddard, Taylor, White, Mr. Speaker—85.

The nays were:

Huff, Lund, Perkins, Townsend, Whitney, Zeller-6.

Absent or not voting:

Beans, Byerly, Crist, Dixon, Fraley, Gilbert, Hamilton, Leach, McCleery, McCullough, Miller of Bremer, Moore, Patterson, Ripley, Robbins, Stipe, Van Camp—17.

So the bill passed and the title was agreed to.

Speaker Stillman in the Chair.

Zeller of Madison moved that the hour of adjournment be fixed at 6:00 P. M.

Harding of Woodbury moved to amend by changing the hour of adjournment to 5:30 o'clock P. M., to reconvene at 7:30 o'clock P. M.

Amendment adopted.

Motion as amended 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 by substitute and passed the following bill in which the concurrence of the Senate was asked:

House File No. 41, a bill for an act creating the office of State Fire Marshal and Deputy Fire Marshal, prescribing their duties and providing for their compensation and for the maintenance of the State Fire Marshal's office.

GEO. A. WILSON, 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 concurrense of the Senate was asked:

House File No. 601, a bill for an act to legalize the incorporated town of East Peru, Iowa, and to legalize the election of officers for said town and the ordinances, resolutions and other proceedings thereof.

Geo. A. Wilson, Secretary.

Also:

MR. SPEAKER—I am directed to inform your honorable body that the Senate has refused to concur in House amendments to Senate File No. 89, a bill for an act to amend Section 297 of the Code, fixing the salaries of clerks of the district courts in certain counties.

Geo. A. Wilson, Secretary.

On request of Harding of Woodbury, unanimous consent having been given, House File No. 41, a bill for an act creating the office of State Fire Marshal and Deputy Fire Marshal, prescribing their duties and providing for their compensation and for the maintenance of the State Fire Marshal's office, with Senate amendments was taken up, and the amendments read and considered.

SENATE SUBSTITUTE FOR HOUSE FILE NO. 41.

A BILL

For an Act Creating the Office of State Fire Marshal and Deputy Fire Marshal, Prescribing Their Duties and Providing for Their Compensation and for the Maintenance of the State Fire Marshal's Office.

Be it Enacted by the General Assembly of the State of Iowa:

Section 1. There is hereby created the office of State Fire Marshal. The incumbent of this office shall be required to give bond in the penal sum of five thousand dollars (\$5,000.00) conditioned for the faithful performance of the duties of his office; he shall be appointed by the Governor by and with the consent of the Senate in each odd-numbered year, between the 15th day of January and the 1st day of February. Vacancies in the office for any cause whatsoever shall be filled by the Governor. The first state fire marshal shall be appointed by the Governor not later than sixty days after the taking effect of this act.

Sec. 2. The person appointed by the Governor, as herein provided, to fill the office of state fire marshal shall be versed in the causes of fire and have a general knowledge of improved methods for the prevention of fire, and shall be a citizen of the state. The office shall be at the State Capitol in the city of Des Moines. The state fire marshal may

be removed for cause at any time by the Governor. The state fire marshal is hereby empowered to appoint a deputy fire marshal and such office assistants as may be necessary, for the proper and efficient conduct of his office. The duties of this deputy shall be to assist the state fire marshal in his work. Such appointees may be removed for cause by the state fire marshal at any time.

- Sec. 3. In the event of a vacancy of state fire marshal, or during his absence, or disability, his deputy shall perform the duties of the office of state fire marshal.
- Sec. 4. The state fire marshal may, in addition to the provisions of Section Two (2), appoint any person, or persons, as state inspector, or inspectors, who may be known to him to be competent and skilled in the inspection of buildings and their contents. Such person, or persons, shall have all the powers of a deputy fire marshal to enter and inspect buildings, including their contents and occupancies, as provided in Section Nine (9) hereof, and it shall be the duty of such inspector to report to the fire marshal any faulty or dangerous condition found Such state inspector, or inspectors, shall be duly commissioned and shall receive such compensation as provided for in Section Fifteen (15) of this act.
- The state fire marshal and the chief of the fire department of every city, town or village in which a fire department is established. and the mayor of every incorporated town, or village in which no fire department exists, and the township clerk of every organized township, outside the limits of any organized city, town or village, shall investigate the cause, origin and circumstances of every fire occurring in such city, town or village, or township by which property has been destroyed or damaged, and shall especially make investigation as to whether such fire was the result of carelessness or design. Such investigation shall be begun within two days, not including Sunday, of the occurrence of such fire, and the state fire marshal shall have the right to supervise and direct such investigation whenever he deems it expedient or necessary. The officer making investigations of fires occurring in cities, villages, towns or townships shall forthwith notify said fire marshal, and shall within one week of the occurrence of the fire furnish to the said fire marshal a written statement of all facts relating to the cause and origin of the fire and such other information as may be called for by the blanks provided by said fire marshal.
- Sec. 6. The state fire marshal shall keep in his office a record of all fires occuring in the state, showing the name of the owners and name or names of occupants of the property at the time of the fire, the sound value of the property, and amount of insurance thereon, the total amount of insurance collected, and the total amount of loss to the property owner, together with all the facts, statistics, circumstances, including the origin of the fire, which may be determined by the investigation provided by this act. Such record shall at all times be opened to public inspection.

- Sec. 7. The state fire marshal shall, when in his opinion further investigation is necessary, take or cause to be taken the testimony under oath of all persons supposed to have knowledge of any facts, or to have means of knowledge in relation to the matter in which an examination is herein required to be made, and shall cause the same to be reduced to writing. If the state fire marshal shall be of the opinion that there is evidence sufficient to charge any person with the crime of arson or with the attempt to commit the crime of arson, or of conspiracy to defraud, or criminal conduct in connection with such fire, he shall cause such person to be arrested and charged with offense, or either of them, and shall furnish to the proper prosecuting attorney all such evidence, together with the names of witnesses and all of the information obtained by same, including a copy of all matter and testimony taken in the case.
- The state fire marshal and his deputy shall each have power in any county in the state to administer an oath and compel the attendance of witnesses before them, or either of them, to testify in relation to any matter which is by the provisions of this act, a subject of inquiry and investigation, and may require the production of any books, papers, or documents necessary for such investigation. False swearing in any matter or proceeding aforesaid shall be deemed perjury and shall be punished as such. Any witness who refuses to be sworn, or refuses to testify, or who disobeys any lawful order of said state fire marshal, or deputy state fire marshal, or who fails to produce any books, papers or documents touching any matter under examination, or who is guilty of any contentious conduct after being summoned by them, or either of them to appear before them or either of them to give testimony in relation to any matter or subject under investigation as aforesaid, shall be guilty of a misdemeanor, and it shall be the duty of the state fire marshal or deputy fire marshal, or either of them to make or compel said person, or persons, so refusing to comply with the summons or orders of said state fire marshal, or deputy state fire marshal, before any justice of the peace, police magistrate, or any court of record in the county in which said investigation is being had, and upon the filing of such complaint for such cause, shall proceed in the same manner as other criminal cases. Any person convicted of the violation of any of the provisions of this act shall be deemed guilty of a misdemeanor and shall be fined in a sum not exceeding one hundred dollars (\$100.00) or imprisoned not to exceed thirty days, or both, in the discretion of the court; provided, however, any person so convicted shall have the right of appeal.
- Sec. 9. Said state fire marshal and his deputy, or either of them, shall have the right and authority at all times of day or night in the performance of the duties imposed by the provisions of this act, to enter upon, or examine any buildings or premises, where any fire has occurred and other buildings or premises adjoining or near the same.
- Sec. 10. The state fire marshal, his deputy and assistants, the chief of the fire department of all cities, towns or villages where a fire department is established, and the clerk of each township in the terri-

tory outside the limits of an organized city, or village, upon complaint of any person having an interest in any building or property adjacent, and without any complaint, shall have a right at all reasonble hours, for the purpose of examination, to enter into and upon all buildings and premises within their jurisdiction. Whenever any of said officers shall find any buildings or structure, which by want of proper repair or by reason of age and dilapidated condition, or for any cause, is especially liable to fire, and is so situated as to endanger other buildings or property therein, and whenever any such official shall find in any building or upon any premises combustible or explosive matter or inflammable conditions dangerous to the safety of certain buildings or premises, they shall order the same to be removed or remedied and such order shall be forthwith complied with by the owner or occupant of said building or premises, providing, however, that if such occupant or owner shall deem himself aggrieved by such order he may within forty-eight (48) hours appeal to the state fire marshal, and the cause of complaint shall at once be investigated under the direction of the latter, and unless by his authority the order is rejected, such order shall remain in force and be forthwith complied with by said owner or occupant. Any owner or occupants of buildings or premises failing to comply with the order of the authorities above specified shall be punished by a fine of not less than ten dollars (\$10.00) nor more than fifty dollars (\$50.00) for each day's neglect; such penalty to be sued in the name of the state of Iowa upon complaint of the fire marshal, deputy fire marshal or county attorney, or of any officer named herein in the county in which such building or buildings shall be situated, before any justice of the peace or any court of record; right of appeal shall be granted, and such penalty, when recovered, shall be paid into the county treasury of the county wherein such recovery is had; provided, however, that in municipalities having building inspection and limit ordinances, nothing herein shall be construed to effect such local regulations, but the jurisdiction of the state fire marshal shall be concurrent with that of the municipal authorities.

Sec. 11. It shall be the duty of the state fire marshal and his deputy to require teachers of public and private schools to have one fire drill each month, and to keep all doors and exits unlocked during school hours. The state fire marshal is required after the passage of this act, to prepare a book on the dangers and causes of fires, arranged in chapters or lessons sufficient in number to provide a chapter or lesson for each month of the school year; copies of such book to be published by the state under the direction of the state superintendent of public instruction, and distributed by him to the public schools throughout the state, and the teachers thereof shall be required to instruct the scholars in one lesson a month throughout the school year. Any teacher failing to comply with the provisions of this section shall be guilty of a misdemeanor punishable by a fine of not less than five dollars (\$5.00) nor more than ten dollars (\$10.00).

Sec. 12. The state fire marshal shall receive an annual salary of twenty-five hundred (\$2500.00) dollars, and the deputy fire marshal

fifteen hundred (\$1500.00) dollars. Said state fire marshal may employ additional deputies, clerks and assistants and incur such other expenses as may be necessary in the performance of the duties of the office, not to exceed, including salaries, the sum of twenty thousand (\$20,000.00) dollars annually or as much thereof as may be necessary to carry out the provisions of this act.

- Sec. 13. The state fire marshal shall not engage in any other business, and he or his deputy shall, except when engaged elsewhere in the performance of his duties, at all times be at the office of the state fire marshal, ready for such duties as are required by this act.
- Sec. 14. The state fire marshal shall submit annually, as early as consistent with full and accurate preparation, and not later than the fifteenth (15) of January of each year, a detailed report of his official action to the auditor of state.
- Sec. 15. There shall be paid to the chiefs of the fire department, and to mayors of incorporated villages, who do not receive compensation for their services as such chiefs and mayors, and to the township clerk of every organized township who are by this act required to report fires to the state fire marshal, the sum of fifty cents (50) for each fire so reported to the satisfaction of the state fire marshal, and in addition thereto mileage at the rate of ten cents (10) per mile for each mile traveled to the place of fire. Said allowance shall be paid by the state fire marshal out of any funds appropriated for the use of the office of said state fire marshal.
- Sec. 16. There is hereby appropriated out of any money in the State Treasury, not otherwise appropriated, the sum of twenty thousand (\$20,000) dollars annually or so much thereof as may be necessary for the purpose of maintaining the department of state fire marshal and paying the expenses incident thereto. The state fire marshal shall keep on file in his office an itemized statement of all expenses incurred by his department and shall approve all vouchers issued, and said vouchers shall be allowed and paid as provided in Section One (1) of Chapter Seven (7) of the Acts of the Thirty-third General Assembly.

Mr. Harding moved that the House concur in the Senate amendments.

On the question, "Shall the House concur?"

The ayes were:

Bascom, Beans, Beebe, Boettger, Bowman, Brady, Brockway, Bruce, Bybee, Campbell of Ida, Collin, Cunningham, Daniels, Dewey, Ellis, Enger, Escher, Felt, Fletcher, Fourt, Fry, Fulton, George, Goodykoontz, Griggs, Grout, Hamilton, Harding, Harvey, Hazen, Hickenlooper, Hogan, Huff, Hunt, Hutchins, Jacobs, Jacobson, Johnson, Koontz, Krebill, Kull, Kulp, Lenocker, Linnan, Lounsberry, Miller of Dubuque, Milton, Moore, Newell, O'Connor,

Olson, Penn, Pickford, Ripley, Ritter, Rowles, Russell, Sater, Schee, Shane, Sherman, Smith of Adams, Stephenson, Stipe, Stoddard, Townsend, White, Whitney, Zeller, Mr. Speaker—70.

The nays were:

Downey, Edmunds, Larrabee, Robbins, Skinner, Taylor-6.

Absent or not voting:

Bauman, Black, Brown, Byerly, Campbell of Webster, Cousins, Crist, Dabney, Dawson, Dixon, Dunlap, Finlayson, Fraley, Gilbert, Greene, Halgrims, Hayes, Huntley, Klay, Leach, Lund, McCleery, McCullough, Miller of Bremer, Murtagh, Odendahl, Patterson, Perkins, Shankland, Smith of Decatur, Speer, Van Camp—32.

So the House concurred in Senate amendments.

On request of Zeller of Madison, unanimous consent having been given, House File No. 601, a bill for an act to legalize the incorporated town of East Peru, Iowa, and to legalize the election of officers for said town and the ordinances, resolutions and other proceedings thereof, with Senate amendment, was taken up and the amendment read and considered.

Amend Section 3 by adding the following: Said publication to be without expense to the State.

Mr. Zeller moved that the House concur in the Senate amendment.

On the question, "Shall the House concur?"

The ayes were:

Bascom, Bauman, Beans, Beebe, Boettger, Brady, Brockway, Bruce, Bybee, Campbell of Ida, Collin, Cousins, Cunningham, Dabney, Daniels, Dawson, Dewey, Edmunds Ellis, Felt, Fletcher, Fourt, Fry, Fulton, George, Goodykoontz, Greene, Griggs, Halgrims, Harding, Harvey, Hogan, Huff, Hunt, Jacobs, Jacobson, Johnson, Koontz, Krebill, Kull, Kulp, Larrabee, Lenocker, Linnan Lund, Miller of Dubuque, Milton, Moore, O'Connor, Odendahl, Olson, Pickford, Russell, Sater, Schee, Shane, Sherman, Skinner, Smith of Adams, Stipe, Stoddard, Taylor, Townsend, White, Whitney, Zeller, Mr. Speaker—67.

The nays were:

None.

Absent or not voting:

Black, Bowman, Brown, Byerly, Campbell of Webster, Crist, Dixon, Downey, Dunlap, Enger, Escher, Finlayson, Fraley, Gilbert, Grout, Hamilton, Hayes, Hazen, Hickenlooper, Huntley, Hutchins, Klay, Leach, Lounsberry, McCleery, McCullough, Miller of Bremer, Murtagh, Newell, Patterson, Penn, Perkins, Ripley, Ritter, Robbins, Rowles, Shankland, Smith of Decatur, Speer, Stephenson, Van Camp—41.

So the House concurred in Senate amendment.

The Speaker announced that as Speaker of the House, he had signed in the presence of the House, House Files Nos. 77, 119 and 364.

Boettger of Scott moved that the House insist on its amendments to Senate File No. 89 and asked for a Conference Committee.

Motion prevailed and the House insists upon its amendments.

The Speaker appointed as such committee on the part of the House: Harding of Woodbury, Boettger of Scott, Moore of Linn, Grout of Black Hawk.

REPORTS OF COMMITTEE.

Moore of Linn, from the Committee on Appropriations, submitted the following report:

Mr. Speaker—Your Committee on Appropriations, to whom was referred House File No. 307, a bill for an act making appropriation to enable the State Railroad Commission to prosecute interstate rate cases before the Interstate Commerce Commission, 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 be amended as follows:

That the words and figures "Twenty-five thousand dollars (\$25,000.00)" as they appear in line three (3) of the bill be stricken and the words and figures, "Fifteen thousand dollars (\$15,000.00)" inserted in lieu thereof, and when so amended the bill do pass.

ERNEST R. MOORE,

Report adopted.

Chairman.

Also:

Mr. Speaker—Your Committee on Appropriations, to whom was referred House File No. 363, a bill for an act to provide for the making of an appropriation to enable the State Railroad Commission to investi-

gate and prepare cases affecting Iowa Interstate Rates, 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 be amended as follows:

That the words and figures as they appear in line three of Section 1, be stricken out before the word "or" and the following inserted in lieu thereof, "Fifteen Thousand Dollars (\$15,000.00.)", and when so amended the bill do pass.

ERNEST R. MOORE,
Chairman.

Report adopted.

MOTION TO RECONSIDER.

Mr. Speaker—I move to reconsider the vote by which House File No. 74 failed to pass the House.

CLARK W. HUNTLEY.

I second the motion.

U. G. WHITNEY.

Mr. Speaker—I move to reconsider the vote by which House File No. 74 passed to its third reading.

CLARK W. HUNTLEY.

I second the motion.

U. G. WHITNEY.

Motion to reconsider was lost.

INTRODUCTION OF BILLS.

By Fletcher of Iowa, House File No. 608:

A BILL

For an Act to legalize certain ordinances of the Town of Williamsburg, Iowa.

Whereas, on the 29th day of September, A. D., 1910, the town council of the town of Williamsburg, Iowa, duly adopted certain ordinances of said town designated and numbered as Chapters One to Seventy-seven, both inclusive, which were duly approved by the mayor of said town, and

Whereas, said council provided for and caused the publication of said ordinances in book form, known and designated as "Revised Ordinances of the Town of Williamsburg, Iowa, A. D. 1910," and also caused to be published in book form and incorporated and bound in the same volume as the said revised ordinances of said town certain ordinances designated as "Old Ordinances" and numbered Ordinance No. 36, Ordinance No. 37, Ordinanse No. 38, Ordinance No. 43 and Ordinance No. 18 of the original ordinances of the town of Williamsburg, Iowa, and

Whereas, said ordinances were published in manner and form provided by law, but some doubt has arisen as to whether the publication thereof was made within the time fixed by law, therefore Be it Enacted by the General Assembly of the State of Iowa:

Section 1. That the said town ordinances of the town of Williamsburg, Iowa, designated as Chapters One to Seventy-seven, both inclusive, duly adopted and approved September 29th, 1910, and published in book form and designated and known as "Revised Ordinances of the Town of Williamsburg, Iowa, A. D. 1910," including certain other ordinances of said town of Williamsburg, Iowa, incorporated in said book of Revised Ordinances designated as "Old Ordinances" and numbered 36, 37, 38, 43 and 18, be, and hereby are, each and all fully legalized and declared valid and of the same force and effect as if they had in all respects been adopted, approved and published in the manner, form and time provided by law, and as if the law in all respects had been fully complied with; provided, however, that this act shall not affect pending litigation.

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 Williamsburg Journal-Tribune, newspapers published at Des Moines, Iowa, and Williamsburg, Iowa, respectively; said publication to be without expense to the state.

Read first and second time and referred to Sifting Committee.

By Sherman of Poweshiek, House File No. 609:

A BILL

For an Act creating a legislative reference and bill drafting department in connection with the law department of the state library.

Be it Enacted by the General Assembly of the State of Iowa:

- Section 1. That there is hereby created a legislative reference and bill drafting department in connection with the law department of the state library, and under the direction of the law librarian.
- Sec. 2. It shall be the duty of such department to collect information in regard to subjects of legislation, and to organize, classify and arrange such material that it may be accessible upon request. It shall furnish material and data to any member of the General Assembly regarding the laws of this or any other state, and the workings and results of such laws, together with judicial and economic history of such laws or to any new or proposed legislation. It shall also collect and make avaliable current material upon important subjects and be prepared to furnish such material with other data and upon request and under direction of any member of the General Assembly to prepare legislative bills.
- Sec. 3. The Board of Trustees of the state library shall employ a legislative reference librarian at an annual salary of fifteen hundred dollars (\$1,500) payable monthly as other state employes are paid. Said reference librarian may be removed at any time and vacancies from whatsoever cause to be filled by said board.

The Board of Trustees shall employ not more than three persons versed in law and economics and otherwise qualified for the drafting of legislative bills. Said person or persons to be employed only at such times as shall be necessary for the convenience of legislative sessions. For this purpose there is hereby appropriated from any money in the state treasury not otherwise appropriated, a sum not to exceed one thousand five hundred (\$1,500) dollars for each succeeding session of the General Assembly.

Read first and second time and referred to Sifting Committee.

By Board of Control committee, House File No. 610:

A BILL

For an Act Making Appropriations for the Construction, Repair, Improvement and Contingent Funds for the Iowa Soldiers' Home, Iowa Soldiers' Orphans' Home, College for the Blind, School for the Deaf, Institution for Feeble Minded Children, Sanatorium for the Treatment of Tuberculosis, Industrial Schools, State Hospitals, Penitentiary and Reformatory, and for the Purchase of Land.

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 sum of five hundred fifty seven thousand six hundred fifty (\$557,650.00) dollars for the construction, repair, improvement and contingent funds for the Iowa Soldiers' Home, Iowa Soldiers' Orphans' home, College for the Blind, School for the Deaf, Institution for Feeble Minded Children, Sanatorium for the treatment of tuberculosis, Industrial Schools, State Hospitals, Penitentiary and Reformatory and for the purchase of land for one or more of said institutions, in sums as hereinafter specified; provided, however, that one hundred thousand (\$100,000.00) dollars of said amount shall not be available before the first (1st) day of July, 1913, the items of which shall be determined by the Board of Control of State Institutions.

Sec. 2. All money appropriated by this act shall be drawn from the state treasury and expended in the manner provided by Chapter Elevenb (11-b) of Title XIII of the Supplement to the Code, 1907. Any balance remaining of any appropriation after the object for which it was made has been accomplished may be extended in the discretion of the Board of Control of State Institutions for any purpose connected with the institution for which the appropriation was made, 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, 1912.

Sec. 3. Of the appropriations made by this act, the Iowa	Soldiers'
home at Marshalltown shall receive sums as follows:	
For painting\$	2,000.00
For switchboard	800.00
For contingent and repair fund	8,000.00
Sec. 4. Of the appropriations made by this act, the Iowa	Soldiers'
Orphans' Home at Davenport shall receive sums as follows:	10,000.00
	500.00
For fencing	200.00
For dental work	400.00
For contingent and repair fund	4.000.00
Sec. 5. Of the appropriations made by this act, the Co	llege for
the blind at Vinton shall receive sums as follows:	
For cottage for superintendent and connections	4,000.00
For extraordinary repairs	2,000.00
For domestic science apparatus	500.00
For well and equipment	1,000.00
For oculist fund	250.00
For contingent and repair fund	2,000.00
Sec. 6. Of the appropriations made by this act, the School	ol for the
Deaf at Council Bluffs, shall receive sums as follows:	
For painting interior\$	1,000.00
For improving water supply	3,000.00
For grading, walks and improvement of grounds	500.00
For books, periodicals and binding	250.00
For equipment for industrial departments	500.00
For contingent and repair fund	3,500.00
Sec. 7. Of the appropriations made by this, the instit	ution for
feeble-minded children at Glenwood shall receive sums as fol	
For cottage for girls\$	20,000.00
For laundry building and equipment	25,000.00
For beds and bedding	2,000.00
For furniture and furnishings	2,000.00
For porches for administration building	2,000.00
For paints and painting	2,000.00
For plumbing	1,500.00
For equipment for fire department	500.00
For water reservoir and connections	4,000.00
For fire escapes	500.00
For contingent and repair fund	10,000.00
Sec. 8. Of the appropriations made by this act, the state s	anatorium
for treatment of tuberculosis at Oakdale shall receive sums a	
For furniture and furnishings\$	300.00
For bathing and toilet facilities (additional) for pavilion.	600.00
For laundry and hose cart building	4,500.00
For cow barn and silos	3,500.00
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1716	JOURNAL OF THE HOUSE.	[April 7,
For	improvement of sewage disposal plants	2,000.00
	labarotary apparatus	200.00
	kitchen equipment	200.00
	tunnel and pipe connections	2,000.00
For	reservoir (additional)	1,000.00
For	piggery	250.00
For	books and periodicals	200.00
	lectures and amusements	200.00
	painting	250.00
	concrete sidewalks	500.00
	fences	800.00
	tiling	250.00
For	contingent and repair fund	3,000.00
_	ec. 9. Of the appropriations made by this act, the	Industrial
Scho	ool for boys at Eldora shall receive sums as follows:	
For	heating, plumbing and equipping hospital\$	5,000.00
	kitchen equipment	600.00
For	dental work	500.00
	furniture and furnishings	1,000.00
	cottage for superintendent	4,000.00
	beds and bedding	1,500.00
	books and periodicals	300.00
	lectures and amusements	400.00
	musical instruments and supplies	300.00
	root cellar	800.00
	extension of water system	700.00
	cow barn (additional)	1,500.00 1,200.00
	live stock	1,000.00
	agricultural implements	500.00
	wagons and other vehicles	500.00
For	painting	1,000.00
	fencing	300.00
For	chaplain	300.00
For	traveling expenses on account of placing boys paroled	
aı	nd returning boys who have violated their paroles	600.00
	railway switch	16,000.00
For	contingent and repair fund	5,000.00
S	ec. 10. Of the appropriations made by this act, the	Industrial
,	istrial School for girls at Mitchelville shall receive sums a	
	changing dormitories to small rooms\$	2,000.00
	rebuilding farm cottage	1,200.00
	enlarging and repairing cold storage	1,500.00
	cisterns	400.00
	books and periodicals	250.00
	pipe covering	500.00
For	painting	1,500.00
For	supplies for plumbing and heating	500.00
For	concrete walks	250.00
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1911.] JOURNAL OF THE HOUSE.	1717	•
For silo and cutter	700.00	
For tiling land	500.00	
For fencing	500.00	
For chaplain	250.00	•
For contingent and repair fund	3,000.00	
Sec. 11. Of the appropriations made by this act, the Mt State Hospital, shall receive sums as follows:	. Pleasant	
For ventilation of men's infirmary\$	1,500.00	•
For furniture for pathological laboratory	500.00	
For kitchen equipment	500.00	
For laundry machinery	1,000.00	
For equipment for recreation hall	250.00	
For root cellar and implement house	1,000.00	
For reservoir	3,500.00	
For cleaning and repairing reservoir	2,000.00	
For painting	2,000.00	
For fencing	500.00	
For supplies for greenhouse and improvement of grounds	250.00	
For library	500.00	
For horses, mules, wagons and farm implements	1,000.00	
For remodeling cow barn	1,000.00	
For silo	500.00	
For drain tile	1,000.00	
For street sprinkler	250.00	
For contingent and repair fund	12,000.00	
Sec. 12. Of the appropriations made by this act, the Inc. State Hospital shall receive sums as follows:	lependence	
For home for attendants\$	40,000.00	
For ventilation of Farmers' lodge and Grove Hall	5,000.00	
For tunnel to Farmers' Lodge and Grove Hall	5,000.00	
For painting and decorating	2,000.00	
For greenhouse (additional)	1,500.00	
For cold storage building	6,500.00	
For wells (two) for drinking water and equipment	500.00	
For wood shaping machine and drill press with appur-		
tenances	500.00	
For draining land	2,000.00	
For farm implements and machinery	1,000.00	
For fencing	1,000.00	
For live stock	5,000.00	
For contingent and repair fund	12,000.00	
Sec. 13. Of the appropriations made by this act, the Clar Hospital shall receive sums as follows:	inda State	
-	20.000.00	·
For farm cottage for men, and furnishings\$ For electric rewiring	20,000.00 3,000.00	
For plumbing and fixtures	1,500.00	
For painting	2,000.00	•
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1718	JOURNAL OF THE HOUSE.	[April 7,		
For horses and mu	ules	1,000.00		
	,	500.00		
For contingent and	i repair fund	10,000.00		
	appropriations made by this act, the Che	rokee State		
For pavilion for tu	bercular patients	50,000.00		
For painting		2,000.00		
For books, newspa	pers and periodicals	300.00		
	ngle room and dry closets for same	3,000.00		
		250.00		
	and connections	6,000.00		
	er	1,200.00		
For farm impleme	nts and machinery	500.00		
	ules	1,000.00		
	ter	1,500.00		
		300.00		
For steam header	and connections	1,000.00		
For contingent and	repair fund	10,000.00		
	appropriations made by this act, the state ville shall receive sums as follows:	hospital for		
	oir	1,000.00		
	d repair fund			
1				
Sec. 16. Of the appropriations made by this act, the state peniten-				
<u> </u>	son shall receive sums as follows:			
	l bank and connections			
	ps	3,500.00		
		1,000.00		
	ets	3,000.00		
_		1,000.00		
-	d repair fund	5,000.00		
	appropriations made by this act, the reference sums as follows:	ormatory at		
For boiler and equ	ipment	1,250.00		
	chool	2,000.00		
For machinery and	d supplies for printing office	1,500.00		
	les	500.00		
For freight on sto	one	800.00		
-	s and quarry	600.00		
-	ments—from library fund	500.00		
	library fund	500.00		
_	emen and instructors	15,000.00		
For transportation	of discharged inmates	1,500.00		
For increasing ind	lustries	5,000.00		
For contingent and	d repair fund	5,000.00		

Sec. 18. Of the appropriations made by this act, the sum of Thirty Thousand (\$30,000.00) Dollars is for the purchase of land for the use of one or more of the state institutions hereinbefore named. The Board

of Control of state institutions shall designate the institutions for which land is to be purchased and the amount to be expended for each, and the amounts so determined shall be drawn from the state treasury on vounchers duly executed for each purchase and approved by the chief executive officer of the institution for which the purchase was made and by said Board of Control.

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

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 Joint Resolution in which the concurrence of the House is asked:

Senate Joint Resolution No. 7, a joint resolution approving estimate of cost, plans and specifications for buildings at the Agricultural College, at the State University, and at the State Teachers' College.

Geo. A. Wilson,
Secretary.

SENATE MESSAGE CONSIDERED.

Senate Joint Resolution No. 7, approving estimate of cost, plans and specifications for buildings at the Agricultural College, at the State University, and at the State Teachers' College.

Senate Joint Resolution approving estimates of cost, plans and specifications for the erection of new buildings at the State University, at the State College of Agriculture and Mechanic Arts, and at the State Teachers' College.

Joint Resolution approving estimates of cost, plans and specifications for the erection of a hospital heating station, a woman's building, an addition to the hospital, and a nurses' home, at the State University; a mechanical engineering laboratory, a stock judging pavillion and laboratory, a library, and an addition to Margaret Hall, at the State College of Agriculture and Mechanic Arts, and a training school at the State Teachers' College, and authorizing the erection of said buildings.

Whereas, the State Board of Education has submitted to the Thirty-fourth General Assembly of the State of Iowa, estimates of the cost, plans and specifications for the erection of a hospital heating station, a woman's building, an addition to the hospital, and a nurses' home, at the State University; a mechanical engineering laboratory, a stock judging pavillion and laboratory, a library and an addition to Margaret Hall, at the State College of Agriculture and Mechanic Arts; and a training school at the State Teachers' College, to be completed and erected under the provisions of Chapter One Hundred Eighty-three (183) of the Acts of the Thirty-first General Assembly, and the acts of the Thirty-fourth

General Assembly in House File No. Two Hundred and Fifty-one (251), and

Whereas,, said estimates of cost, plans and specifications are in every way proper and suitable, therefore

Be it Enacted by the General Assembly of the State of Iowa:

- Section 1. That the plans and specifications for the erection of a hospital heating station at a cost not to exceed Thirty Thousand Dollars (\$30,000.00), a woman's building at a cost not to exceed One Hundred Fifty Thousand Dollars (\$150,000.00), an addition to the hospital at a cost not to exceed One Hundred Thousand Dollars (\$100,000.00), and a nurses' home at a cost not to exceed Fifty Thousand Dollars (\$50,000.00) at the State University, submitted to the General Assembly of Iowa for approval are hereby approved.
- Sec. 2. That the plans and specifications for the erection of a mechanical engineering laboratory at a cost not to exceed Fifty Thousand Dollars (\$50,000.00), a stock judging pavillion and laboratory at a cost not to exceed Twenty Thousand Dollars (\$20,000.00), a library at a cost not to exceed Two Hundred and Twenty-five Thousand Dollars (\$225,000.00), and an addition to Margaret Hall at a cost not to exceed Fifty-Five Thousand Dollars (\$55,000.00), at the State College of Agriculture and Mechanic Arts, submitted to the General Assembly of Iowa for approval, are hereby approved.
- Sec. 3. That the plans and specifications for the erection of a training school at a cost not to exceed One Hundred and Fifty Thousand Dollars (\$150,000.00) at the State Teachers' College, submitted to the General Assembly of Iowa for approval, are hereby approved.
- Sec. 4. The State Board of Education is hereby authorized to erect all of the buildings enumerated in Sections One (1), Two (2), and Three (3) of this Joint Resolution.

Read first and second time and, on motion of Goodykoontz of Boone, made a Special Order for Saturday at 9:30 A. M.

CONSIDERATION OF BILLS.

On motion of Jacobs of Calhoun, House File No. 210, a bill for an act to regulate the size and construction of caboose cars and providing penalties for the violation thereof, with report of committee recommending passage, was taken up and considered.

Mr. Jacobs offered the following amendment:

MR. SPEAKER—I move to amend House File No. 210 by inserting between the words "state" and "to' in the third line of Section 1 of the printed bill, the following, "except inter-urban railways."

Also by striking out of the first line of Section 2 of the printed bill the words "1st day of June, 1914" and inserting in lieu thereof the following "1st day of Jan., 1912."

Also by inserting after the word "four-wheel" in the fourth line of Section 2 of the printed bill the word "coach."

And by striking out of the fifth and sixth lines of Section 2 of the printed bill the words "and said caboose or other car shall be of constructive strength equal to that of the forty ton capacity freight car constructed according to M. C. D. standards".

And by striking out the word "twenty-four" in line eight of Section 2 of the printed bill and inserting in lieu thereof the word "eighteen".

And by striking out of line 12 of Section 2 of the printed bill the following, "not be less than the M. C. B. standard height" and by inserting in lieu thereof the following "be provided".

And by adding to Section 2 the following: "Provided that the provisions hereof shall not apply to work trains, or emergencies, not exceeding thirty-six hours".

Amendment adopted.

Mr. Jacobs moved that the rules be suspended, 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 ayes were:

Bascom, Bauman, Beebe, Bowman, Brady, Brockway, Bruce Bybee, Campbell of Ida, Collin, Crist, Cunningham, Dabney, Daniels, Dawson, Dewey, Dixon, Downey, Dunlap, Ellis, Enger, Escher, Felt, Fletcher, Fourt, Fry, Fulton George, Goodykoontz, Greene, Grout, Harding, Hickenlooper, Hogan, Huff, Hunt, Huntley, Hutchins, Jacobs, Jacobson, Johnson, Klay, Kull, Larrabee, Lenocker, Linnan, Lounsberry, Lund, Miller of Dubuque, Milton, Moore, Newell, O'Connor, Penn, Pickford, Ripley, Ritter, Russell, Sater, Shane, Sherman, Stephenson, Stipe, Stoddard, Townsend, White, Whitney, Zeller, Mr. Speaker—69.

The nays were:

Taylor—1.

Absent or not voting:

Beans, Black, Boettger, Brown, Byerly, Campbell of Webster, Cousins, Edmunds, Finlayson, Fraley, Gilbert, Griggs, Halgrims, Hamilton, Harvey, Hayes, Hazen, Koontz, Krebill, Kulp, Leach, McCleery, McCullough, Miller of Bemer, Murtagh, Odendahl, Olsen, Patterson, Perkins, Robbins, Rowles, Schee, Shankland, Skinner, Smith of Adams, Smith of Decatur, Speer, Van Camp—38.

So the bill passed and the title was agreed to.

REPORT OF COMMITTEE.

Moore of Linn, from the Committee on Appropriations, submitted the following report:

Mr. Speaker—Your Committee on Appropriations, to whom was referred Senate File No. 183, a bill for an act to encourage the dairy industry of the State of Iowa, to aid in providing instruction in practical and scientific dairying and making an appropriation therfor, 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 be amended by substituting the following substitute amendment therefor:

A BILL

For an Act to create a state dairy and beef cattle board, defining its powers and duties, providing for instruction in practical and scien tific breeding and raising of dairy and beef cattle, making an appropriation therefor, and repealing Chapter Two Hundred and Fifty (250) of the Acts of the Thirty-third General Assembly.

Be it Enacted by the General Assembly of the State of Iowa:

Section 1. There is hereby created a state dairy and beef cattle Board, consisting of the Dean of Agriculture of the Iowa State College of Agriculture and Mechanic Arts, the Professor of Animal Husbandry of the Iowa State College of Agriculture and Mechanic Arts, the Secretary of the State Board of Agriculture, the Professor of Dairying of the Iowa State College of Agriculture and Mechanic Arts, the State Food and Dairy Commissioner, and two persons to be appointed by the governor, one of the persons so appointed shall be actively engaged in the business of dairying and the other to be a person who is actively engaged in the breeding and raising of beef cattle. The term of office of the appointive members to be for a period of two years and until their successors are appointed. Said Board shall hold its meetings in the office of the secretary of the State Board of Agriculture in the capitol at such times as may be determined by the members of the board.

- Sec. 2. It shall be the duty of the State Dairy and Beef Cattle Board to aid in the promotion of the dairying and beef cattle industries of the state; to provide for practical and scientific instruction in the breeding and raising of dairy and beef cattle by institutes and otherwise; to provide for the inspection of herds, premises and the appliances, methods and food stuffs used in the business of feeding and dairying for the purpose of making suggestions and demonstrations beneficial to the business.
- Sec. 3. The Board may employ three or more competent persons who shall devote their entire time to making inspection and giving instruction as provided in Section Two hereof under the direction of the Board. Such instructors and inspectors shall hold office at the plueasure of the

Board, and shall each receive a salary of Fifteen Hundred Dollars per annum, and actual expenses while engaged in such work. The members of the board who are not in the employment of the State otherwise than as provided in this act, shall receive five dollars each, for each day actually spent in the performance of their duties as members of the board, and all members of such board shall receive their actual expenses while engaged in such work.

- Sec. 4. The salaries of all persons employed under the provisions of this act shall be paid monthly out of the appropriation herein provided, and all traveling expenses and general expenses incurred by the board in carrying out the purposes of this act shall be paid out of said appropriation and in the manner provided by Sections 170-d, 170-e, and 170-f of the Supplement to the Code, 1907, upon statements filed with the Executive Council as herein provided; but no such bill shall be paid until after it shall have been audited and approved by the board.
- Sec. 5. The board may require such report from persons in their employ as they shall deem proper, and shall make the governor an annual report of their proceedings under this act, which report shall be published as by law provided for the publication of other official reports.
- Sec. 6. For the purpose of carrying into effect the provisions of this act, and the payment of all expenses connected therewith, there is hereby appropriated out of any funds in the treasury of the state, not otherwise appropriated, the sum of Fifteen Thousand Dollars or so much thereof as may be necessary to pay the salary and expenses of the employees under the provisions of this act, and the salaries of members of the Board, and their expenses, as herein provided, and expenses incurred by the Board in developing and promoting the dairy and beef cattle industry of the state as by this act provided.

"Providing, however, that out of the appropriation named in this Section, Seventy-five Hundred Dollars (\$7,500.00) thereof shall be available for the purpose of promoting dairying interests, and Seventy-five Hundred dollars (\$7,500.00) shall be available for the purpose of promoting Beef Cattle interests.

- Sec. 7. Chapter Two Hundred and Fifty and the Acts of the Thirty-third General Assembly, and all acts or parts of acts inconsistent therewith are hereby repealed.
- Sec. 8. This act, being deemed of immediate importance, shall take effect and be in force from and after its passage and publication in the Register and Leader and the Des Moines Capital, daily newspapers published in the city of Des Moines, Iowa, and when so amended the bill do pass.

ERNEST R. MOORE,

Chairman.

Ordered passed on file.

MINORITY RECOMMENDATIONS.

MR. SPEAKER—We, the undersigned, minority of the Committee on Appropriations, to which was referred Senate File No. 183, a

bill for an act to encourage the dairy industry of the state of Iowa, to aid in providing instruction in practical and scientific dairying and making an appropriation therefor, beg leave to report that we have had the same under consideration, and would report the same back to the House with the recommendation that the same do pass in it's original form.

WM. LARRABEE, JR., C. W. MILLER, ELI C. PERKINS, N. W. BEEBE, U. G. WHITNEY, D. P. HOGAN, C. J. FULTON.

Ordered passed on file.

On request of Cunningham of Buena Vista, leave of absence was granted Zeller of Madison, for the evening session.

The hour of 5:30 having arrived, the House adjourned.

EVENING SESSION.

House reconvened, Speaker Stillman in the Chair.

On request of Huff of Hardin leave of absence was granted Campbell of Ida until Saturday.

On request of Sherman of Poweshiek leave of absence was granted Bascom of Dickinson until Saturday.

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. 44, a bill for an act to repeal Section 303-a of the Supplement to the Code, 1907, relative to the compensation of assistant county attorneys, and to enact a substitute therefor.

Geo. A. Wilson, Secretary.

CONSIDERATION OF BILLS.

On motion of Harding of Woodbury, House File No. 479, a bill for an act to amend Section One (1), Chapter One Hundred Twenty-six (126) of the acts of the Thirty-third General Assembly, providing a limit on the time for which switching engines may be used, with report of committee recommending passage, was taken up and considered.

Harding of Woodbury proposed the following amendment:

I move to amend by substituting the following for Section 1.

Section 1. Amend Section One, Chapter One Hundred Twentysix (126) of the acts of the Thirty-third General Assembly (33rd) by adding after the word "statute" in the last line thereof the following: Provided further that engines shall not be changed for the purpose of extending the time beyond forty-eight hours."

Adopted.

Mr. Harding moved that the rules be suspended, 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 ayes were:

Bauman, Beebe, Brady, Brockway, Bybee, Campbell of Webster, Collin, Daniels, Dawson, Dewey, Dixon, Dunlap, Enger, Escher, Felt, Fletcher, Fourt, Fry, Fulton, George, Gilbert, Goodykoontz, Greene, Griggs, Grout, Harding, Harvey, Hazen, Hickenlooper, Huff, Hunt, Hutchins, Jacobson, Koontz, Krebill, Kulp, Larrabee, Lund, Miller of Dubuque, Milton, Moore, Newell, Odendahl, Olson, Penn, Perkins, Pickford, Ripley, Ritter, Robbins, Russell, Shane, Sherman, Skinner, Smith of Adams, Smith of Decatur, Stoddard, Townsend, Van Camp, White, Whitney, Mr. Speaker—62.

The nays were:

None.

Absent or not voting:

Bascom, Beans, Black, Boettger, Bowman, Brown, Bruce, Byerly, Campbell of Ida, Cousins, Crist, Cunningham, Dabney, Downey, Edmunds, Ellis, Finlayson, Fraley, Halgrims, Hamilton, Hayes, Hogan, Huntley, Jacobs, Johnson, Klay, Kull, Leach, Lenocker, Linnan, Lounsberry, McCleery, McCullough, Miller of Bremer, Murtagh, O'Connor, Patterson, Rowles, Sater, Schee, Shankland, Speer, Stephenson, Stipe, Taylor, Zeller—46.

So the bill passed and the title was agreed to.

On motion of Bruce of Floyd, Senate File No. 134, a bill for an act to amend the law as it appears in Section Two Thousand Eighty-eight (2088) of the Supplement to the Code, 1907, re-

lieving interurban railroads from the provisions of said section, with report of committee recommending passage, was taken up and considered.

Mr. Bruce moved 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 ayes were:

Bauman, Beans, Beebe, Bowman, Brockway, Bruce, Campbell of Webster, Collin, Cousins, Cunningham, Dabney, Daniels, Dewey, Dixon, Enger, Escher, Felt, Finlayson, Fraley, Fry, Fulton, Gilbert, Goodykoontz, Greene, Grout, Harding, Harvey, Hayes, Hazen, Hickenlooper, Huff, Hunt, Huntley, Hutchins, Jacobs, Johnson, Koontz, Krebill, Kulp, Larrabee, Linnan, Lund, Miller of Bremer, Miller of Dubuque, Milton, Moore, O'Connor, Olson, Penn, Perkins, Pickford, Ripley, Ritter, Robbins, Rowles, Russell, Sater, Schee, Shane, Skinner, Smith of Decatur, Stoddard, Townsend, Van Camp, White, Whitney, Mr. Speaker—67.

The nays were:

Brady, Bybee, Dawson, Downey, George, Halgrims, Jacobson, Newell, Odendahl, Sherman, Stipe—11.

Absent or not voting:

Bascom, Black, Boettger, Brown, Byerly, Campbell of Ida, Crist, Dunlap, Edmunds, Ellis, Fletcher, Fourt, Griggs, Hamilton, Hogan, Klay, Kull, Leach, Lenocker, Lounsberry, McCleery, McCullough, Murtagh, Patterson, Shankland, Smith of Adams, Speer, Stephenson, Taylor, Zeller—30.

So the bill passed and the title was agreed to.

On motion of Bruce of Floyd, Senate File No. 136, a bill for an act to amend Section Two Thousand Ninety-one-a (2091-a) of the Code Supplement, 1907, designating the statutes which are made up under Chapter Five (5) Title Ten (X), of said Code Supplement, relative to trolley on electric railways, with report of committee recommending passage, was taken up and considered.

Harding of Woodbury offered the following amendment:

I move to amend Section One by striking out the words "Code Supplement" and inserting in lieu thereof the words "Supplement to the Code."

Adopted.

Mr. Bruce moved 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 ayes were:

Bauman, Beans, Beebe, Bowman, Brady, Brockway, Bruce, Campbell of Webster, Collin, Cousins, Daniels, Dewey, Dixon, Dunlap, Enger, Escher, Finlayson, Fourt, Fraley, Fry, Fulton, Goodykoontz, Grout, Halgrims, Harding, Harvey, Hayes, Hazen, Hickenlooper, Huff, Hunt, Hutchins, Jacobs, Jacobson, Koontz, Krebill, Kulp, Lenocker, Linnan, Lounsberry, Lund, Miller of Bremer, Miller of Dubuque, Milton, Moore, O'Connor, Olson. Penn, Perkins, Pickford, Ripley, Ritter, Robbins, Rowles, Russell, Sater, Schee, Shane, Sherman, Skinner, Smith of Adams, Smith of Decatur, Stoddard, Townsend, Van Camp, White, Whitney, Mr. Speaker—68.

The nays were:

Bybee, Downey, Stipe-3.

Absent or not voting:

Bascom, Black, Boettger, Brown, Byerly, Campbell of Ida, Crist, Cunningham, Dabney, Dawson, Edmunds, Ellis, Felt, Fletcher, George, Gilbert, Greene, Griggs, Hamilton, Hogan, Huntley Johnson, Klay, Kull, Larrabee, Leach, McCleery, McCullough Murtagh, Newell, Odendahl, Patterson, Shankland, Speer, Stephenson, Taylor, Zeller—37.

So the bill passed.

Harding of Woodbury moved to strike out the title to Senate File No. 136 and substitute the following: "A bill for an act to amend Section Two Thousand Ninety-one-a (2091-a) of the Supplement to the Code, 1907, relative to trolley or electric railways".

Amendment adopted and title as amended, agreed to.

On motion of Bruce of Floyd, Senate File No. 133, a bill for an act to amend Section Two Thousand and Ninety (2090) of the Code Supplement, 1907, relative to forfeiture of taxes voted in aid of railroads under the provisions of Title Ten (X), Chapter Five (5) of said Code Supplement, with report of committee recommending passage as amended, was taken up, considered and the committee amendments were adopted.

Harding of Woodbury offered the following amendment: I move to amend Section One by striking out of line 2 the words "Code Supplement" and inserting in lieu thereof the words "Supplement to the Code."

Adopted.

O'Connor moved the previous question.

Lost.

Dabney of Davis moved that further consideration be deferred and made a special order for Saturday at 10:30 o'clock, A. M.

Lost.

Mr. Bruce moved 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 ayes were:

Fraley, Griggs, Harvey, Hutchins, Koontz, Miller of Bremer, Miller of Dubuque, O'Connor, Olson, Perkins, Ritter, Schee, Townsend, Van Camp, Mr. Speaker—15.

The nays were:

Bauman, Beans, Beebe, Brady, Brockway, Collin, Cousins, Daniels, Dawson, Dewey, Dixon, Downey, Dunlap, Felt, Finlayson, George, Goodykoontz, Greene, Grout, Harding, Hayes, Hazen, Hickenlooper, Huff, Hunt, Kulp, Larrabee, Penn, Robbins, Rowles, Russell, Sater, Shane, Sherman, Skinner, Smith of Adams, Stipe. Stoddard, White, Whitney—40.

Absent or not voting:

Bascom, Black, Boettger, Bowman, Brown, Bruce, Bybee, Byerly, Campbell of Ida, Campbell of Webster, Crist, Cunningham, Dabney, Edmunds, Ellis, Enger, Escher, Fletcher, Fourt, Fry. Fulton, Gilbert, Halgrims, Hamilton, Hogan, Huntley, Jacobs, Jacobson, Johnson, Klay, Krebill, Kull, Leach, Lenocker, Linnan, Lounsberry, Lund, McCleery, McCullough, Milton, Moore, Murtagh, Newell, Odendahl, Patterson, Pickford, Ripley, Shankland. Smith of Decatur, Speer, Stephenson, Taylor, Zeller—53.

So the bill having failed to receive a constitutional majority was declared to have been lost.

On motion of O'Connor of Chickasaw, House File No. 577, a bill for an act to amend the law as it appears in Sections Fortynine Hundred Ninety-nine-a-6 (4999-a-6), Forty-nine Hundred Ninety-nine-a-8 (4999-a-8) of the Supplement to the Code, 1907, relating to protection against and means of escape from fire with report of committee recommending passage was taken up and considered.

O'Connor of Chickasaw, offered the following amendment:

I move to amend House File Five Hundred Seventy-seven (577), by striking out the period (.) following the word "shows" in the sixth (6th) line of Section Two (2) and inserting therefor a comma (,) and by adding after said comma (,) the following words "of a seating capacity exceeding one hundred fifty (150)."

Lost.

O'Connor of Chickasaw, offered the following amendment:

I move to amend by striking out the comma (,) following the word "alley" in the 14th line of Section Three (3) and inserting between the words "Alley" and "with" in said line the following: "or vacant ground,".

Moore of Linn moved to amend the amendment by adding thereto: "opening upon a public street or alley".

Amendment to amendment adopted.

Amendment as amended adopted.

Mr. O'Connor moved that the rules be suspended, 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 ayes were:

Bauman, Beans, Beebe, Bowman, Brady, Brockway, Bruce, Bybee, Collin, Cousins, Cunningham, Dawson, Dewey, Dixon, Dunlap, Escher, Finlayson, Fourt, Fry, George, Gilbert, Goodykoontz, Grout, Harding, Harvey, Hazen, Hickenlooper, Hogan, Huff, Hunt, Hutchins, Jacobs, Jacobson, Johnson, Krebill, Koontz, Kull, Kulp, Larrabee, Lenocker, Linnan, Lund, Miller of Bremer, Miller of Dubuque, Milton, Moore, Newell, O'Connor,

Odendahl, Olson, Penn, Perkins, Ritter, Rowles, Russell, Sater, Sherman, Skinner, Smith of Adams, Stipe Townsend, White, Whitney, Mr. Speaker—64.

The nays were:

Hayes, Huntley, Shane-3.

Absent or not voting:

Bascom, Black, Boettger, Brown, Byerly, Campbell of Ida, Campbell of Webster, Crist, Dabney, Daniels, Downey, Edmunds, Ellis, Enger, Felt, Fletcher, Fraley, Fulton, Greene, Griggs, Halgrims, Hamilton, Klay, Leach, Lounsberry, McCleery, McCullough, Murtagh, Patterson, Pickford, Ripley, Robbins, Schee, Shankland, Smith of Decatur, Speer, Stephenson, Stoddard, Taylor, Van Camp, Zeller—41.

So the bill passed and the title was agreed to.

On motion of Koontz of Johnson, House File No. 588, a bill for an act to establish in the state of Iowa, the title and ownership of all wild game, animals, birds and fish, was taken up and considered.

Hazen of Pottawattamie offered the following amendment:

Mr. Speaker-I move to amend House File No. 588 as follows:

Amend the title by substituting a comma for the period at the end thereof and by adding thereto the following:

"and to provide for distraining and disposing of wild deer now running at large."

And to amend Section 1 by inserting after the comma following the word "Iowa" in the second line thereof the following:

"except deer in parks and public and private preserves, the ownership of which has been acquired prior to the taking effect of this act."

And to amend Section 2 by inserting after the comma following the word "person" in the second line thereof the following: "except as provided in Section 1 hereof."

And to further amend said bill by adding at the end thereof the following:

"Sec. 3. When it shall become necessary to distrain any deer now running at large within this state, it shall be done under the authority and direction of the State Fish and Game Warden, who shall distribute such deer so captured to persons within this state, and the expenses of said capture and distribution shall be paid by the persons receiving such deer."

"Sec. 4. This act being deemed of immediate importance shall take effect and be in force from and after its passage and publication in the Register and Leader and Des Moines Capital, newspapers published in Des Moines, Iowa.

Adopted.

Mr. Koontz moved that the rules be suspended, 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 ayes were:

Bauman, Beebe, Bowman, Brockway, Bruce, Bybee, Collin, Cousins, Cunningham, Daniels, Dewey, Dunlap Enger Escher, Felt, Finlayson, Fulton, George, Gilbert, Goodykoontz, Greene, Griggs, Grout, Harding, Hayes, Hazen, Hickenlooper, Hogan, Huff, Hunt, Huntley, Jacobs, Jacobson, Koontz, Krebill, Kulp, Larrabee, Lenocker, Linnan, Lounsberry, Lund, Miller of Dubuque, Milton, Moore, Newell, O'Connor, Penn, Perkins, Pickford, Ritter, Rowles, Russell, Sater, Shane, Sherman, Smith of Adams, Smith of Decatur, Stipe, Stoddard, Townsend, Van Camp, White, Whitney, Mr. Speaker—64.

The nays were:

Odendahl, Skinner-2.

Absent or not voting:

Bascom, Beans, Black, Boettger, Brady, Brown, Byerly, Campbell of Ida, Campbell of Webster, Crist, Dabney, Dawson, Dixon, Downey, Edmunds, Ellis, Fletcher, Fourt, Fraley, Fry, Halgrims, Hamilton, Harvey, Hutchins, Johnson, Klay, Kull, Leach, McCleery, McCullough, Miller of Bremer, Murtagh, Olson, Patterson, Ripley, Robbins, Schee, Shankland, Speer, Stephenson, Taylor, Zeller—42.

So the bill passed and the title as amended was agreed to.

On motion of Moore of Linn House File No. 392, a bill for an act amending the law as it appears in Section Two Thousand, Five Hundred Thirty-nine (2539) of the Supplement to the Code, 1907, as amended by Chapter One Hundred Fifty-two (152) acts of the Thirty-third General Assembly, fixing the salary of the fish and game warden and providing for the payment of his ex-

penses, with report of committee recommending passage as amended was taken up, considered, and the Committee amendments were adopted.

Halgrims of Humboldt offered the following amendment: I move to amend by striking out \$2200 in the 7th line of Section one and insert \$1500.

Also strike out all of Section 2.

Larrabee of Fayette raised the point of order that the amendments were out of order because the committee amendments had already been adopted.

The Chair sustained the point of order.

Mr. Halgrims moved to reconsider the vote by which the committee amendments were adopted.

Motion prevailed.

Mr. Halgrims then offered the following amendment: I move to amend the report of the committee by striking out \$2200 and insert in lieu thereof \$1600. Also strike out all of Section 2 or the original bill.

Mr. Halgrims moved to withdraw the latter part of the amendment.

Motion prevailed.

Odendahl of Carroll moved the previous question.

Motion prevailed.

Amendment to amendment adopted.

Committee amendments as amended, adopted.

Mr. Moore moved that the rules be suspended, 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 ayes were:

Bauman, Beans, Beebe, Bowman, Brady, Bruce, Bybee, Collin, Cousins, Dabney, Daniels, Dewey, Dixon, Enger, Escher, Felt, Fourt, Fry, Fulton, George, Gilbert, Goodykoontz, Griggs, Grout, Halgrims, Harding, Hayes, Hickenlooper, Hogan, Huff, Hunt, Huntley, Hutchins, Jacobs, Jacobson, Johnson, Koontz,

Larrabee, Lenocker, Linnan, Lounsberry, Lund, Miller of Dubuque, Milton, Moore, Newell, O'Connor, Penn, Perkins, Pickford, Ripley, Ritter, Rowles, Russell, Sater, Shane, Sherman, Smith of Adams, Smith of Decatur, Stipe, Stoddard, Townsend, White, Whitney, Mr. Speaker—65.

The nays were:

Downey, Robbins, Skinner, Van Camp-4.

Absent or not voting:

Bascom, Black, Boettger, Brockway, Brown, Byerly, Campbell of Ida, Campbell of Webster, Crist, Cunningham, Dawson, Dunlap, Edmunds, Ellis, Finlayson, Fletcher, Fraley, Fry, Greene, Hamilton, Harvey, Hazen, Klay, Krebill, Kull, Kulp, Leach, McCleery, McCullough, Miller of Bremer, Murtagh, Odendahl, Olson, Patterson, Schee, Shankland, Speer, Stephenson, Taylor, Zeller—39.

So the bill passed and the title was agreed to.

On motion of Harding of Woodbury the House adjourned.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, APRIL 8, 1911.

House met pursuant to adjournment, Speaker Stillman in the Chair.

Prayer was offered by Rev. Fred B. Tucker of Bloomfield, Iowa.

Journal of April 7th corrected and approved.

On request of Sater of Des Moines, leave of absence was granted Leach of Henry until Monday.

MESSAGES FROM THE SENATE.

The following messages were received from the Senate:

MB. 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. 591, a bill for an act to legalize the ordinances of the town of Menlo, Guthrie County, Iowa.

GEO. A. WILSON,
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. 471, a bill for an act to legalize certain conveyance of real estate heretofore recorded.

GEO. A. WILSON, 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. 594, a bill for an act to legalize the notices of a certain special election held at Corydon, Iowa.

Geo. A. Wilson, 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. 579, a bill for an act authorizing the issue of a patent to the SW¼ of the SE¼, Sec. 16, Township 76, Range 21, West of the 5th P. M.

Geo. A. Wilson, 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. 477, a bill for an act authorizing the Governor of the State of Iowa to issue a patent attested by the Secretary of State, to Lot 6, in Block 96, of Iowa City, to John A. Reed.

Geo. A. Wilson, Secretary.

CONSIDERATION OF BILLS.

On motion of Johnson of Mitchell, Senate File No. 154, a bill for an act describing and defining negotiable and non-negotiable bills of lading, and providing for the issuing, transferring and endorsement thereof, defining the rights and duties of common carriers and all persons issuing and receiving the same, providing for the shipment and delivery of goods and property thereunder and for conviction and punishment for the violation of the provisions thereof, with report of committee recommending passage, was taken up and considered.

Mr. Johnson moved 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 ayes were:

Bascom, Bauman, Beebe, Black, Boettger, Bowman, Brady, Brown, Bruce, Campbell of Webster, Collin, Cousins, Cunningham, Dabney, Daniels, Dawson, Dewey, Dixon, Downey, Dunlap, Ellis, Enger, Escher, Felt, Finlayson, Fourt, Fry, Gilbert, Goodykoontz, Grout, Halgrims, Harding, Harvey, Hayes, Hazen, Hickenlooper, Hogan, Huff, Hunt, Huntley, Hutchins, Jacobs, Jacobson, Johnson, Klay, Koontz, Krebill, Kull, Lenocker, Lund, Miller of Dubuque, Milton, Moore, Odendahl, Pickford, Ritter, Robbins,

Rowles, Russell, Sater, Schee, Shane, Shankland, Sherman, Skinner, Smith of Adams, Smith of Decatur, Stephenson, Stoddard, Taylor, Townsend, White, Mr. Speaker—73.

The nays were:

Bybee, Newell, Penn-3.

Absent or not voting:

Beans, Brockway, Byerly, Campbell of Ida, Crist, Edmunds, Fletcher, Fraley, Fulton, George, Greene, Griggs, Hamilton, Kulp, Larrabee, Leach, Linnan, Lounsberry, McCleery, McCullough, Miller of Bremer, Murtagh, O'Connor, Olson, Patterson, Perkins, Ripley, Speer, Stipe, Van Camp, Whitney, Zeller—32.

So the bill passed and the title was agreed to.

SPECIAL ORDER NO. 25.

Time having arrived for Special Order, Senate Joint Resolution No. 7, a Joint Resolution approving estimates of cost, plans and specifications for buildings at the Agricultural College, at the State University, and at the State Teachers' College, was taken up and considered.

Goodykoontz of Boone offered the following amendment:

I move to amend the title and preamble of Senate Joint Resolution No. 7, as the same appears in the Senate Journal of April 5, 1911, on page 1371, by inserting in the sixth line thereof after the words "Margaret Hall" the words "and Poultry Laboratory."

Also amend Section 2 of the said Joint Resolution by inserting after the figures "55,000" in the seventh line thereof the words "and Poultry Laboratory at a cost not to exceed Six Thousand (\$6,000) Dollars."

Adopted.

SENATE JOINT RESOLUTION NO. 7.

Joint Resolution approving estimates of cost, plans and specifications for buildings at the Agricultural College, at the State University, and at the State Teachers' College.

Senate Joint Resolution approving estimates of cost, plans and specifications for the erection of new buildings at the State University, at the State College of Agriculture and Mechanic Arts, and at the State Teachers' College.

Joint Resolution approving estimates of cost, plans and specifications for the erection of a hospital heating station, a woman's building, an addition to the hospital, and a nurses' home, at the State University; a mechanical engineering laboratory, a stock judging pavilion and laboratory, a library, and an addition to Margaret Hall, at the State College of Agriculture and Mechanic Arts; and a training school at the State Teachers' College, and authorizing the erection of said buildings.

Whereas, the State Board of Education has submitted to the Thirty-fourth General Assembly of the State of Iowa, estimates of the cost, plans and specifications for the erection of a hospital heating station, a woman's building, an addition to the hospital, and a nurses' home, at the State University; a mechanical engineering laboratory, a stock judging pavilion and laboratory, a library and an addition to Margaret Hall and poultry laboratory, at the State College of Agriculture and Mechanic Arts; and a training school at the State Teachers' College, to be completed and erected under the provisions of Chapter One Hundred Eighty-three (183) of the Acts of the Thirty-first General Assembly, and the acts of the Thirty-fourth General Assembly in House File No. Two Hundred and Fifty-one (251), and

Whereas, said estimates of cost, plans and specifications are in every way proper and suitable, therefore

Be it Enacted by the General Assembly of the State of Iowa:

- Section 1. That the plans and specifications for the erection of a hospital heating station at a cost not to exceed Thirty Thousand Dollars (\$30,000.00), a woman's building at a cost not to exceed One Hundred Fifty Thousand Dollars (\$150,000.00) an addition to the hospital at a cost not to exceed One Hundred Thousand Dollars (\$100,000.00), and a nurses' home at a cost not to exceed Fifty Thousand Dollars (\$50,000.00) at the State University, submitted to the General Assembly of Iowa for approval are hereby approved.
- Sec. 2. That the plans and specifications for the erection of a mechanical engineering laboratory at a cost not to exceed Fifty Thousand Dollars (\$50,000.00), a stock judging pavilion and laboratory at a cost not to exceed Twenty Thousand Dollars (\$20,000.00), a library at a cost not to exceed Two Hundred and Twenty-five Thousand Dollars (\$225,000.00), and an addition to Margaret Hall at a cost not to exceed Fifty-five Thousand Dollars (\$55,000.00), and a poultry laboratory at a cost not to exceed Six Thousand (\$6,000.00) Dollars, at the State College of Agriculture and Mechanic Arts, submitted to the General Assembly of Iowa for approval, are hereby approved.
- Sec. 3. That the plans and specifications for the erection of a training school at a cost not to exceed One Hundred and Fifty Thousand Dollars (\$150,000.00), at the State Teachers' College, submitted to the General Assembly of Iowa for approval are hereby approved.
- Sec. 4. The State Board of Education is hereby authorized to erect all of the buildings enumerated in Sections One (1), Two (2), and Three (3), of this Joint Resolution.

Mr. Goodykoontz moved that the Joint Resolution be read a third time now, which motion prevailed, and the Joint Resolution was read a third time.

On the question, "Shall the Joint Resolution pass?"

The ayes were:

Bascom, Beebe, Black, Boettger, Bowman, Brady, Brockway, Bybee, Campbell of Webster, Collin, Crist, Cunningham, Daniels, Dawson, Dewey, Dixon, Dunlap, Enger, Fourt, Fry, Fulton, George, Goodykoontz, Grout, Halgrims, Harvey, Hayes, Hazen, Hickenlooper, Hogan, Huff, Hunt, Jacobs, Jacobson, Johnson, Klay, Krebill, Kull, Kulp, Larrabee, Lund, McCullough, Miller of Bremer, Milton, Moore, Murtagh, Olson, Patterson, Pickford, Ritter, Rowles, Russell, Sater, Shane, Shankland, Sherman, Smith of Adams, Stoddard, Taylor, Mr. Speaker—60.

The nays were:

Bauman, Downey, Ellis, Greene, Linnan, Odendahl, Skinner, Zeller—8.

Absent or not voting:

Beans, Brown, Bruce, Byerly, Campbell of Ida, Cousins, Dabney, Edmunds, Escher, Felt, Finlayson, Fletcher, Fraley, Gilbert, Griggs, Hamilton, Harding, Huntley, Hutchins, Koontz, Leach, Lenocker, Lounsberry, McCleery, Miller of Dubuque, Newwell, O'Connor, Penn, Perkins, Ripley, Robbins, Schee, Smith of Decatur, Speer, Stephenson, Stipe, Townsend, Van Camp, White, Whitney—40.

So the Joint Resolution passed and the title as amended agreed to.

REPORT OF COMMITTEE ON ENROLLED BILLS.

MR. SPEAKER—Your committee on enrolled bills respectfully report that they have this day sent to the governor for his approval, House File No. 423, a bill for an act to amend Section Eighteen Hundred Twenty-two (1822) of the Code relating to beneficiary associations composed of the members of any religious denomination and permitting any corporation heretofore organized, whose membership and plan of business permits, to bring its business under Chapter Nine, Title Nine of the Code.

U. G. WHITNEY,

Adopted.

Chairman.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS.

Whitney of Woodbury, 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. 377, a bill for an act to establish an antitoxin department under the control and direction of the State Board of Health for the purpose of aiding in the distribution of antitoxin to the people of the state of Iowa and making an appropriation therefor.

Also:

Substitute for Senate File No. 272, a bill for an act to amend Section One (1) and Section Three (3) Chapter One Hundred and Four (104) acts of the Thirty-third General Assembly, relating to fees for filing articles of incorporation of domestic, and domestic local building and loan associations and for renewals of such articles of incorporation.

Also:

Senate File No. 459, a bill for an act to legalize certain warrants of the city of Ottumwa, Iowa.

Also:

Senate Joint Resolution No. 5, a bill for an act approving estimate of cost, plans and specification for an addition to the wing to the Hospital at the State University.

Also:

Senate File No. 469, a bill for an act to legalize the action of the town council of the town of Wyoming, Iowa, in the issuance of bonds and refunding bonds for the building of a town hall, and all ordinances pertaining thereto.

Also:

Senate File No. 343, a bill for an act to repeal Section Nine Hundred and Sixteen (916) of Chapter Thirteen (13), Title Five (5), of the code, relating to the approval of plats of additions to cities or towns by city and town councils.

Also:

Senate File No. 444, a bill for an act to legalize certain acts and proceedings of the council of the incorporated town of Prairie City, Jasper county, Iowa, relating to the special election held in said town on September 6, 1907, the levy of a tax for a lighting plant fund and the transferring of said fund to the general fund of said town.

Also:

Senate File No. 452, a bill for an act legalizing the ordinances, resolutions and acts of the council of the incorporated town of Royal, in Clay county, Iowa, so far as effected by the election of six members of said council instead of five.

Also:

Senate File No. 460, a bill for an act to legalize the action of the independent school district of Bennett, Cedar county, Iowa, in voting bonds at an election held on the 14th day of March, 1910, and legalizing the bonds issued by said district under said election.

Also:

Substitute for Senate File No. 262, a bill for an act repealing Section Four Thousand Nine Hundred Ninety-nine-a38 (4999-a38) of Chapter Ten-b (10-b) of the Supplement to the Code, 1907, and enacting a substitute therefor relating to the enforcement of the pure drug laws.

Also:

Senate File No. 454, a bill for an act to legalize the action of the board of directors of the independent school district of Walker, Linn county, Iowa, in the levying and collection of certain taxes and to authorize the expenditure of the funds derived from said taxes.

Also:

Senate File No. 382, a bill for an act to legalize the acts of the treasurer of Monroe county, Iowa, relating to the transferring of funds from the district school fund to the county fund.

Also:

Senate File No. 409, a bill for an act to legalize the issuing of certain warrants drawn on the waterworks fund by the town council of the incorporated town of Fayette, Fayette county, state of Iowa, and regulating the payment thereof.

Also:

Senate File No. 477, a bill for an act to amend Section Eight Hundred and Ten (810) of the Code, in relation to publication of preliminary notice of street improvements in towns.

Also:

Senate File No. 421, a bill for an act to amend Section One Thousand Seventy-two (1072), Four Hundred Twenty-two (422), One Thousand Three Hundred Three (1303), Four Hundred Sixty-nine (469) of the Supplement to the Code, 1907, and Section Sixteen (16) Chapter Que Hundred Eighteen (118), Section One (1) Chapter Ninety-seven (97) of the acts of the Thirty-third General Assembly and to repeal Section

Five (5) of Chapter Ninety-six (96) of the acts of the Thirty-third General Assembly, and to repeal Section Fifteen Hundred Twenty-eight (1528) of the Supplement to the Code, 1907, and to enact a substitute therefor relating to the election of officers, to the powers of the board of supervisors, levying of taxes and powers and duties of the township trustees.

Also:

Senate File No. 229, a bill for an act to amend Sections Sixteen Hundred Forty-three (1643) and Sixteen Hundred Forty-five (1645) of the Code, and amendatory of Chapter Two (2) of Title Nine (9) of the Code, and to provide for the control and disposition of property of extinct religious societies in this state.

Also:

Senate File No. 463, a bill for an act to legalize an election held in the independent school district of Emmetsburg, Iowa, March 13, 1911, relating to the voting of bonds for school purposes.

Also:

Senate File No. 381, a bill for an act to legalize decrees, obtained prior to January 1, 1907, based on notice of publication where affidavit of non-residence was not filed, as by law provided.

U. G. WHITNEY,
Chairman House Committee.
ED P. MALMBERG,
Chairman Senate Committee.

Adopted.

On motion of Sater of Des Moines, House File No. 389, a bill for an act to indemnify H. C. Jackson for personal injury sustained by him while employed as head farmer at the State Hospital at Mt. Pleasant, Iowa, with report of committee recommending passage as amended, was taken up, considered, and the committee amendments were adopted.

Mr. Sater moved that the rules be suspended, 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 ayes were:

Bascom, Bauman, Beans, Beebe, Black, Boettger, Bowman, Brady, Brown, Bruce, Bybee, Campbell of Webster, Collin, Cousins, Crist, Dainels, Dewey, Downey, Dunlap, Ellis, Enger, Escher, Finlayson, Fourt, Fry, Fulton, George, Gilbert, Goodykoontz, Griggs,

Grout, Halgrims, Harding, Hayes, Hazen, Huff, Hunt, Hutchins, Jacobs, Jacobson, Johnson, Klay, Krebill, Kull, Kulp, Lenocker, Linnan, Lund, McCleery, Miller of Bremer, Miller of Dubuque, Milton, Moore, Murtagh, Newell, Odendahl, Olson, Patterson, Penn, Perkins, Pickford, Ripley, Ritter, Robbins, Rowles, Russell, Sater, Shane, Sherman, Skinner, Stephenson, Stoddard, Townsend, Van Camp, White, Whitney, Zeller, Mr. Speaker—78.

The navs were:

None.

Absent or not voting:

Brockway, Byerly, Campbell of Ida, Cunningham, Dabney, Dawson, Dixon, Edmunds, Felt, Fletcher, Fraley, Greene, Hamilton, Harvey, Hickenlooper, Hogan, Huntley, Koontz, Larrabee, Leach, Lounsberry, McCullough, O'Connor, Schee, Shankland, Smith of Adams, Smith of Decatur, Speer, Stipe, Taylor—30.

So the bill passed and the title was agreed to.

SPECIAL ORDER NO. 24.

Time having arrived for Special Order, House resumed consideration of Senate File No. 101, a bill for an act to repeal Section 2634-b, 2634-c and 2635-d, Supplement to the Code, 1907, and to enact substitutes therefor, relating to the training of teachers for rural schools and making appropriation therefor.

Fry of Wayne moved the previous question.

Motion prevailed and previous question was ordered.

Mr. Pickford moved 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 ayes were:

Bascom, Bauman, Beans, Beebe, Black, Boettger, Bowman, Brady, Brockway, Brown, Bruce, Campbell of Ida, Campbell of Webster, Collin, Cousins, Cunningham, Daniels, Dawson, Dewey, Dixon, Dunlap, Edmunds, Ellis, Enger, Escher, Felt, Finlayson, Fourt, Fraley, Fry, Fulton, George, Goodykoontz, Greene, Griggs, Grout, Halgrims, Hamilton, Harding, Harvey, Hayes, Hickenloop-

er, Hogan, Huff, Hunt, Huntley, Hutchins, Jacobson, Johnson, Klay, Koontz, Krebill Kull, Kulp, Larrabee, Lenocker, Linnan, Lounsberry, Lund, McCleery, McCullough, Miller of Bremer, Miller of Dubuque, Milton, Moore, Murtagh, Newell, O'Connor, Olson, Patterson, Penn, Pickford, Ripley, Ritter, Robbins, Rowles, Russell, Schee, Shane, Shankland, Sherman, Skinner, Smith of Adams, Stephenson, Sater, Stoddard, Townsend, Van Camp, White, Zeller, Mr. Speaker—91.

The nays were:

Bybee, Downey, Odendahl-3.

Absent or not voting:

Byerly, Crist, Dabney, Fletcher, Gilbert, Hazen, Jacobs, Leach, Perkins, Smith of Decatur, Speer, Stipe, Taylor, Whitney—14.

So the bill passed and the title was agreed to.

Larrabee of Fayette moved that the remarks of Pickford of Cerro Gordo, on Senate File No. 101 be printed in the Journal.

Motion prevailed.

Dixon of Sac in the Chair.

On motion of Bowman of Linn, House File No. 507, a bill for an act to repeal Chapter One Hundred Fifteen (115), Laws of the Thirty-third General Assembly, and enact a substitute therefor relating to banks and banking, with report of committee recommending passage as amended, was taken up, considered, and the committee amendments were adopted.

Mr. Bowman moved that the rules be suspended, 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 ayes were:

Bascom, Beans, Beebe, Boettger, Bowman, Brady, Brown, Bybee, Campbell of Ida, Campbell of Webster, Collin, Cousins, Cunningham, Daniels, Dawson, Dewey, Dixon, Ellis, Enger, Escher, Finlayson, Fourt, Fraley, Fry, Fulton, George, Goodykoontz, Grout, Hamilton, Harding, Harvey, Hayes, Hazen, Hickenlooper, Huff, Hunt, Huntley, Hutchins, Jacobs, Jacobson, Johnson, Klay, Kull, Kulp, Lund, McCullough, Miller of Bremer, Miller of Du-

buque, Milton, Moore, O'Connor, Olson, Patterson, Perkins, Ripley, Ritter, Russell, Schee, Shankland, Sherman, Smith of Adams, Stephenson, Stoddard, Taylor, Van Camp, White, Zeller, Mr. Speaker—68.

The nays were:

Downey, Edmunds, Odendahl, Rowles, Skinner-5.

Absent or not voting:

Bauman, Black, Brockway, Bruce, Byerly, Crist, Dabney, Dunlap, Felt, Fletcher, Gilbert, Greene, Griggs, Halgrims, Hogan, Koontz, Krebill, Larrabee, Leach, Lenocker, Linnan, Lounsberry, McCleery, Murtagh, Newell, Penn, Pickford, Robbins, Sater, Shane, Smith of Decatur, Speer, Stipe, Townsend, Whitney—35.

So the bill passed and the title was agreed to.

Klay of Sioux moved that Senate File No. 183 be made a Special Order for 2 o'clock this afternoon.

Motion prevailed.

Smith of Decatur called up his motion to reconsider the vote by which the report of the committee indefinitely postpoining Senate File No. 68 was adopted.

Sater of Des Moines moved the previous question.

Motion prevailed and the main question was ordered.

Roll call demanded by Sater of Des Moines and Linnan of Pocahontas.

On the question, "Shall the vote be reconsidered?"

The ayes were:

Beans, Beebe, Black, Brady, Brown, Dabney, Dewey, Edmunds, Finlayson, Fourt, Fraley, Greene, Griggs, Grout, Hamilton, Harding, Harvey, Hayes, Hickenlooper, Hogan, Hunt, Koontz, Kull, Kulp, McCullough, Moore, Murtagh, O'Connor, Olson, Perkins, Ritter, Shane, Shankland, Smith of Adams, Smith of Decatur, Speer, Stipe, Townsend—38.

The nays were:

Bascom, Bauman, Brockway, Bruce, Bybee, Campbell of Webster, Collin, Cousins, Daniels, Dawson, Dixon, Downey, Ellis, Enger, Felt, Fry, George, Gilbert, Goodykoontz, Huff, Huntley,

Hutchins, Jacobs, Jacobson, Johnson, Klay, Krebill, Larrabee, Lenocker, Linnan, Lounsberry, Lund, McCleery, Miller of Bremer, Miller of Dubuque, Newell, Odendahl, Patterson, Penn, Pickford, Ripley, Robbins, Rowles, Russell, Sater, Sherman, Skinner, Stoddard, Taylor, Van Camp, White, Zeller—52.

Absent or not voting:

Boettger, Bowman, Byerly, Campbell of Ida, Crist, Cunningham, Dunlap, Escher, Fletcher, Fulton, Halgrims, Hazen, Leach, Milton, Schee, Stephenson, Whitney, Mr. Speaker—18.

Motion lost and House refused to reconsider.

Speaker Stillman in the Chair.

On motion of O'Connor of Chickasaw, Senate File No. 336, a bill for an act relating to the assessment and collection of a tax upon collateral estates, annuities, legacies, bequests, gifts, transfers and inheritances, and repealing the law as it appears in Chapter 4, of Title VII, of the Supplement to the Code, 1907, and Chapter 92 of the Acts of the Thirty-third General Assembly, and to enact a substitute therefor, with report of committee recommending passage as amended, was taken up, considered, and the committee amendments were adopted.

Perkins of Delaware moved that further consideration be deferred and made a Special Order for Monday at 10 o'clock, A. M.

Lost.

Mr. O'Connor moved 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 ayes were:

Bascom, Beans, Black, Boettger, Bowman, Brady, Brockway, Brown, Bruce, Bybee, Byerly, Campbell of Ida, Campbell of Webster, Collin, Cousins, Crist, Cunningham, Dabney, Daniels, Dawson, Dewey, Dixon, Downey, Dunlap, Ellis, Enger, Escher, Felt, Finlayson, Fourt, Fraley, Fry, George, Gilbert, Goodykoontz, Greene, Griggs, Grout, Hamilton, Harvey, Hazen, Hickenlooper, Hogan, Huff, Hunt, Huntley, Hutchins, Jacobs, Jacobson, Johnson, Klay, Koontz, Krebill, Kull, Kulp, Larrabee, Lenocker, Linnan, McCullough, Miller of Dubuque, Milton, Moore, Murtagh, Newell, O'Connor, Olson, Penn, Perkins, Pickford, Ripley, Ritter,

Rowles, Russell, Sater, Schee, Shane, Shankland, Smith of Adams, Speer, Stephenson, Stipe, Stoddard, Taylor, Zeller, Mr. Speaker—85.

The nays were:

Bauman, Edmunds, Lounsberry, McCleery, Patterson, Robbins, Skinner, Townsend, Van Camp-9.

Absent or not voting:

Beebe, Fletcher, Fulton, Halgrims, Harding, Hayes, Leach, Lund, Miller of Bremer, Odendahl, Sherman, Smith of Decatur, White, Whitney—14.

So the bill passed and the title was agreed to.

Zeller of Madison presented the following Resolution, asked unanimous consent for immediate consideration and moved its adoption.

Whereas, The members of this House were for days in the shadow of impending gloom owing to the serious illness of our colleague from Jones, therefore be it

Resolved, That we congratulate the gentleman from Jones on his convalescence and that we all rejoice in again having him sit with us.

Motion prevailed and Resolution was adopted by rising vote.

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 concurred in House amendments to Senate File No. 257, a bill for an act to legalize an election of Scott county, Iowa, held November 8, 1910, for the erection and maintenance of a detention home for dependent, neglected and delinquent children.

GEO. A. WILSON,

Secretary.

Also:

MR. SPEAKER—I am directed to inform your honorable body that the Senate has concurred in House amendments substitute for Senate File No. 125, a bill for an act to create an employers' liability commission and make an appropriation therefor,

GEO. A. WILSON,

Secretary.

O'Connor of Chickasaw moved that the Governor be requested to return to the House for correction, House File No. 180.

Motion prevailed.

Beebe of Franklin moved that when the House adjourn it be to reconvene at 1:30 o'clock, P. M.

Motion prevailed.

The following communication was sent to the Governor:

To His Excellency, the Governor of Iowa:

I am directed to inform you that the House herewith respectfully requests the return of House File No. 180 for the purpose of making a correction.

C. R. BENEDICT.

Chief Clerk.

Senate File No. 101 being under discussion, Pickford of Cerro Gordo made the following remarks:

I desire to call the attention of the House to the merits of this bill and to some of the effects we expect it to produce.

Using the language of a distinguished American statesman I will state that we, of the country, are confronted by a condition and not a theory. This condition is a diminishing rural population. It affects residents of both city and country because it disturbs the balance between producer and consumer. It is one of the causes of the increased cost of living.

The growth of population has increased so much faster than the production of food, that it becomes a matter of importance to this nation to inquire into the cause of the movement of country population toward the cities and why there is almost no return current.

If we eliminate from this discussion those causes which are the result of the natural restlessness of youth, the desire to try something different from what he has been accustomed to, if we take away those whom nature never intended to be farmers and who ought to leave the country, there still remains a very large number unaccounted for.

It cannot be because of a lack of prosperity. I have but to point to the thousands of good farm homes that have been built all over this state in the last twenty years and I make the statement that the farmer in his calling is as sure of securing a competency for his old age as those of any other occupation if he uses the same forethought and diligence as is required in other lines of work.

Inventive genius has made it possible for him to have and enjoy more household conveniences on the farm than he could afford to have if he lived in a city. If he does not have them some other cause must be found than the fact that he is a farmer and lives in the country.

But there are two causes of the discontent we find in the country which are very evident. Both affect the social life of the farmer and, in my opinion are the main reasons why farmers and their wives become discontented with their surroundings.

Plenty of good food, independence of thought and action, comfortable homes, connection with the world by the daily mail and with the neighborhood by telephone—all these are good, but there is still the social hunger which can only be satisfied by actually getting together and meeting one's fellows face to face; there is still the feeling that it is our duty to give our children so far as we can, an education which will start them out in life on as nearly an equal footing with their fellows as is possible. These two problems are still unsolved. The farmer must ultimately work them out for himself but this legislature can help him by passing laws which will make good roads and good schools possible.

When the country road is in such shape that it is possible to travel comfortably and speedily from place to place the social problem will be solved. It is simply a matter of getting there. The present unsocial condition of country life is a direct result of road conditions and distance. Good roads and good schools are intimately connected. Make the roads good and the larger school unit with all its lessened cost and increased efficiency becomes possible.

But in the meantime what can we do?

Everyone familiar with country school conditions admits that there is a growing scarcity of teachers in the rural schools and that the quality of efficiency is not rising. Some had hoped that increased wages and a rising standard for passing examinations would bring about the desired result. It has failed to do so. The average wage of female teachers in Iowa thirty-five years ago was \$28.00 a month. Today it is \$42.21 a month.

This has brought no surplus of teachers to the country schools. If the standard of examination is raised we shall have still less.

Let us look at the condition of the rural schools as shown by the last report of the State Superintendent. Of the 510,661 pupils enrolled in the public schools of the state in the year 1910, 249,680 are in the rural schools—or nearly one-half. There are 12,640 of these rural schools which require an equal number of teachers. More than 3,000 of these rural teachers are BRAND NEW EVERY YEAR, for the average length of service of a teacher is a little over three years.

We paid the teachers of all these schools \$5,000,000 last year and at least one-fourth of this sum was paid to persons who had no previous experience in teaching and no professional training. They experimented at our expense. Do you think we can afford to have our children experimented on by these raw recruits to the army of teachers? The average age of all those who applied for certificates in the year 1910 was 22.6 years. It is a safe guess that the rural schools got practically all of the younger and inexperienced ones.

Of the 24,080 persons who were examined for certificates in 1910, 7,059 were rejected, 4,754 of those who did pass had had no experience in teaching, 2,341 had taught less than one year, 4125 had certificates lower than third grade, 3,880 held third grade certificates, 7,598 held second grade certificates, 1,418 held first grade certificates. My experience of twenty-five years as a school officer justifies me in saying that we get comparatively few first grade teachers in the rural schools.

Now the difference in the grade of certificate held is a matter of knowledge and experience and no person can teach that which she does not know; and often we find persons who cannot teach that which they do know, for the teaching quality is party a natural gift, but it is also one which must be cultivated. How can we expect good work from the poorer and lower half of this class of teachers—for that is the kind which naturally gravitates to and remains in, the country schools.

Do not delude yourself with the fact that we have an excellent Normal School which turns out several hundred trained teachers every year. If all the graduates of all the colleges and state schools of Iowa were to go to teaching, they could not supply the schools with trained teachers. There were 27,598 teachers employed in Iowa last year while the total enrollment of fifteen colleges and three state schools last year amounted to 14,932. Less than 500 of those who were licensed to teach in Iowa last year were college graduates. Practically none of these went to the country schools. They could not afford to for two reasons. First on account of the small pay and second, because they could not use the knowledge they had spent time and money in acquiring, on such primary work. Our source of supply comes partly from the graduates of the High School, but largely from those who have dropped out of school before reaching that point; and the fact that 7,000 applicants out of 24,000 failed to get a certificate. while 8,000 more were able to get only third grade or worse, indicates that they were woefully deficient in the common branches. Let me repeat that no teacher can teach what she does not know.

Increase of wages has not even kept the supply of teachers up to the demands of rural schools. More and more complaint comes from County Superintendents that they have schools for which no teacher can be found, or if found it is only by issuing a provisional certificate and lowering the bars of admission to the lowest point. Let me repeat again, they are practicing and experimenting on our children at our expense.

This demand for teachers is going to be constant. Why not set about seeking some source of supply which shall furnish them in sufficient number and of a quality and training sufficient for the needs of the rural schools?

As regards the value of professional training in regard to teachers. It is interesting to note, that in the examination of last July, of those who attempted to get first grade certificates, only 30 per cent. succeeded, while 70 per cent. were compelled to take lower grades. Of those who wrote for certificates but who had received no training above grammar grades, 31 per cent. failed entirely. Of those having some high school training but not enough to graduate, 19 per cent. failed entirely. Of high school graduates 9½ per cent. failed, while of those having college or normal school training, but 5 per cent. failed. Is there not a lesson in this Now, if we can take this high school training and divert a portion of it so that it shall have special reference to the work of country school teaching and require a thorough review of the common school branches, and reinforce this training, by observation lessons in the work done by the best primary teachers in the city schools, will we not lower this

per cent. of failures in examination and increase the supply and efficiency of teachers for the rural schools?

There is another point where I believe we would gain. Very many of the young girls who begin their work of teaching in the country school are town bred girls. They are not in sympathy with country conditions. They are lonesome. They miss the whirl of the city. They are not to blame for it, but they find it hard to adjust themselves to the quiet of the country. They are not in touch with country life. They magnify its disadvantages and miss its excellencies and because of this, they fail to be an inspiration to the girl in the sunbonnet and to the barefooted boy, and at the first opportunity they escape from what they consider a necessary but unpleasant way of beginning their career as a teacher and gladly accept the first chance they have to get a position in the grades of some city or town school.

What we want in the country school is a young woman who is in touch with country conditions, who can enter into the spirit of farm life, who is not above work with her hands, who can be an inspiration to the boys and girls who come to learn of her, because she knows their life in all its phases, who can look through the rough exterior of the shock headed boy and see the germ of a strong man in him, who can encourage the shy and bashful girl in the sunbonnet to make the most of herself and who can make both pupils and patrons feel she is one of them.

While this is not impossible to the town bred young woman, I believe it is more likely to be found in the country girl who goes through the district school and who is already a fairly good housekeeper before she enters the high school. If she can now have free high school training and the last two years can elect to take normal training and if she is compelled by this course to review those common branches which she will find most necessary to use in rural school work, and if she can know that she can graduate directly into a teacher in the country school, where she is sure of a position at good wages, among her home folks, or at least in home conditions, will we not have gone a long way toward supplying a sufficient number of teachers with enough ability to do good work in country schools?

This is what this bill is intended to do and, working in conjunction with the free high school training bill for rural pupils, I believe it is the greatest forward step we have made in many a year toward the solution of the country school problem because we have begun with the heart of the whole problem—the teacher. There, gentlemen, lies the remedy for the poor work done in the country school. Give me a good teacher, one who is wide awake to the development of the best there is in the child life around her; one who knows how to work—how to present the subject she is attempting to teach so that it shall attract the attention of the child, one who is in sympathy with the life which surrounds the child and who can at least attempt to open the door of the great outsde world which envelops the child so that he shall feel that there is a close and very direct connection between school work and the

every day life he leads and will lead when he grows to be a man, and I will ask nothing better than the common district school. Fine buildings, costly apparatus, well cared for grounds, libraries and other equipment, all have their place, but the center of it all is the teacher.

This is not an experiment. It has been used in Kansas and Nebraska for several years. In Nebraska a dozen high schools were giving normal training in 1907 when the state appropriation of \$500 became available. There were sixty-nine in 1908, ninety-eight in 1909, one hundred ten in 1910. The effect on the teachers has been such that only six hundred of all the rural school teachers of Nebraska have had no normal training. Two thousand two hundred seven have graduated from county normal schools in the last three years. In Kansas, during the first year of the operation of the law, one hundred ten high schools qualified for the work. These schools represented 78 of the 105 counties in the state and graduated 723 students from the normal training course.

The movement means better high schools because more closely supervised and more highly regarded by the common people; better grade schools because of the observational visits of the normal students; and, above all, better rural schools because of more efficient teachers.

I urge every member of this House to support this bill which passed the Senate without a dissenting vote.

Johnson of Mitchell moved that a committee of three be appointed to notify the Senate that the House was ready to receive it in Joint Convention.

Motion prevailed.

The Speaker appointed as such committee: Johnson of Mitchell, Speer of Warren, Newell of Plymouth.

The Sergeant-at-Arms announced the arrival af the members of the Senate, who took their seats on the west side of the House Chamber.

JOINT CONVENTION.

The Joint Convention was called to order by Lieutenant Governor Clarke, President of the Joint Convention, at 112 o'clock noon.

The roll was then called and the following members responded as present:

Adams, Allen of Pocahontas, Ames, Balkema, Balluff, Bascom, Bauman, Beans, Beebe, Bennett, Black, Boettger, Bowman, Brady, Brockway, Brown of Decatur, Brown of Wright, Bruce, Bybee, Byerly, Campbell of Ida, Campbell of Webster, Chapman, Clarkson, Collin, Cousins, Cowles, Crist, Crow, Cunningham, Dabney,

Daniels, Dawson, Dewey, DeWolf, Dixon, Downey, Dunlap, Dunnegan, Edmunds, Ellis, Enger, Escher, Felt, Finlayson, Fitchpatrick, Fourt, Fraley, Francis, Fry, Fulton, Garrett, Gates, George, Gilbert, Gillilland, Goodykoontz, Greene, Griggs, Grout, Halgrims, Hamilton, Hammill, Harding, Harvey, Hayes, Hazen, Hickenlooper, Hogan, Huff, Hunt, Hunter, Huntley, Hutchins, Jacobs, Jacobson, Jewell, Johnson, Klay, Koontz, Krebill, Kull, Kulp, Larrabee of Webster, Larrabee of Fayette, Legel, Lenocker, Linnan, Lounsberry, Lund, McCleery, McColl, McCulloch of Wayne, McCullough of Dubuque, McManus, Malmberg, Mattes, Miller of Dubuque, Milton, Moore, Murtagh, Neal, Newell, O'Connor, Odendahl, Olson, Parshall, Patterson, Penn, Perkins, Pickford, Proudfoot, Quigley, Ream, Ripley, Ritter, Robbins, Rowles, Russell, Sammis, Sater, Saunders, Savage, Schee, Schrup, Shane, Shankland, Sherman, Skinner, Smith of Adams, Smith of Decatur, Smith of Mitchell, Smith of Shelby, Speer, Stephenson, Stillman, Stipe, Stoddard, Stuckslager, Sullivan, Taylor of Union, Taylor of Appanoose, Townsend, Van Camp, Van Law, Webber, White of Benton, White of Iowa, Whitney, Wilson, Zeller-151.

Absent or paired:

Allen of Jefferson, Chase, Fletcher, Hoyt, Leach, Miller of Bremer, Spaulding—7.

President Clarke announced the Joint Convention duly organized, with a quorum of members present.

President Clarke then announced that the roll would be called for the purpose of electing a United States Senator in Congress, and appointed as teller on the part of the Senate, Senator Savage of Adair, and as assistant teller, Senator Hoyt of Buchanan.

Speaker Stillman appointed as teller on the part of the House, Representative Huff of Hardin, and as assistant teller, Representative Crist of Clarke.

Upon the roll being called, those voting for Claude R. Porter were:

Balluff, Bauman, Black, Boettger, Byerly, Clarkson, Crow, Dabney, DeWolf, Downey, Dunlap, Dunnegan, Ellis, Escher, Garrett, Gilbert, Greene, Griggs, Hamilton, Hayes, Hazen, Koontz, Krebill, Kull, Legel, Lenocker, Linnan, McCullough of Dubuque, McManus, Miller of Dubuque, Milton, Murtagh, O'Connor, Odendahl, Olson, Parshall, Penn, Ritter, Rowles, Sater, Schrup, Ste-

phenson, Taylor of Union, Taylor of Appanoose, Townsend, White of Benton, White of Iowa, Wilson—48.

Those voting for Horace E. Deemer were:

Adams, Beans, Bennett, Bowman, Brown of Decatur, Chapman, Cowles, Crist, Daniels, Dewey, Edmunds, Fulton, Gillilland, Hickenlooper, Hogan, Jacobson, Lounsberry, McCleery, McCulloch of Wayne, Malmberg, Mattes, Neal, Proudfoot, Robbins, Saunders, Savage, Smith of Adams, Smith of Decatur, Smith of Shelby, Speer, Stipe, Stuckslager, Sullivan, Van Camp, Van Law—35.

Those voting for W. S. Kenyon were:

Allen of Pocahontas, Ames, Balkema, Beebe, Brady, Brockway, Brown of Wright, Bruce, Bybee, Campbell of Ida, Campbell of Webster, Collin, Cousins, Cunningham, Dawson, Enger, Felt, Finlayson, Fitchpatrick, Fourt, Fraley, Fry, Gates, George, Goodykoontz, Grout, Halgrims, Hammill, Harding, Harvey, Huff, Hunt, Huntley, Hutchins, Jacobs, Jewell, Johnson, Klay, Kulp, Larrabee of Fayette, Larrabee of Webster, Lund, McColl, Moore, Newell, Patterson, Perkins, Pickford, Ripley, Russell, Sammis, Schee, Shane, Shankland, Sherman, Skinner, Smith of Mitchell, Stillman, Stoddard, Zeller—60.

Those voting for George M. Curtis were: Bascom, Dixon, Whitney—3.

Those voting for John T. Clarkson were: Quigley, Ream, Webber—3.

Those voting for L. E. Francis were: Hunter-1.

Those voting for Henry Wallace were: Francis—1.

Absent or paired:

Allen of Jefferson, Chase, Fletcher, Hoyt, Leach, Miller of Bremer, Spaulding-7.

President Clarke announced that no one had received a majority of the votes cast in the Joint Convention for United States Senator in Congress and that no election had occurred.

Journal of the Joint Convention was then read and approved.

On motion of Representative Dewey of Guthrie the Joint Convention was dissolved.

House reconvened, Speaker Stillman in the Chair.

On motion of Sater of Des Moines the House adjourned until 1:30 P. M.

AFTERNOON SESSION.

House reconvened, Speaker Stillman in the Chair.

On request of Griggs of Scott, leave of absence was granted Boettger of Scott until Monday.

Fraley of Polk moved that the Governor be requested to return to the House for correction, House File No. 574.

Motion prevailed.

On request of Huff of Hardin, leave of absence was granted Goodykoontz of Boone until Monday.

CONSIDERATION OF BILLS.

On motion of Stipe of Page, Senate File No. 145, a bill for an act appropriating the sum of seventy-five dollars (\$75.00) to be paid to S. J. McCord in settlement of a claim against the State of Iowa arising by reason of the efforts of the said S. J. McCord to extradite one James F. Milligan, with report of committee recommending passage was taken up and considered.

Mr. Stipe moved 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 ayes were:

Bascom, Bauman, Beans, Black, Boettger, Bowman, Brady, Brown, Bruce, Bybee, Byerly, Campbell of Ida, Collin, Dabney, Dewey, Downey, Dunlap, Edmunds, Ellis, Escher, Felt, Fourt, Fulton, George, Gilbert, Griggs, Grout, Harvey, Hayes, Hazen, Hickenlooper, Huff, Hunt, Hutchins, Jacobson, Johnson, Klay, Krebill, Kull, Kulp, Larrabee, Lenocker, Lounsberry, McCullough, Miller of Bremer, Miller of Dubuque, Milton, Murtagh, Newell, Odendahl, Patterson, Perkins, Pickford, Ripley, Ritter, Rowles, Russell, Sater, Schee, Shane, Shankland, Sherman, Skinner, Smith of Adams, Smith of Decatur, Speer, Stephenson, Stipe, Stoddard, Taylor, White, Mr. Speaker—72.

The nays were:

Zeller—1.

Absent or not voting:

Beebe, Brockway, Campbell of Webster, Cousins, Crist, Cunningham, Daniels, Dawson, Dixon, Enger, Finlayson, Fletcher, Fraley, Fry, Goodykoontz, Greene, Halgrims, Hamilton, Harding, Hogan, Huntley, Jacobs, Koontz, Leach, Linnan, Lund, McCleery, Moore, O'Connor Olson, Penn, Robbins, Townsend, Van Camp, Whitney—35.

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. 265, a bill for an act to provide for the support of the College for the Blind, fixing a minimum monthly allowance and repealing the law as it appears in Section 2718-a of the Supplement to the Code, 1907.

GEO. A. WILSON,

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. 286, a bill for an act to provide for the support of the State Hospitals for the Insane and repealing the law as it appears in Section 2291-b, Chapter 2, Title XII, Supplement to the Code, 1907.

GEO. A. WILSON,

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. 254, a bill for an act to provide for the support of the industrial schools.

GEO. A. WILSON, 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. 483, a bill for an act to amend the law as it appears in Section 1272, Supplement to the Code, 1907, relating to the filling of vacancies in the office of councilman or mayor of any city, and all other elective city officers.

GEO. A. WILSON, 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. 296, a bill for an act to legalize an election of Scott County, Iowa, held November 8, 1910, for the construction and maintenance of a county hospital.

GEO. A. WILSON, 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. 482, a bill for an act to legalize certain acts and proceedings of the city of Toledo, Tama County, Iowa.

GEO. A. WILSON,

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. 449, a bill for an act relating to the inspection and test of all illuminating oils kept for sale or sold within this state.

GEO. A. WILSON, Secretary.

SENATE MESSAGES CONSIDERED.

Senate File No. 265, a bill for an act to provide for the support of the College for the Blind, fixing a minimum monthly allowance and repealing the law as it appears in Section 2718-a of the Supplement to the Code, 1907.

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

Senate File No. 286, a bill for an act to provide for the support of the State Hospitals for the Insane and repealing the law as it appears in Section Twenty-two Hundred Ninety-one-b (2291-b), Chapter Two (2), Title Twelve (XII), Supplement to the Code, 1907.

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

Senate File No. 254, a bill for an act to provide for the support of the industrial schools and fixing a minimum monthly allowance for each of the departments, and repealing the law as it appears in Section Twenty-seven Hundred Thirteen (2713) of the Supplement to the Code, 1907.

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

Senate File No. 483, a bill for an act to amend the law as it appears in Section Twelve Hundred Seventy-two (1272), Supplement to the Code, 1907, relating to the filling of vacancies in the office of councilman or mayor of any city, and all other elective city officers.

Read first and second time and referred to the Sifting Committee.

Senate File No. 296, a bill for an act to legalize an election of Scott County, Iowa, held November 8, 1910, for the construction and maintenance of a county hospital the acts and resolutions of the Board of Supervisors and authorizing the issuance of bonds therefor.

Read first and second time and referred to the Sifting Committee.

Senate File No. 482, a bill for an act to legalize certain acts and proceedings of the city of Toledo, Tama County, Iowa.

Read first and second time and referred to the Sifting Committee.

Substitute for Senate File No. 449, a bill for an act to amend the law as it appears in Section Twenty-five Hundred Five (2505), Supplement to the Code, 1907, as amended by Chapter One Hundred Forty-seven (147) acts of the Thirty-third General Assembly, relating to the inspection and test of all illuminating oils kept for sale or sold within this state.

Read first and second time and referred to the Sifting Committee.

The following communication was sent to the Governor:

To His Excellency, the Governor of Iowa:

I am directed to inform you that the House herewith respectfully re-

quests the return of House File No. 574 for the purpose of making a correction.

C. R. BENEDICT, Chief Clerk.

CONSIDERATION OF BILLS.

On motion of Ripley of Hancock, House File No. 356, a bill for an act establishing the state colony for epileptics and making an appropriation for the purchase of land and the erection of buildings for said colony, with report of committee recommending passage as amended was taken up, considered, and the committee amendments were adopted.

Mr. Ripley moved that the rules be suspended, the bill be considered engrossed, and read a third time now, which motion prevailed, and the bill was a read a third time.

On the question, "Shall the bill pass?"

The ayes were:

Bascom, Bauman, Beebe, Black, Bowman, Brady, Brockway, Brown, Bruce, Bybee, Campbell of Ida, Campbell of Webster, Collin, Cousins, Crist, Dabney, Daniels, Dawson, Dixon, Downey, Ellis, Enger, Escher, Felt, Finlayson, Fourt, Fulton, George, Gilbert, Griggs, Grout, Harding, Harvey, Hayes, Hickenlooper, Hogan, Huff, Hunt, Hutchins, Jacobs, Jacobson, Johnson, Klay, Krebill, Kull, Larrabee, Lenocker, Linnan, Lounsberry, Lund, McCleery, McCullough, Miller of Dubuque, Milton, Moore, Murtagh, Newell, O'Connor, Olson, Patterson, Penn, Pickford, Ritter, Robbins, Rowles, Russell, Sater, Schee, Shane, Shankland, Sherman, Smith of Adams, Speer, Stephenson, Stoddard, Townsend, Zeller, Mr. Speaker—78.

The nays were:

Dewey, Hazen, Skinner, Van Camp, White-5.

Absent or not voting:

Beans, Boettger, Byerly, Cunningham, Dunlap, Edmunds, Fletcher, Fraley, Fry, Goodykoontz, Greene, Halgrims, Hamilton, Huntley, Koontz, Kulp, Leach, Miller of Bremer, Odendahl, Perkins, Ripley, Smith of Decatur, Stipe, Taylor, Whitney—25.

So the bill passed and the title was agreed to.

The following messages were received from the Governor:

MR. SPEAKER—I am directed to inform your honorable body that the Governor herewith returns as requested by the House House File No. 180, a bill for an act amending Chapter Eight (8) of Title Thirteen (XIII) of the Supplement to the Code, 1907, and being additional thereto

and providing that females liable to be committed to the State Industrial School, may be committed to accredited institutions.

C. C. NYE, Secretary to the Governor.

Also:

Mr. Speaker—I am directed to inform your honorable body that the Governor herewith returns as requested by the House House File No. 574, a bill for an act to legalize the official acts of certain notaries public.

C. C. NYE, Secretary to the Governor.

SPECIAL ORDER NO. 26.

Time having arrived for Special Order, Senate File No. 183, a bill for an act to encourage the dairy industry of the State of Iowa, to aid in providing instruction in practical and scientific dairying and making an appropriation therefor, with report of committee recommending passage as amended by substitute amendment and minority views recommending passage without amendment, was taken up and considered.

Moore of Linn moved the adoption of the committee report.

Klay of Sioux moved as an substitute that the minority recommendations be substituted for the report of the committee.

Cunningham of Buena Vista moved the previous question, with reference to the motion for substitution.

Roll call was demanded by Klay of Sioux and O'Connor of Chickasaw.

On the question, "Shall the recommendations of the minority be substituted for the majority report?"

The ayes were:

Beebe, Bybee, Collin, Cousins, Daniels, Dewey, Enger, Finlayson, Fraley, Fry, Fulton, Grout, Halgrims, Harding, Harvey, Hogan, Hutchins, Jacobson, Klay, Kull, Larrabee, Newell, O'Connor, Olson, Perkins, Pickford, Russell, Shankland, Speer, Stoddard, Whitney—31.

The nays were:

Bascom, Bauman, Beans, Black, Bowman, Brady, Brockway, Brown, Campbell of Ida, Crist, Cunningham, Dabney, Dawson, Dixon, Dunlap, Edmunds, Escher, Felt, George, Gilbert, Greene, Griggs, Hamilton, Hayes, Hazen, Hickenlooper, Huff, Hunt, Huntley, Jacobs, Johnson, Koontz, Kulp, Lenocker, Linnan, Louns-

berry, Lund, McCleery, McCullough, Miller of Dubuque, Moore, Odendahl, Patterson, Ripley, Ritter, Robbins, Rowles, Sater, Schee, Skinner, Smith of Adams, Smith of Decatur, Stephenson, Stipe, Taylor, Townsend, Van Camp, White, Mr. Speaker—59.

Absent or not voting:

Boettger, Bruce, Byerly, Campbell of Webster, Downey, Ellis, Fletcher, Fourt, Goodykoontz, Krebill, Leach, Miller of Bremer, Milton, Murtagh, Penn, Shane, Sherman, Zeller—18.

So the motion lost and the House refused to substitute the minority recommendations for the report of the committee.

The motion for the adoption of the report of the committee prevailed.

On the question to substitute the substitute amendment proposed by the committee for the original bill, roll call was demanded by O'Connor of Chickasaw and Perkins of Delaware.

On the question, "Shall the substitute amendment be substituted for the original bill?"

The ayes were:

Bascom, Bauman, Beans, Bowman, Brady, Brockway, Brown, Campbell of Ida, Campbell of Webster, Crist, Cunningham, Dabney, Dawson, Dunlap, Edmunds, Ellis, Escher, Felt, Finlayson, Fourt, George, Gilbert, Greene, Griggs, Grout, Hamilton, Harvey, Hayes, Hazen, Hickenlooper, Huff, Huntley, Jacobs, Johnson, Klay, Koontz, Kull, Larrabee, Lenocker, Lounsberry, Lund, McCullough, Miller of Dubuque, Moore, Murtagh, O'Connor, Olson, Patterson, Penn, Ripley, Ritter, Rowles, Russell, Sater, Schee, Shane, Shankland, Smith of Adams, Smith of Decatur, Speer, Stephenson, Stipe, Stoddard, Taylor, Townsend, Van Camp, White, Mr. Speaker—68.

The nays were:

Beebe, Bybee, Collin, Cousins, Dewey, Dixon, Downey, Fulton, Harding, Hogan, Hutchins, Larrabee, McCleery, Newell, Odendahl, Pickford, Robbins—17.

Absent or not voting:

Black, Boettger, Bruce, Byerly, Daniels, Enger, Fletcher, Fraley, Fry, Goodykoontz, Halgrims, Hunt, Jacobson, Krebill, Leach, Linnan, Miller of Bremer, Milton, Perkins, Sherman, Skinner, Whitney, Zeller—23.

Motion prevailed and substitute amendment was substituted for the original bill.

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 Figure is asked:

Substitute for Senate File No. 298, a bill for an act to authorize the removal of the Soldiers' and Sailors' monument in Des Moines, Iowa.

GEO. A. WILSON.

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. 152, a b!ll for an act to establish and maintain a State Normal School for the ducation and preparation of teachers for the common schools of Iowa.

GEO. A. WILSON, Secretary.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS.

Whitney of Woodbury, 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, Substitute for Senate File No. 214, a bill for an act to appropriate Two Thousand Dollars (\$2,000.00) to assist in the erection of the monument to the unknown soldiers buried in the National Cemetery at Keokuk, Iowa.

Alen .

Substitute for Senate File No. 125, a bill for an act to create an employer's liability commission and make an appropriation therefor.

Also:

Substitute for Senate File No. 90, a bill for an act to amend the law as same appears in Section Thirteen Hundred and Four (1304), of the Supplement to the Code, 1907, relating to the exemption of property from taxation.

U. G. WHITNEY,
Chairman House Committee.
Ed. P. Malmberg,

Chairman Senate Committee.

Adopted.

SENATE MESSAGES CONSIDERED.

Substitute for Senate File No. 298, a bill for an act to author-

ize the removal of the Soldiers' and Sailors' monument in Des Moines, Iowa, and the erection of the same upon the site provided by the city of Des Moines, adjacent to the east bank of the Des Moines river between Locust and Walnut streets in said city and making an appropriation to defray the expense thereof.

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

Substitute for Senate File No. 152, a bill for an act to establish and maintain a State Normal School for the education and preparation of teachers for the common schools of Iowa.

Read first and second time and referred to the Sifting Committee.

On motion of Bauman of Van Buren, the pages of the House were excused for the balance of the afternoon.

The Speaker announced that as Speaker of the House, he had signed in the presence of the House, Senate File Nos. 477, 381, 382, 454, 262, 459, 377, 343, 229, 460, 463, 444, 272, 469, 452, 409, 421, and Senate Joint Resolution No. 5.

Ripley of Hancock from the Conference Committee on House File No. 177, submitted the following report and moved its adoption.

MR. SPEAKER—Your Conference Committee appointed to adjust the difference of the House and Senate on House File No. 177, after fully and freely conferring, beg leave to report and recommend the following:

First: That the House reconsider the vote by which it refused to concur in Senate Substitute.

Sectond: That the House amend Senate Substitute for House File No. 177 by striking from line two (2) of Section One (1) the words "amended to read as follows" and inserting in lieu thereof the following: "repealed and the following enacted in lieu thereof".

And we further recommend that when the House so reconsiders the vote by which it refused to concur and when the substitute is amended as herein recommended, the House concur in the substitute as amended,

and the Senate concur in House amendment to its substitute for House File No. 177.

Respectfully submitted,

A. C. RIPLEY, ELI C. PERKINS, W. J. HARDING,

F. A. O'CONNOR, Conferees on Part of House.

> John Hammill, John B. Sullivan, T. H. Smith, S. W. DeWolf,

Conferees on Part of Senate.

Report adopted.

Mr. Ripley moved that the House reconsider the vote by which the House refused to concur in Senate amendments to House File No. 177.

Motion prevailed.

Mr. Ripley then moved to amend the Senate amendments in accordance with the Conference committee's report.

Motion prevailed and the amendments were adopted.

Mr. Ripley then moved that the House concur in Senate amendments as amended.

On the question, "Shall the House concur?"

The ayes were:

Beans, Beebe, Black, Bowman, Brown, Bybee, Campbell of Webster, Collin, Crist, Cunningham, Dawson, Dewey, Dixon, Downey, Ellis, Finlayson, Fourt, Fraley, Fulton, George, Gilbert, Greene, Hamilton, Harvey, Hazen, Hickenlooper, Hogan, Hutchins, Jacobs, Jacobson, Johnson, Krebill, Kulp, Larrabee, Lenocker, Linnan, Lounsberry, Lund, McCullough, Miller of Dubuque, O'Connor, Olson, Penn, Perkins, Ripley, Ritter, Russell, Sater, Shane, Shankland, Smith of Adams, Speer, Stephenson, Stipe, Stoddard, Taylor, Townsend, White, Zeller, Mr. Speaker—60.

The nays were:

None.

Absent or not voting:

Bascom, Bauman, Boettger, Brady, Brockway, Bruce, Byerly, Campbell of Ida, Cousins, Dabney, Daniels, Dunlap, Edmunds,

Enger, Escher, Felt, Fletcher, Fry, Goodykoontz, Griggs, Grout, Halgrims, Harding, Hayes, Huff, Hunt, Huntley, Klay, Koontz, Kull, Leach, McCleery, Miller of Bremer, Milton, Moore, Murtagh, Newell, Odendahl, Patterson, Pickford, Robbins, Rowles, Schee, Sherman, Skinner, Smith of Decatur, Van Camp, Whitney—48.

So the House concurred in Senate amendments.

Moore of Linn moved that the House adjourn.

Odendahl of Carroll moved as an amendment that the hour of adjournment be fixed for 5:00 o'clock P. M.

Amendment lost.

Motion to adjourn prevailed, and the House adjourned.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, APRIL 10, 1911.

House met pursuant to adjournment, Speaker Stillman in the Chair.

Prayer was offered by Rev. Edwin A. Schell of Mt. Pleasant, Iowa.

Journal of April 8th corrected and approved.

On request of Daniels of Appanoose, leave of absence was granted Hunt of Harrison until Tuesday.

On request of Robbins of Mills, leave of absence was granted Skinner of Jasper until Tuesday.

MESSAGES FROM THE SENATE.

The following wessages were received from the Senate:

MR. SPEAKER—I am directed to inform your honorable body that the Senate has concurred in the House amendments to Senate File No. 136, a bill for an act to amend Section 2091 a of the Code Supplement, 1907, relating to trolley or electric railways.

GEO. A. WILSON,
Secretary.

Also:

MR. SPEAKER—I am directed to inform your honorable body that the Senate has concurred in House amendments to Senate File No. 292, a bill for an act to appropriate the sum of \$164.22 for the use and benefit of Mrs. Ellen Clark Moore,

GEO. A. WILSON,

Secretary.

Also:

ME. SPEAKER—I am directed to inform your honorable body that the Senate has concurred in House amendments to Senate File No. 258, a bill for an act to amend the law as it appears in Section 3447-c of the Supplement to the Code, 1907, relating to foreclosure of real estate mortgages.

GEO. A. WILSON, Secretary.

Also:

MR. SPEAKER—I am directed to inform your honorable body that the Senate has concurred in House amendments to Senate File No. 101, a bill for an act to repeal Sections 2634-b-c-d, Supplement to the Code, 1907, and to enact a substitute therefor, relating to the training of teachers for rural schools.

GEO. A. WILSON, Secretary.

Also:

Mr. Speaker—I am directed to inform your honorable body that the Senate herewith requests the return of House File No. 574, a bill for an act to legalize the official acts of certain notaries public.

GEO. A. WILSON, 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. 416, a bill for an act to repeal the law as it appears in Section 2564 of the Supplement to the Code, 1907, relative to the State Board of Health.

GEO. A. WILSON,
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. 209, a bill for an act making appropriation for the State University, the Iowa State College of Agriculture and Mechanic Arts, and the Iowa State Teachers' College.

GEO. A. WILSON,
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 Chapter 155, of the laws of the Thirty-third General Assembly, relative to care and propagation of fish.

Geo. A. Wilson, 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. 417, a bill for an act to amend Section 9, of Chapter 168, of the Acts of the Thirty-third General Assembly.

GEO. A. WILSON, 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 making an appropriation to enable the State Railroad Commission to investigate and prepare cases affecting Iowa interstate rates.

GEO. A. WILSON, Secretary,

Fraley of Polk moved that the request of the Senate for the return of House File No. 274 be granted.

Motion prevailed.

SENATE MESSAGES CONSIDERED.

Senate File No. 416, a bill for an act to repeal the law as it appears in Section Twenty-five Hundred Sixty-four (2564) of the Supplement to the Code, 1907, and to enact a substitute therefor, relative to the State Board of Health.

Read first and second time and referred to Sifting Committee. Substitute for Senate File No. 209, a bill for an act making appropriations for the State University, the Iowa State College of Agriculture and Mechanic Arts, and the Iowa State Teachers' College.

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

Senate File No. 302, a bill for an act to amend the law as it appears in Chapter One Hundred Fifty-five (155) of the Laws of the Thirty-third (33d) General Assembly, relative to care and propagation of fish.

Read first and second time and referred to Sifting Committee.

Senate File No. 417, a bill for an act to amend Section Nine (9) of Chapter One Hundred Sixty-eight (168) of the Acts of the Thirty-third General Assembly, and providing for the engineer of the Board of Health to act as Hotel Inspector.

Read first and second time and referred to Sifting Committee. Senate File No. 309, a bill for an act making an appropriation to enable the state railroad commission to investigate and prepare cases affecting Iowa intrastate rates. Read first and second time and referred to Committee on Appropriations.

Crist of Clarke called up his motion to reconsider the vote by which House File No. 14 was recalled from the Governor.

Motion to reconsider prevailed.

Kull of Howard moved the previous question.

Motion prevailed and the previous question was ordered.

The original motion requesting the Governor to return to the House, House File No. 14, was lost.

REPORT OF COMMITTEE ON ENROLLED BILLS.

Whitney of Woodbury 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. 27, a bill for an act to repeal Chapter Two-a (2-a), Title Eight (8), being Sections Fifteen Hundred Seventy-one-a (1571-a) to Fifteen Hundred Seventy-one-l (1571-l) both inclusive, of the Supplement to the Code, 1907, and to enact a substitute therefor, relating to registration of motor vehicles, regulating their use upon streets and highways, fixing penalties for violation thereof, and providing for expenditure of registration fees.

Also:

House File No. 317, a bill for an act to prevent the procreation of habitual criminals, idiqts, feeble-minded and imbeciles.

Also:

House File No. 41, a bill for an act to create the office of state fire marshal and deputy fire marshal, prescribing their duties and providing for their compensation and for the maintenance of the state fire marshal's office.

Also :

House File No. 591, a bill for an act legalizing the ordinances of the town of Menlo, Guthrie county, Iowa, and the acts and proceedings of the council of said town had thereunder.

Also:

House File No. 271, a bill for an act to amend Section Three (3) Chapter One Hundred Four (104) acts of the Thirty-third General Assembly, relating to corporations for pecuniary profit.

Also:

House File No. 338, a bill for an act to amend Section Eight (8) Chapter Sixty-four (64), acts of the Thirty-third General Assembly, and to repeal sub-divisions b, c and d of Section One Thousand Fifty-six-a32

(1056-a-32), of the supplement to the Code, 1907, and enact a substitute therefor, relating to the government of certain cities.

Also:

House File No. 128, a bill for an act to amend Section One Thousand Nine Hundred Eighty-six (1986) as it appears in the Supplement to the Code, 1907, relating to the maintaining of levees, ditches and drains.

Also:

House File No. 474, a bill for an act to repeal Section One Thousand Eighty-seven-al9 (1087-al9), Chapter 2-A of the Supplement to the Code, 1907, as amended by Section Ten (10) of Chapter Sixty-nine (69), Acts of the Thirty-third General Assembly and to enact a substitute therefor, relating to canvass by board of supervisors and certificates in primary elections.

Also:

House File No. 512, a bill for an act to amend Section 1056-a Nineteen (1056-a-19), of Chapter Fourteen-c (14-c) of the Supplement to the Code, 1907, relating to the government of certain cities and acts amendatory thereof

Also:

House File No. 44, a bill for an act to repeal Section Three Hundred Three-a (303-a) of the Supplement to the Code, 1907, relative to the compensation of assistant county attorneys, and to enact a substitute therefor.

U. G. WHITNEY,

Chairman.

Adopted.

Hogan of Cass offered the following resolution, asked unanimous consent for immediate consideration, and moved its adoption:

WHEREAS, The Hon. Mahlon J. Davis, an honored member of this House in the twenty-fifth and twenty-six General Assemblies, departed this life at his home in Lewis, Iowa, on the 2d day of February, 1908; therefore be it

Resolved, That a committee of three be appointed to draft and present to this body suitable resolutions commemorating the life, character and public services of the deceased.

Motion prevailed and resolution was adopted.

The Speaker appointed as such committee: Hogan of Cass, Van Camp of Adair, Hayes of Montgomery.

Hogan of Cass, Chairman of the Committee appointed to draft resolutions respecting the Hon. Mahlon J. Davis, presented the resolutions prepared by that committee and moved their adoption.

Motion prevailed by rising vote and the resolutions were adopted.

Daniels of Appanoose, chairman of the committee appointed to draft resolutions respecting Hon. James B. Stuckey, presented the resolutions pepared by that committee and moved their adoption.

Motion prevailed by rising vote and the resolutions were adopted.

The following communication was sent to the Governor:

To His Excellency, the Governor of Iowa:

I hereby respectfully report that the House has reconsidered the vote by which it recalled from your hands, House File No. 14, and on the question of recalling such bill has decided not to recall the same.

I therefore return the bill to you for your consideration.

C. R. BENEDICT, Chief Clerk.

INTRODUCTION OF BILLS.

By Grout of Black Hawk, House File No. 611.

A BILL

For an act to legalize certain warrants of the City of Waterloo, Iowa.

WHEREAS, The City of Waterloo, Black Hawk County, State of Iowa, did hitherto make expenditures in the amount of Fifty Thousand (\$50,000) Dollars, and

WHEREAS, Said City of Waterloo, issued warrants in the sum of Fifty Thousand (\$50,000) Dollars, to evidence the indebtedness incurred in making said expenditures, and

WHEREAS, Said warrants did not when issued and do not now exceed the Constitutional limitations of indebtedness, and

Whereas, Said expenditures were all made for the purposes authorized by law,

WHEREAS, The City of Waterloo has been and now is enjoying the use and benefit of said expenditures, and

WHEREAS, The results of said expenditures were well worth the price which the City of Waterloo contracted should be paid therefor, and,

WHEREAS, Doubts have arisen concerning the legality of the aforesaid warrants, or a portion thereof, on the ground that the aforesaid expenditures or a portion thereof, were contracted in excess of the city's authorized annual revenue, and

WHEREAS, Doubts have arisen concerning the legality of the aforesaid warrants, or a portion thereof on the ground that the aforesaid expenditures, or a portion thereof, were not provided for in the city's annual appropriations, and

WHEREAS, Doubts have arisen concerning the legality of the aforesaid warrants, or a portion thereof, on the ground that the indebtedness which said warrants evidence, was contracted in excess of the Statutory limitation of indebtedness, now therefore

Be it Enacted by the General Assembly of the State of Iowa:

- Section 1. That the acts of the City Council of the City of Waterloo, in the County of Black Hawk, State of Iowa, in making expenditures for the City of Waterloo and issuing warrants therefor, in the sum of Fifty Thousand (\$50,000) Dollars be and the same are hereby legalized, as though the law had in all respects been complied with.
- Sec. 2. The aforesaid warrants of the City of Waterloo, in the sum of Fifty Thousand (\$50,000) Dollars, be and the same are hereby legalized and declared to be valid, legal and subsisting obligations, the same as though the law had in all respects been complied with.
 - Sec. 3. Nothing in this act shall effect any pending litigation.
- 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, a newspaper published at Des Moines, Iowa, and the Waterloo Evening Courier, a newspaper published at Waterloo, Iowa, without expense to the State.

Read first and second time and referred to Sifting Committee. By Ellis of Jackson, House File No. 612.

A BILL

For an act to legalize a certain election held October 14, 1910, in the town of LaMotte, Jackson County, Iowa.

WHEREAS, The town council of the Town of LaMotte, Jackson County, Iowa, pursuant to a petition signed by a majority of the qualified electors of the town of LaMotte, did hitherto call a special election of the voters of the Town of LaMotte, to vote on the question of building and constructing a waterworks system, and on the question of issuing bonds in the sum of \$5,000.00 for waterworks purposes, and

WHEREAS, Said election was held on the 14th day of October, A. D. 1910, and of the vote polled, more than a two-thirds majority was cast in the affirmative on each of the questions submitted, and

Whereas, Doubt has been raised concerning the validity of the aforesaid special election on the ground that the public notices of said special election failed to notify the voters of the particular place within the Town of LaMotte at which said special election should be held, now therefore.

Be it Enacted by the General Assembly of the State of Iowa:

Section 1. That the public notices of the special election held at La-Motte, Jackson County, Iowa, on the 14th day of October, A. D. 1910, be and the same are hereby legalized and declared legal and valid, the same as though said notices had notified the voters of the particular place in the Town of LaMotte at which said special election should be held, and as though the law had in all respects been complied with.

Sec. 2. Nothing in this act shall affect any pending litigation.

Sec. 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, a newspaper published at Des Moines, Iowa, and the................., a newspaper published at LaMotte, Iowa, without expense to the State.

Read first and second time and referred to Sifting Committee.

House resumed consideration of Senate File No. 183.

Klay of Sioux moved the previous question.

Motion prevailed and the previous question was ordered.

Mr. Klay moved 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 ayes were:

Beebe, Black, Boettger, Brady, Brockway, Brown, Bruce, Byerly, Campbell of Ida, Cousins, Crist, Cunningham, Dabney, Daniels, Dawson, Dunlap, Edmunds, Ellis, Enger, Escher, Finlayson, Fourt, Fraley, Fulton, George, Gilbert, Greene, Griggs, Grout, Hamilton, Harvey, Hayes, Hazen, Huff, Huntley, Hutchins, Jacobs, Jacobson, Klay, Krebill, Kull, Larrabee, Leach, Lenocker, Lounsberry, Lund, McCullough, Miller of Bremer, Miller of Dubuque, Milton, Murtagh, Olson, Penn, Perkins, Pickford, Ritter, Rowles, Russell, Schee, Shane, Shankland, Sherman, Smith of Adams, Smith of Decatur, Stephenson, Stoddard, Townsend, White, Whitney, Mr. Speaker—70.

The nays were:

Bascom, Bybee, Campbell of Webster, Dewey, Downey, Fry, Hogan, Johnson, Kulp, Linnan, McCleery, Moore, Newell, Patterson, Robbins, Sater, Van Camp—17.

Absent or not voting:

Bauman, Beans, Bowman, Collin, Dixon, Felt, Fletcher, Goody-koontz, Halgrims, Harding, Hickenlooper, Hunt, Koontz, O'Connor, Odendahl, Ripley, Skinner, Speer, Stipe, Taylor, Zeller—21.

So the bill having failed to receive a constitutional majority was declared to have been lost.

Klay of Sioux raised the point of order that Senate File No. 183 not being a special appropriation did not require a two-thirds majority, and asked that the Speaker reserve his ruling thereon.

The Speaker announced that he would reserve his ruling with reference to the majority required for the passage of the bill.

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. 602, a bill for an act to appropriate money for the purpose of defraying the expenses incurred in the election contests from the 10th Representative District of Iowa; the 80th Representative District of Iowa and the 99th Representative District of Iowa.

GEO. A. WILSON. 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. 25, a bill for an act to amend Section 1641-b of the Supplement to the Code, 1907, relating to the issuance of capital stock of railway and manufacturing corporations.

GEO. A. WILSON, Secretary.

Also:

MB. SPEAKER—I am directed to inform your honorable body that the Senate has concurred in House amendments to Senate File No. 336, a bill for an act relating to the assessment and collection of a tax upon collateral estates, annuities, legacies, bequests, gifts, transfers, and inheritances.

GEO. A. WILSON, Secretary.

Also:

MR. SPEAKER—I am directed to inform your honorable body that the Senate has concurred in House amendments to Senate Joint Resolution No. 7, a Joint Resolution approving estimates of cost, plans and specifications for buildings at the Agricultural College, etc.

Geo. A. Wilson, Secretary.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS.

Whitney of Woodbury 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. 27, a bill for an act to repeal Chapter Two-a (2-a), Title Eight (8), being Sections Fifteen Hundred Seventy-one-a (1571-a) to Fifteen Hundred Seventy-one-l (1571-l) both inclusive, of the Supplement to the Code, 1907,

and to enact a substitute therefor, relating to registration of motor vehicles, regulating their use upon streets and highways, fixing penalties for violation thereof, and providing for expenditure of registration fees.

Also:

House File No. 317, a bill for an act to prevent the procreation of habitual criminals, idiots, feeble-minded and imbeciles.

Also:

House File No. 41, a bill fo ran act to create the office of state fire marshal and deputy fire marshal, prescribing their duties and providing for their compensation and for the maintenance of the state fire marshal's office.

Also:

House File No. 591, a bill for an act legalizing the ordinances of the town of Menlo, Guthrie county, Iowa, and the acts and proceedings of the council of said town had thereunder.

Also:

House File No. 271, a bill for an act to amend Section Three (3) Chapter One Hundred Four (104) acts of the Thirty-third General Assembly, relating to corporations for pecuniary profit.

Also:

House File No. 338, a bill for an act to amend Section Eight (8) Chapter Sixty-four (64), acts of the Thirty-third General Assembly, and to repeal sub-divisions b, c and d of Section One Thousand Fifty-six-a32 (1056-a-32), of the supplement to the Code, 1907, and enact a substitute therefor, relating to the government of certain cities.

Also:

House File No. 128, a bill for an act to amend Section One Thousand Nine Hundred Eighty-six (1986) as it appears in the Supplement to the Code, 1907, relating to the maintaining of levees, ditches and drains.

Also:

House File No. 474, a bill for an act to repeal Section One Thousand Eighty-seven-al9 (1087-al9), Chapter 2-A of the Supplement to the Code, 1907, as amended by Section Ten (10) of Chapter Sixty-nine (69), Acts of the Thirty-third General Assembly and to enact a substitute therefor, relating to canvass by board of supervisors and certificates in primary elections.

Also:

House File No. 512, a bill for an act to amend Section 1056-a Nineteen (1056-a-19) of Chapter Fourteen-c (14-c) of the Supplement to the Code, 1907, relating to the government of certain cities and acts amendatory thereof.

Also:

House File No. 44, a bill for an act to repeal Section Three Hundred Three-a (303-a) of the Supplement to the Code, 1907, relative to the compensation of assistant county attorneys, and to enact a substitute therefor.

U. G. WHITNEY,

Chairman House Committee. Ed P. Malmberg,

Adopted.

Chairman Senate Committee.

CONSIDERATION OF BILLS.

On motion of Moore of Linn, Senate File No. 306, a bill for an act making an appropriation for the railroad commission on account of deficit in the traveling and expense fund, with report of committee recommending passage, was taken up and considered.

Johnson of Mitchell in the Chair.

Mr. Moore moved 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 ayes were:

Bascom, Beans, Beebe, Black, Boettger, Bowman, Brady, Brockway, Brown, Bybee, Byerly, Campbell of Ida, Campbell of Webster, Collin, Cousins, Cunningham, Dabney, Daniels, Dawson, Dewey, Dixon, Downey, Edmunds, Ellis, Escher, Finlayson, Fourt, Fraley, Fry, Fulton, George, Gilbert, Goodykoontz, Griggs, Halgrims, Harding, Harvey, Hayes, Hazen, Hickenlooper, Hogan, Huff, Huntley, Hutchins, Jacobs, Jacobson, Johnson, Koontz, Krebill, Kull, Kulp, Leach, Lenocker, Linnan, McCleery, McCullough, Miller of Dubuque, Moore, Newell, Odendahl, Olson, Patterson, Penn, Perkins, Pickford, Ripley, Ritter, Robbins, Rowles, Russell, Shane, Shankland, Sherman, Smith of Decatur, Stephenson, Stipe, Stoddard, Townsend, Van Camp, White—80.

The nays were:

None.

Absent or not voting:

Bauman, Bruce, Crist, Dunlap, Enger, Felt, Fletcher, Greene, Grout, Hamilton, Hunt, Klay, Larrabee, Lounsberry, Lund, Miller of Bremer, Milton, Murtagh, O'Connor, Sater, Schee, Skinner, Smith of Adams, Speer, Taylor, Whitney, Zeller, Mr. Speaker—28.

So the bill passed and the title was agreed to.

On motion of Bauman of Van Buren, House File No. 504, a bill for an act to amend Section Two Thousand Seven Hundred Nine-ty-seven (2797) of the Code, relating to the organization of rural independent school districts, with report of committee recommending indefinite postponement, was taken up, considered, and the House refused to adopt the report of the committee.

Mr. Bauman moved that the rules be suspended, the bill be considered engrossed, and read a third time now, which motion prevaile, and the bill was read a third time.

On the question, "Shall the bill pass?"

The ayes were:

Bascom, Bauman, Black, Bybee, Byerly, Campbell of Ida, Cousins, Dabney, Daniels, Dunlap, Ellis, Escher, Fourt, Greene, Harding, Hazen, Johnson, Krebill, Leach, Lenocker, Linnan, McCullough, Miller of Bremer, Miller of Dubuque, Milton, Murtagh, Odendahl, Perkins, Ritter, Robbins, Sater, Smith of Adams, Smith of Decatur, Taylor, Townsend, White, Whitney, Zeller—38.

The nays were:

Campbell of Webster, Collin, Cunningham, Dawson, Dewey, Enger, George, Gilbert, Goodykoontz, Halgrims, Harvey, Hogan, Huff, Huntley, Hutchins, Jacobson, Kulp, Lund, McCleery, Newell, Olson, Patterson, Pickford, Ripley Stephenson, Stoddard—26.

Absent or not voting:

Beans, Beebe, Boettger, Bowman, Brady, Brockway, Brown, Bruce, Crist, Dixon, Downey, Edmunds, Felt, Finlayson, Fletcher, Fraley, Fry, Fulton, Griggs, Grout, Hamilton, Hayes, Hickenlooper, Hunt, Jacobs, Klay, Koontz, Kull, Larrabee, Lounsberry, Moore, O'Connor, Penn, Rowles, Russell, Schee, Shane, Shankland, Sherman, Skinner, Speer, Stipe, Van Camp, Mr. Speaker—44.

So the bill having failed to receive a constitutional majority was declared to have been lost.

On motion of Huff of Hardin, House File No. 590, a bill for an act providing that Boards of Supervisors may employ counsel for the purpose of protecting the rights of drainage districts, with report of committee recommending passage, was taken up and considered.

Mr. Huff moved that the rules be suspended, 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 ayes were:

Bascom, Beebe, Bowman, Brady, Brown, Bybee, Campbell of Ida, Campbell of Webster, Cunningham, Dawson, Dewey, Ellis, Escher, Felt, Finlayson, Fourt, Fulton, Greene, Harding, Hayes, Hazen, Hickenlooper, Huff, Hutchins, Jacobs, Jacobson, Johnson, Klay, Krebill, Kull, Larrabee, Linnan, Lounsberry, Lund, Miller of Bremer, Newell, O'Connor, Olson, Perkins, Ritter, Rowles, Shankland, Sherman, White, Whitney—45.

The nays were:

Collin, Cousins, Daniels, Downey, Enger, Fry, George, Harvey, Kulp, McCleery, Odendahl, Pickford, Ripley, Robbins, Schee, Smith of Adams, Smith of Decatur, Stephenson, Steddard, Townsend, Van Camp—21.

Absent or not voting:

Bauman, Beans, Black, Boettger, Brockway, Bruce, Byerly, Crist, Dabney, Dixon, Dunlap, Edmunds, Fletcher, Fraley, Gilbert, Goodykoontz, Griggs, Grout, Halgrims, Hamilton, Hogan, Hunt, Huntley, Koontz, Leach, Lenocker, McCullough, Miller of Dubuque, Milton, Moore, Murtagh, Patterson, Penn, Russell, Sater, Shane, Skinner, Speer, Stipe, Taylor, Zeller, Mr. Speaker—42.

So the bill having failed to receive a constitutional majority was declared to have been lost.

REPORT OF COMMITTEE ON ENROLLED BILLS.

MR. SPEAKER—Your committee on enrolled bills respectfully report that they have this day sent to the governor for his approval, House File No. 317, a bill for an act to prevent the procreation of habitual criminals, idiots, feeble-minded and imbeciles.

Also:

House File No. 41, a bill for an act to create the office of state fire marshal and deputy fire marshal, prescribing their duties and providing for their compensation and for the maintenance of the state fire marshal's office.

Also.

House File No. 591, a bill for an act legalizing the ordinances of the town of Menlo, Guthrie county, Iowa, and the acts and proceedings of the council of said town had thereunder.

Also:

House File No. 271, a bill for an act to amend Section Three (3) Chapter One Hundred Four (104) acts of the Thirty-third General Assembly, relating to corporations for pecuniary profit.

Also:

House File No. 338, a bill for an act to amend Section Eight (8), Chapter Sixty-four (64), acts of the Thirty-third General Assembly, and to repeal sub-divisions b, c and d of Section One Thousand Fifty-six-a32 (1006-a-32), of the supplement to the Code, 1907, and enact a substitute therefor, relating to the government of certain cities.

Also:

House File No. 128, a bill for an act to amend Section One Thousand Nine Hundred Eighty-six (1986) as it appears in the Supplement to the Code, 1907, relating to the maintaining of levees, ditches and drains.

Also:

House File No. 474, a bill for an act to repeal Section One Thousand Eighty-seven-a19 (1087-a19), Chapter 2-A of the Supplement to the Code, 1907, as amended by Section Ten (10) of Chapter Sixty-nine (69), Acts of the Thirty-third General Assembly and to enact a substitute therefor, relating to canvass by board of supervisors and certificates in primary elections.

Also:

House File No. 512, a bill for an act to amend Section 1056-a Nineteen (1056-a-19), of Chapter Fourteen-c (14-c) of the Supplement to the Code, 1907, relating to the government of certain cities and acts amendatory thereof.

Also:

House File No. 44, a bill for an act to repeal Section Three Hundred Three-a (303-a) of the Supplement to the Code, 1907, relative to the compensation of assistant county attorneys, and to enact a substitute therefor.

U. G. WHITNEY,
Adopted.
Chairman.

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. 372, a bill for an act to amend Section One (1), of Chapter One Hundred Fifty-one (151), of the acts of the Thirty-third General Assembly, relating to the manufacture and distribution of hog cholera serum, and providing for an appropriation of five thousand dollars (\$5,000.00) for the maintenance of the laboratory for the manufacture of such serum.

GEO. A. WILSON, 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. 295, a bill for an act defining the terms "gold," "alloy of gold, "silver," "alloy of silver," "sterling silver," or "sterling," as applied to any article of merchandise made in whole or in part of gold or silver or any alloy of gold or silver.

GEO. A. WILSON, 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. 481, a bill for an act to amend the law as it appears in Section 679-h, Supplement to the Code, 1907, relating to the removal and discharge of firemen, police officers and policemen.

GEO. A. WILSON,

Secretary.

CONSIDERATION OF BILLS.

On motion of O'Connor of Chickasaw, House File No. 560, a bill for an act to license real estate traders, to provide for the expenditure of the license fees and fixing penalties for violation thereof, with report of committee recommending passage, was taken up and considered.

Dawson of Cherokee moved the previous question.

Motion prevailed, and the previous question was ordered.

Speaker Stillman in the Chair.

Mr. O'Connor moved that the rules be suspended, 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 ayes were:

Bauman, Beans, Black, Boettger, Brady, Brown, Bruce, Byerly, Campbell of Ida, Campbell of Webster, Cousins, Dabney, Daniels,

Dixon, Downey, Ellis, Escher, Felt, Fraley, Fulton, Gilbert, Greene, Griggs, Grout, Halgrims, Hamilton, Harding, Harvey, Hayes, Hazen, Hickenlooper, Hogan, Huff, Huntley, Hutchins, Jacobs, Johnson, Koontz, Krebill, Kull, Kulp, Leach, Lenocker, Linnan, Lounsberry, McCullough, Miller of Bremer, Miller of Dubuque, Milton, Murtagh, O'Connor, Olson, Penn, Pickford, Ripley, Ritter, Rowles, Sater, Shane, Smith of Adams, Speer, Stphenson, Stipe, Taylor, Townsend, Van Camp, White, Whitney, Mr. Speaker—69.

The nays were:

Bascom, Brockway, Bybee, Collin, Dawson, Dewey, Edmunds, Enger, Fry, George, Goodykoontz, Klay, McCleery, Moore, Newell, Odendahl, Patterson, Robbins, Shankland, Stoddard—20.

Absent or not voting:

Beebe, Bowman, Crist, Cunningham, Dunlap, Finlayson, Fletcher, Fourt, Hunt, Jacobson, Larrabee, Lund, Perkins, Russell, Schee, Sherman, Skinner, Smith of Decatur, Zeller—19.

So the bill passed and the title was agreed to.

REPORTS OF COMMITTEE.

Moore of Linn, from the committee on Appropriations, submitted the following report:

Mr. Speaker—Your Committee on Appropriations, to whom was referred Senate File No. 293, a bill for an act making an appropriation for the salaries and expenses of State Agents and repealing Section Two (2), of Chapter One Hundred Seventy-two (172), of the Acts of the Thirty-third (33d) General Assembly, and the law as it appears in Section 2692-c, of the Supplement to the Code, 1907, as amended, 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.

ERNEST R. MOORE,

Chairman.

Report adopted.

Also:

MR. SPEAKER—Your Committee on Appropriations, to whom was referred House File No. 367, a bill for an act to amend the law as it appears in Chapter Seventeen-a (17-a) Title XIII of the Supplement to the Code, 1907, relative to salaries and appropriations for the state library and the historical department, 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 be amended by substituting the following substitute amendment therefor:

A BILL

For an Act to amend the law as it appears in Chapter Seventeen-a (17-a)

Title XIII of the Supplement to the Code, 1907, relative to salaries
and appropriations for the state library and the historical department.

Be it Enacted by the General Assembly of the State of Iowa:

Section 1. That Section Twenty-eight Hundred Eighty-one-e (2881-e), of the Supplement to the Code, 1907, be and the same is hereby repealed, and the following enacted in lieu thereof:

There shall be annually appropriated from any money in the state treasury, not otherwise appropriated, the sum of Six Thousand Dollars, (\$6,000.00) for the use of the Law Department and Legislative Reference Bureau. Six Thousand Dollars, (\$6,000.00) for the use of the Miscellaneous Department, and Six Thousand Dollars, (\$6,000.00) for the Historical Department; the money to be expended under the direction of the Board of Trustees of the state library and historical department.

Sec. 2. That Section Twenty-eight Hundred Eighty-one-f (2881-f), of the Supplement to the Code, 1907, be, and the same is hereby repealed, and the following enacted in lieu thereof:

From and after the taking effect of this act the salary of the state librarian shall be the sum of Two Thousand and Four Hundred Dollars (\$2,400.00) per annum; of the Curator of the Museum and Art Gallery, the sum of Eighteen Hundred Dollars (\$1,800.00) per annum; and the law librarian the sum of Eighteen Hundred Dollars, (\$1,800.00) per annum.

Sec. 3. That Section Two Thousand Eight Hundred and Eighty-one-g (2881g), of the Supplement to the Code, 1907, be, and the same is hereby repealed, and the following enacted in lieu thereof:

"As assistants (in addition to the Curator of the Museum and Art Gallery and the Law Librarian), the state librarian may employ one first assistant at an annual salary of Eleven Hundred Dollars, (\$1,100.00); one second assistant at an annual salary of Ten Hundred Dollars (\$1,000.00); and one third assistant at an annual salary of Nine Hundred Dollars (\$900.00), and when so amended the bill do pass.

ERNEST R. MOORE, Chairman.

Report adopted.

Substitute amendment adopted.

Also:

Mr. Speaker—Your Committee on Appropriations, to whom was referred House File No. 257, a bill for an act making appropriations for the State University, the Iowa State College of Agriculture and Mechanic

Arts, and the State Teachers College, 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 be amended by substituting the following substitute amendment therefor:

A BILL

For an Act making appropriations for the State University, the Iowa State College of Agriculture and Mechanic Arts, and the Iowa State Teachers' College.

Be it Enacted by the General Assembly of the State of Iowa:

Section 1. State University. There is hereby appropriated out of any money in the state treasury not otherwise appropriated, to the State University, the sum of Forty Thousand Dollars (\$40,000.00) annually hereafter for the purpose of making permanent the following appropriations granted for the biennial period by the Thirty-third General Assembly:

Education support fund	 \$25,000.00
Library support fund	 15,000.00

There is further appropriated out of any money in the state treasury not otherwise appropriated, to the State University, the additional sum of One Hundred Five Thousand Seven Hundred Dollars (\$105,700.00) annually hereafter for the following purposes:

Additional support fund	98,200.00
Repair and contingent fund	5,000.00
Library support fund	2.500.00

Sec. 2. There is further appropriated out of any money in the state treasury not otherwise appropriated, to the State University, the sum of One Hundred Sixteen Thousand Dollars (\$116,000.00) for the following purposes:

For general equipment and supplies	
For equipment new buildings and partially erected	•
buildings	51,000.00
For the purchase of additional land	40,000.00
For paving, side-walks, and improvement of grounds	10,000.00

The sums mentioned in the first section shall be paid in quarterly installments on order of the Iowa State Board of Education. The sums mentioned in the second section shall be paid on order of the Iowa State Board of Education, but not more than one-half of the entire amount shall be paid before July 1, 1912.

Sec. 3. Iowa State College of Agriculture and Mechanic Arts. 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 Forty-five thousand dollars (\$45,000.00) annually here-

after, for the purpose of making permanent the following appropriations granted for the biennial period by the Thirty-third General Assembly:

Educational support fund\$2	25,000.00
Agricultural experiment station	15,000.00
Agricultural extension work	5,000.00

There is further appropriated out of any money in the state treasury not otherwise appropriated, to the Iowa State College of Agriculture and Mechanic Arts, the additional sum of One Hundred Eighteen Thousand Dollars (\$118.000.00) annually hereafter for the following purposes:

Educational support fund	\$50,000.00
Agricultural extension work	18,000.00
Agricultural experiment station	15,000.00
Engineering experiment station	5,000.00
Good roads	5,000.00
Two year agricultural course	25,000.00

Sec. 4. There is also appropriated out of any money in the state treasury not otherwise approprited, to the Iowa College of Agriculture and Mechanic Arts, the sum of One Hundred Thirty-one Thousand Five Hundred Dollars (\$131,500.00) for the following purposes:

Additional department equipment, including pure bred
stock and furnishings for Domestic Technology
building, gymnasium and veterinary hospital 75,000.00
Public grounds improvements
Heating plant 43,000.00

The sums mentioned in the third section shall be paid in quarterly installments on order of the Iowa State Board of Education. The sums mentioned in Section 4 shall be paid on order of Iowa State Board of Education, but not more than one-half the entire amount shall be paid before July 1, 1912.

Sec. 5. State Teachers' College. There is hereby appropriated out of any money in the state treasury not otherwise appropriated, to the State Teachers' College, the sum of Forty-six Thousand Two Hundred and Fifty Dollars \$46,250.00) annually thereafter for the following purposes:

For the teachers' fund	22,000.00
For the contingent fund	8,000.00
For the summer term fund	3,000.00
For the library fund	5,000.00
For the librarian's salary fund	7,000.00
For the hospital fund	1,250.00

Sec. 6. There is further appropriated out of any money in the state treasury not otherwise appropriated, to the State Teachers' College, the sum of Five Thousand Dollars (\$5,000.00) for the following purposes:

For	pipe	organ	 \$ 5,000.00)

Said sum to be paid in quarterly installments on order of the Iowa State Board of Education.

Sec. 7. 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, newspapers published in Des Moines, Iowa, and when so amended the bill do pass.

ERNEST R. MOORE, Chairman.

Report adopted.

Substitute amendment adopted.

Recurring to the point of order raised by Klay of Sioux, relative to the ruling of the Chair respecting the majority necessary for the passage of Senate File No. 183, Speaker Stillman ruled that a simple majority was sufficient to secure the passage of the bill, and declared that Senate File No. 183, having received a constitutional majority, passed the House and the title was agreed to.

SENATE MESSAGE CONSIDERED.

Senate File No. 481, a bill for an act to amend the law as it appears in Section Six Hundred and Seventy-nine-h (679-h), Supplement to the Code, 1097, relating to the removal and discharge of the chief of the fire department, firemen, police officers and policemen, chief of fire department and the chief of police.

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, House Files No. 27, 317, 41, 591, 271, 338, 128, 474, 512, and 44.

Sherman of Poweshiek moved that a committee of three be appointed to notify the Senate that the House was ready to receive it in Joint Convention.

Motion prevailed.

The Speaker appointed as such committee: Sherman of Powe-shiek, George of Story, Byerly of Jones.

The Sergeant-at-Arms announced the arrival of the members of the Senate, who took their seats on the west side of the House Chamber.

JOINT CONVENTION.

The Joint Convention was called to order by Lieutenant Governor Clarke, President of the Joint Convention, at 12 o'clock noon.

The roll was then called and the following members responded as present:

Adams, Allen of Pocahontas, Ames, Balkema, Balluff, Bascom, Bauman, Beans, Beebe, Bennett, Black, Boettger, Bowman, Brady, Brockway, Brown of Decatur, Brown of Wright, Bruce, Bybee, Byerly, Campbell of Ida, Campbell of Webster, Chapman, Clarkson, Collin, Cousins, Cewles, Crist, Crow, Cunningham, Dabney, Daniels, Dawson, Dewey, De Wolf, Dixon, Downey, Dunlap, Dunnegan, Edmunds, Ellis, Enger, Escher, Felt, Finlayson, Fitchpatrick, Fourt, Fraley, Francis, Fry, Fulton, Gates, George, Gilbert, Gillilland. Goodykoontz. Greene, Griggs, Grout, Halgrims, Hamilton, Hammill, Harding, Harvey, Hayes, Hazen, Hickenlooper, Hogan, Hoyt, Huff, Hunter, Huntley, Hutchins, Jacobs, Jacobson, Jewell, Johnson, Klay, Koontz, Krebill, Kull, Kulp, Larrabee of Webster, Larrabee of Fayette, Leach, Legel, Lenocker, Linnan, Lounsberry, Lund, Mc-Cleery, McColl, McCulloch of Wayne, McCullough of Dubuque, McManus, Malmberg, Mattes, Miller of Bremer, Miller of Dubuque, Milton, Moore, Murtagh, Neal, Newell, O'Connor, Odendahl, Olson, Parshall, Patterson, Penn, Perkins, Pickford, Proudfoot, Quigley, Ream, Ripley, Ritter, Robbins, Rowles, Russell, Sammis, Sater, Saunders, Savage, Schee, Schrup, Shane, Shankland, Sherman, Smith of Adams, Smith of Decatur, Smith of Mitchell, Smith of Shelby, Spaulding, Speer, Stephenson, Stillman, Stipe, Stoddard, Stuckslager, Sullivan, Taylor of Union, Taylor of Appanoose, Townsend, Van Camp, Van Law, White of Benton, White of Iowa, Whitney, Wilson, Zeller-152.

Absent:

Allen of Jefferson, Chase, Fletcher, Hunt, Skinner, Webber-6.

President Clarke announced the Joint Convention duly organized, with a quorum of members present.

President Clarke then announced that the roll would be called for the purpose of electing a United States Senator in Congress, and appointed as teller on the part of the Senate, Senator Savage of Adair, and as assistant teller, Senator Hoyt of Buchanan,

Speaker Stillman appointed as teller on the part of the House, Representative Huff of Hardin, and as assistant teller, Representative Crist of Clarke. Upon the roll being called, those voting for Claude R. Porter were:

Balluff, Bauman, Black, Boettger, Byerly, Clarkson, Crow, Dabney, DeWolf, Downey, Dunlap, Dunnegan, Ellis, Escher, Garrett, Gilbert, Greene, Griggs, Hamilton, Hayes, Hazen, Koontz, Krebill, Kull, Leach, Legel, Lenocker, Linnan, McCullough of Dubuque, McManus, Miller of Bremer, Miller of Dubuque, Milton, Murtagh, O'Connor, Odendahl, Olson, Parshall, Penn, Quigley, Ream, Ritter, Rowles, Sater, Schrup, Stephenson, Taylor of Union, Taylor of Appanoose, Townsend, White of Benton, White of Iowa, Wilson—52.

Those voting for Horace E. Deemer were:

Adams, Bennett, Bowman, Brown of Decatur, Chapman, Cowles, Crist, Daniels, Dewey, Edmunds, Fulton, Gillilland, Hickenlooper, Hogan, Jacobson, Lounsberry, McCleery, McCulloch of Wayne, Malmberg, Mattes, Neal, Proudfoot, Robbins, Saunders, Savage, Smith of Adams, Smith of Decatur, Smith of Shelby, Speer, Stipe, Stuckslager, Van Camp, Van Law—33.

Those voting for W. S. Kenyon were:

Allen of Pocahontas, Ames, Balkema, Beebe, Brady, Brockway, Brown of Wright, Bruce, Bybee, Campbell of Ida, Campbell of Webster, Collin, Cousins, Cunningham, Dawson, Enger, Felt, Finlayson, Fitchpatrick, Fourt, Fraley, Francis, Fry, Gates, George, Goodykoontz, Grout, Halgrims, Hammill, Harding, Harvey, Hoyt, Huff, Hunter, Huntley, Hutchins, Jacobs, Johnson, Klay, Kulp, Larrabee of Fayette, Larrabee of Webster, Lund, McColl, Moore, Newell, Patterson, Perkins, Pickford, Ripley, Russell, Sammis, Schee, Shane, Shankland, Sherman, Smith of Mitchell, Spaulding, Stillman, Stoddard—60.

Those voting for George M. Curtis were: Bascom, Dixon—2.

Those voting for Wm. Larrabee, Sr., were: Jewell, Sullivan—2.

Those voting for John F. Lacey were: Beans, Zeller—2.

Those voting for Fred Larrabee were: Whitney—1.

Absent:

Allen of Jefferson, Chase, Fletcher, Hunt, Skinner, Webber-6.

President Clarke announced that no one had received a majority of the votes case in the Joint Convention for United States. Senator in Congress and that no election had occurred.

Journal of the Joint Convention was then read and approved.

On motion of Senator Bennett of Taylor the Joint Convention was dissolved.

House reconvened, Speaker Stillman in the Chair.

On motion of Bauman of Van Buren the House adjourned until 1:30 P. M.

AFTERNOON SESSION.

House reconvened, Speaker Pro Tempore Perkins in the Chair.

Boettger of Scott moved to recall from the Senate, Senate File No. 343.

Motion prevailed.

Speaker Stillman in the Chair.

CONSIDERATION OF BILLS.

On motion of Shane of Wapello, House File No. 605, a bill for an act to amend Section Six Hundred Seventy-nine-h (679-h) of the Supplement to the Code in relation to removals and discharges of police officers and policemen, except the chief of police, and firemen including the chief of the fire department, with report of committee recommending passage, was taken up, considered, and Senate File No. 481 was substituted therefor.

Perkins of Delaware moved that the rule forbidding the third reading of a bill on the same day as the first and second readings be suspended.

Motion prevailed.

Mr. Shane moved 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 ayes were:

Bascom, Bauman, Boettger, Bowman, Brockway, Brown, Bybee, Campbell of Ida, Cousins, Crist, Dabney, Dixon, Dunlap,

Ellis, Escher, Finlayson, Fraley, Fry, Fulton, Goodykoontz, Greene, Halgrims, Hamilton, Harding, Hayes, Hickenlooper, Huff, Huntley, Jacobson, Johnson, Klay, Koontz, Krebill, Kull, Kulp, Lenocker, Lounsberry, Lund, McCleery, Milton, Moore, Newell, O'Connor, Odendahl, Patterson, Perkins, Pickford, Ripley, Shane, Shankland, Sherman, Skinner, Smith of Adams, Speer, Stephenson, Stipe, Stoddard, Townsend, Zeller, Mr. Speaker—60.

The nays were:

None.

Absent or not voting:

Beans, Beebe, Black, Brady, Bruce, Byerly, Campbell of Webster, Collin, Cunningham, Daniels, Dawson, Dewey, Downey, Edmunds, Enger, Felt, Fletcher, Fourt, George, Gilbert, Griggs, Grout, Harvey, Hazen, Hogan, Hunt, Hutchins, Jacobs, Larrabee, Leach, Linnan, McCullough, Miller of Bremer, Miller of Dubuque, Murtagh, Olson, Penn, Ritter, Robbins, Rowles, Russell, Sater, Schee, Smith of Decatur, Taylor, Van Camp, White, Whitney—48.

So the bill passed and the title was agreed to.

Harding of Woodbury offered the following Concurrent Resolution, asked unanimous consent for immediate consideration, and moved its adoption:

CONCURRENT BESOLUTION.

Whereas, Several members of this House have expressed a desire to retain the chairs they have occupied during this and former sessions of the General Assembly, therefore be it

Resolved, By the House, the Senate concurring, that the custodian of the Capitol building be, and he is hereby authorized to dispose of for cash to any member of the Thirty-fourth General Assembly, who may desire the chair occupied by him for such price as will fully protect the state.

Motion prevailed, and the Resolution was adopted.

On motion of Goodykoontz of Boone, Senate File No. 436, a bill for an act to amend Section Sixteen Hundred Thirty-seven (1637) of the Code, with reference to the incorporation fee to be paid by foreign corporations, with report of committee recommending passage as amended, was taken up, considered, and the committee amendments adopted.

Mr. Goodykoontz moved 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 ayes were:

Bascom, Bauman, Beebe, Black, Brady, Brockway, Brown, Bybee, Campbell of Ida, Campbell of Webster, Collin, Cousins, Dabney, Daniels, Dawson, Dewey, Dixon, Dunlap, Ellis, Enger, Escher, Finlayson, Fourt, Fulton, George, Gilbert, Goodykoontz, Greene, Grout, Hamilton, Harding, Harvey, Hazen, Hickenlooper, Hogan, Huff, Huntley, Hutchins, Jacobs, Jacobson, Johnson, Klay, Koontz, Krebill, Kull, Kulp, Leach, Lenocker, Linnan, Lounsberry, McCleery, McCullough, Miller of Dubuque, Milton, Murtagh, Newell, O'Connor, Odendahl, Olson, Patterson, Perkins, Pickford, Ripley, Ritter, Robbins, Rowles, Russell, Sater, Schee, Shane, Shankland, Sherman, Skinner, Smith of Adams, Speer, Stephenson, Stipe, Stoddard, Taylor, Townsend, Van Camp, White, Zeller, Mr. Speaker—84.

The nays were:

None.

Absent or not voting:

Beans, Boettger, Bowman, Bruce, Byerly, Crist, Cunningham, Downey, Edmunds, Felt, Fletcher, Fraley, Fry, Griggs, Halgrims, Hayes, Hunt, Larrabee, Lund, Miller of Bremer, Moore, Penn, Smith of Decatur, Whitney—24.

So the bill passed and the title was agreed to.

REPORT OF COMMITTEE ON ENROLLED BILLS.

Whitney of Woodbury, 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. 601, a bill for an act to legalize the incorporated town of East Peru, Iowa, and to legalize the election of officers for said town and ordinances, resolutions and other proceedings thereof.

Also:

House File No. 243, a bill for an act to amend Title Twelve (12), Chapter Twelve (12), Supplement to the Code, 1907, requiring certain boats to be provided with life preservers, and providing a penalty where life preservers are not furnished.

Also:

House File No. 579, a bill for an act authorizing the issue of a patent to the southwest quarter (1/4) of the southeast quarter (1/4), Section Sixteen (16), Township Seventy-six (76), Range Twenty-one (21), West Fifth (5th) P. M.

Also:

House File No. 594, a bill for an act to legalize the notices of a certain special election held at Corydon, Iowa.

Also:

House File No. 477, a bill for an act authorizing the Governor of the State of Iowa to issue patent, attested by the Secretary of State, to Lot Six (6) in Block Ninety-six (96) of Iowa City, Iowa, in accordance with the recorded plat thereof, to John A. Reed.

Also:

House File No. 471, a bill for an act to legalize certain conveyances of real estate heretofore recorded.

U. G. WHITNEY, Chairman.

Adopted.

On motion of Fulton of Jefferson, House File No. 367, a bill for an act to amend the law as it appears in Chapter Seventeen-a (17-a), Title XIII, of the Supplement to the Code, 1907, relative to salaries and appropriations for the State Library and the Historical Department, with report of committee recommending passage as amended, was taken up, considered, and the committee substitute amendment substitute for the original bill.

Mr. Fulton moved that the rules be suspended, 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 ayes were:

Bascom, Beans, Beebe, Black, Boettger, Bowman, Brady, Brockway, Brown, Bybee, Campbell of Ida, Campbell of Webster, Collin, Dabney, Ellis, Escher, Felt, Finlayson, Fourt, Fulton, Goodykoontz, Grout, Halgrims, Hamilton, Harding, Harvey, Hayes, Hazen, Hogan, Huff, Hutchins, Jacobs, Jacobson, Klay, Koontz, Krebill, Kull, Kulp, Larrabee, Lenocker, Linnan, Lund, McCleery, McCullough, Miller of Bremer, Miller of Dubuque, Milton, Moore, Murtagh, Newell, O'Connor, Odendahl, Olson, Patterson, Perkins, Pickford, Ripley, Rowles, Russell, Sater, Shane, Shankland,

Sherman, Smith of Adams, Speer, Stephenson, Stipe, Stoddard, Taylor, Townsend, White, Zeller, Mr. Speaker—73.

The nays were:

Downey, Fry-2.

Absent or not voting:

Bauman, Bruce, Byerly, Cousins, Crist, Cunningham, Daniels, Dawson, Dewey, Dixon, Dunlap, Edmunds, Enger, Fletcher, Fraley, George, Gilbert, Greene, Griggs, Hickenlooper, Hunt, Huntley, Johnson, Leach, Lounsberry, Penn, Ritter, Robbins, Schee, Skinner, Smith of Decatur, Van Camp, Whitney—33.

So the bill passed and the title was agreed to.

On motion of Moore of Linn, Senate File No. 293, a bill for an act making an appropriation for the salaries and expenses of state agents and repealing Section Two (2) of Chapter One Hundred Seventy-two (172) of the Acts of the Thirty-third (33d) General Assembly and the law as it appears in Section 2692-c of the Supplement to the Code, 1907, as amended, with report of committee recommending passage, was taken up and considered.

Mr. Moore moved 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 ayes were:

Bascom, Bauman, Beans, Beebe, Black, Boettger, Bowman, Brockway, Brown, Bybee, Campbell of Ida, Campbell of Webster, Collin, Cunningham, Daniels, Dawson, Dewey, Dixon, Edmunds, Ellis, Escher, Felt, Finlayson, Fourt, Fraley, Fry, Goodykoontz, Greene, Hamilton, Harding, Harvey, Hayes, Hazen, Hickenlooper, Huff, Hutchins, Jacobs, Klay, Krebill, Kull, Larrabee, Leach, Lenocker, Linnan, Lounsberry, Lund, McCleery, McCullough, Miller of Dubuque, Milton, Moore, Newell, O'Connor, Olson, Perkins, Pickford, Ripley, Robbins, Rowles, Russell, Shane, Shankland, Speer, Stipe, Stoddard, Taylor, Townsend, Van Camp, White, Zeller, Mr. Speaker—71.

The nays were:

Downey, Patterson, Sater, Sherman-4.

Absent or not voting:

Brady, Bruce, Byerly, Cousins, Crist, Dabney, Dunlap, Enger, Fletcher, Fulton, George, Gilbert, Griggs, Grout, Halgrims, Hogan.

Hunt, Huntley, Jacobson, Johnson, Koontz, Kulp, Miller of Bremer, Murtagh, Odendahl, Penn, Ritter, Schee, Skinner, Smith of Adams, Smith of Decatur, Stephenson, Whitney—33.

So the bill passed and the title was agreed to.

On motion of Kull of Howard, Senate File No. 232, a bill for an act to amend Section Forty-nine- Hundred and Ninety-nine-a-10 (4999-a-10) of the Supplement to the Code, 1907, relating to protection against fire and providing a penalty, with report of committee recommending passage, was taken up and considered.

Mr. Kull moved 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 ayes were:

Bascom, Beans, Beebe, Black, Boettger, Brady, Brockway, Brown, Bybee, Campbell of Ida, Campbell of Webster, Collin, Cousins, Cunningham, Dewey, Downey, Dunlap, Edmunds, Ellis, Enger, Escher, Finlayson, Fourt, Fry, Fulton, George, Gilbert, Goodykoontz, Greene, Griggs, Grout, Halgrims, Hamilton, Hayes, Hazen, Hickenlooper, Hogan, Huff, Hutchins, Jacobs, Jacobson, Klay, Koontz, Krebill, Kull, Kulp, Larrabee, Lenocker, Linnan, Lounsberry, Lund, McCleery, McCullough, Miller of Dubuque, Milton, Moore, Murtagh, Newell, O'Connor, Olson, Patterson, Penn, Perkins, Pickford, Ripley, Robbins, Rowles, Russell, Sater, Schee, Shane, Shankland, Sherman, Skinner, Smith of Adams, Speer, Stephenson, Stoddard, Taylor, Townsend, Van Camp, White, Zeller, Mr. Speaker—84.

The nays were:

None.

Absent or not voting:

Bauman, Bowman, Bruce, Byerly, Crist, Dabney, Daniels, Dawson, Dixon, Felt, Fletcher, Fraley, Harding, Harvey, Hunt, Huntley, Johnson, Leach, Miller of Bremer, Odendahl, Ritter, Smith of Decatur, Stipe, Whitney—24.

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. 186, a bill for an act to amend the law as it appears in Section 2157-g, Supplement to the Code, 1907, in relation to the issuance, furnishing and giving of free tickets, free passes and free transportation to certain classes of persons.

Geo. A. Wilson, 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. 164, a bill for an act to amend Section 1989 as of the Supplement to the Code, 1907, relating to the letting of contracts for levees, drains and ditches.

Geo. A. Wilson, 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. 269, a bill for an act to indemnify Miss E. M. Ames for personal injury sustained by her while employed as laundress at Vinton State Hospital, Vinton, Iowa.

Geo. A. Wilson, 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. 42, a bill for an act to amend Section 720 of the Supplement to the Code, 1907, providing for the amending of franchises granted to individuals or private corporations.

GEO. A. WILSON,

Secretary.

Also:

MR. SPEAKER—I am directed to inform your honorable body that the Senate has adopted the report of the Conference Committee, adopted the Conference Committee amendment and passed Senate File No. 89, a bill for an act fixing the salaries of county clerks in certain counties.

GEO. A. WILSON,

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 act to amend Chapter 13, Title Twelve of the Supplement to the Code, 1907.

and providing for the appointment of Dairy Commissioner, Deputy Commissioner, and State Dairy Inspector.

Geo. A. Wilson, 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. 30, a bill for an act to repeal Section Two Thousand Three Hundred Eighty-three (2383) of the Code of Iowa, and to enact a substitute therefor, relative to the penalty for the violation of the laws relating to the sale or keeping for sale of intoxicating liquors.

Geo. A. Wilson, Secretary.

On request of Harding of Woodbury, unanimous consent having been given, House File No. 42, a bill for an act to amend Section Seven Hundred Twenty (720) of the Code Supplement of 1907 providing for the amending of franchises granted to individuals or private corporations, with Senate amendment, was taken up and the amendment read and considered.

Amend by striking out Section Two (2) and inserting publication clause in lieu thereof.

Mr. Harding moved that the House concur in the Senate amendment.

On the question, "Shall the House concur?"

The ayes were:

Bascom, Bauman, Beans, Black, Boettger, Bowman, Brown, Bybee, Campbell of Webster, Collin, Cousins, Daniels, Dewey, Edmunds, Ellis, Enger, Finlayson, Fourt, Fry, George, Goodykoontz, Greene, Griggs, Grout, Halgrims, Hamilton, Harding, Harvey, Hazen, Hickenlooper, Hutchins, Jacobs, Larrabee, Leach, Linnan, Lund, Miller of Dubuque, Moore, Murtagh, Newell, O'Connor, Olson, Patterson, Penn, Perkins, Pickford, Ripley, Ritter, Shane, Shankland, Sherman, Smith of Decatur, Speer, Stephenson, Stipe, Stoddard, Taylor, Townsend, Van Camp, White, Zeller, Mr. Speaker—62.

The nays were:

None.

Absent or not voting:

Beebe, Brady, Brockway, Bruce, Byerly, Campbell of Ida, Crist, Cunningham, Dabney, Dawson, Dixon, Downey, Dunlap, Escher,

Felt, Fletcher, Fraley, Fulton, Gilbert, Hayes, Hogan, Huff, Hunt, Huntley, Jacobson, Johnson, Klay, Koontz, Krebill, Kull, Kulp, Lenocker, Lounsberry, McCleery, McCullough, Miller of Bremer, Milton, Odendahl, Robbins, Rowles, Russell, Sater, Schee, Skinner, Smith of Adams, Whitney—46.

So the House concurred in Senate amendment.

Harding of Woodbury called up the following report of the Conference Committee on Senate File No. 89:

REPORT OF CONFERENCE COMMITTEE.

MR. SPEAKER—Your Conference Committee, to whom was referred Senate File No. 89, beg leave to report that they have had the same under consideration and recommend that the same be amended by striking out all after the enacting clause and inserting the following in lieu thereof:

Section 1. That Section Two Hundred Ninety-seven (297) of the Code be amended by striking out all of said section after the period following the word "dollars" in the sixteenth line of said section and inserting in lieu thereof the following:

"In counties having a population of over forty thousand (40,000) and less than fifty thousand (50,000) the salary shall be twenty-five hundred dollars (\$2500.00); in counties having a population of fifty thousand (50,000) and not over sixty thousand (60,000) the salary shall be two thousand seven hundred fifty dollars (\$2,750.00); in counties having a population of over sixty thousand (60,000) and less than sixty-five thousand (65,000) the salary shall be three thousand dollars (\$3,000.00); and in counties having a population of over sixty-five thousand (65,000) the salary shall be thirty-three hundred dollars (\$3300.00).

"The board of supervisors may in addition to the salary fixed for clerks in counties having a population of forty thousand or under allow them out of the probate fees as additional compensation an amount not exceeding three hundred dollars (\$300.00); provided, that in counties where terms of the district court are held in two cities or towns there may be added to the salary of the clerk the further sum of four hundred dollars (\$400.00)."

ROBERT HUNTER,
S. W. DEWOLF,
W. C. STUCKSLAGER,
On the part of the Senate.
W. L. HARDING,
HENRY H. BOETTGER,
H. W. GROUT,
ERNEST R. MOORE,
On the part of the House.

Report adopted.

On the question, "Shall the Conference committee amendments be adopted?"

The ayes were:

Bascom, Beans, Beebe, Black, Boettger, Bowman, Brockway, Brown, Bybee, Campbell of Webster, Collin, Cousins, Daniels, Dawson, Dewey, Dixon, Ellis, Finlayson, Fourt, Fraley, Fry, George, Goodykoontz, Greene, Griggs, Grout, Hamilton, Harding, Hayes, Hazen, Hickenlooper, Huff, Hunt, Hutchins, Jacobs, Johnson, Klay, Krebill, Kull, Kulp, Larrabee, Lenocker, Lounsberry, Lund, McCleery, McCullough, Miller of Bremer, Miller of Dubuque, Milton, Moore, Murtagh, Newell, O'Connor, Olson, Patterson, Penn, Pickford, Ripley, Ritter, Russell, Shane, Shankland, Smith of Adams, Smith of Decatur, Stephenson, Stoddard, Mr. Speaker—67.

The nays were:

Downey, Halgrims, Leach, Skinner, Zeller-5.

Absent or not voting:

Bauman, Brady, Bruce, Byerly, Campbell of Ida, Crist, Cunningham, Dabney, Dunlap, Edmunds, Enger, Escher, Felt, Fletcher, Fulton, Gilbert, Harvey, Hogan, Huntley, Jacobson, Koontz, Linnan, Odendahl, Perkins, Robbins, Rowles, Sater, Schee, Sherman, Speer, Stipe, Taylor, Townsend, Van Camp, White, Whitney—36.

So the Conference committee amendments were adopted.

On request of O'Connor of Chickasaw, unanimous consent having been given, House File No. 129, a bill for an act to amend Chapter 13, Title 12, of the Supplement to the Code, 1907, and providing for the appointment of Dairy Commissioner, Deputy Commissioner and State Dairy Inspector, and fixing the salaries of said officers and regulating the sale of milk and cream and providing penalties for violation thereof, and repealing all acts or parts of acts in conflict therewith, with Senate amendments, was taken up and the amendments read and considered.

By striking out the comma (,) after the word "year" in line thirty-four (34) of Section Two (2) of said bill and inserting in lieu thereof a period (.); also that the words and figures "and a secretary at a salary of twelve hundred dollars (\$1,200) per year," be stricken out of lines thirty-four and thirty-five (34 and 35) of Section Two (2) of said bill; and also that the words "keeping

out more than two (2) cows' be stricken from line twenty-one (21) of Section Three (3) of said bill.

Mr. O'Connor moved that the House concur in the Senate amendments.

On the question, "Shall the House concur?"

The ayes were:

Bascom, Beans, Beebe, Black, Boettger, Bowman, Brady, Brockway, Brown, Bruce, Bybee, Campbell of Webster, Collin, Cousins, Daniels, Dewey, Dixon, Edmunds, Ellis, Enger, Finlayson, Fraley, Fulton, George, Goodykoontz, Griggs, Grout, Hamilton, Harding, Harvey, Hickenlooper, Hogan, Huff, Hutchins, Jacobs, Johnson, Klay, Koontz, Kulp, Leach, Lounsberry, Lund, McCullough, Miller of Bremer, Miller of Dubuque, Milton, Murtagh, Newell, O'Connor, Olson, Pickford, Russell, Shane, Shankland, Sherman, Speer, Stoddard, Van Camp, Mr. Speaker—59.

The nays were:

Dawson, Downey, Dunlap, Fry, Gilbert, Greene, Halgrims, Hazen, Krebill, Linnan, Odendahl, Patterson, Penn, Robbins, Smith of Adams, Stephenson, Townsend, White, Zeller—19.

Absent or not voting:

Bauman, Byerly, Campbell of Ida, Crist, Cunningham, Dabney, Escher, Felt, Fletcher, Fourt, Hayes, Hunt, Huntley, Jacobson, Kull, Larrabee, Lenocker, McCleery, Moore, Perkins, Ripley, Ritter, Rowles, Sater, Schee, Skinner, Smith of Decatur, Stipe, Taylor, Whitney—30.

So the House concurred in Senate amendments.

On motion of Greene of Clinton, Senate File No. 201, a bill for and act to amend the law as it appears in Chapter Seventy-eight (78) acts of the Thirty-third General Assembly relating to the removal of officers for misfeasance, malfeasance or nonfeasance in office, with report of committee recommending passage as amended, was taken up, considered and the committee amendments were adopted.

Mr. Greene moved 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 ayes were:

Bascom, Beebe, Bowman, Brockway, Bruce, Bybee, Campbell of Webster, Collin, Cousins, Crist, Daniels, Dixon, Dunlap, Edmunds, Ellis, Enger, Felt, Finlayson, Fourt, Fraley, Fry, Fulton, George, Goodykoontz, Greene, Grout, Halgrims, Harding, Harvey, Hazen, Hickenlooper, Huff, Huntley, Hutchins, Jacobs, Jacobson, Johnson, Klay, Krebill, Lenocker, Linnan, Lund, Miller of Bremer, Milton, Newell, Olson, Penn, Perkins, Pickford, Ripley, Robbins, Russell, Shankland, Smith of Adams, Speer, Stipe, Stoddard, Taylor, White, Mr. Speaker—59.

The nays were:

Boettger, Dabney, Dewey, Downey, Gilbert, Griggs, Koontz, McCleery, Miller of Dubuque, Patterson, Van Camp--11.

Absent or not voting:

Bauman, Beans, Black, Brady, Brown, Byerly, Campbell of Ida, Cunningham, Dawson, Escher, Fletcher, Hamilton, Hayes, Hogan, Hunt, Kull, Kulp, Larrabee, Leach, Lounsberry, McCullough, Moore, Murtagh, O'Connor, Odendahl, Ritter, Rowles, Sater, Schee, Shane, Sherman, Skinner, Smith of Decatur, Stephenson, Townsend, Whitney, Zeller—37.

So the bill passed and the title was agreed to.

On motion of O'Connor of Chickasaw, Senate File No. 380, a bill for an act to encourage the business of manufacturing in Iowa, and providing for an official trade-mark for Iowa manufactured products, and prohibiting the unlawful use of the same and providing a penalty therefor, with report of committee recommending passage, was taken up and considered.

Mr. O'Connor moved 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 ayes were:

Bascom, Bauman, Beans, Beebe, Black, Bowman, Brady, Brown, Bruce, Campbell of Ida, Campbell of Webster, Cousins, Crist, Dabney, Daniels, Dixon, Downey, Edmunds, Ellis, Enger, Finlayson, Fourt, Fraley, Fry, Fulton, Gilbert, Greene, Griggs, Grout, Halgrims, Hamilton, Harding, Harvey, Hazen, Hogan, Huff, Huntley, Hutchins, Jacobs, Jacobson, Johnson, Klay, Koontz, Krebill,

Kull, Kulp, Larrabee, Linnan, Lounsberry, Lund, McCleery, McCullough, Miller of Bremer, Miller of Dubuque, Milton, Moore, Murtagh, Newell, O'Connor, Odendahl, Olson, Patterson, Penn, Perkins, Ripley, Ritter, Robbins, Russell, Shane, Shankland, Sherman, Skinner, Smith of Adams, Speer, Stephenson, Stipe, Stoddard, Taylor, Townsend, Van Camp, White, Zeller, Mr. Speaker—83.

The nays were:

Bybee, Dewey-2.

Absent or not voting:

Boettger, Brockway, Byerly, Collin, Cunningham, Dawson, Dunlap, Escher, Felt, Fletcher, George, Goodykoontz, Hayes, Hickenlooper, Hunt, Leach, Lenocker, Pickford, Rowles, Sater, Schee, Smith of Decatur, Whitney—23.

So the bill passed and the title was agreed to.

On motion of Shankland of Polk, Senate File No. 284, a bill for an act to amend Section Three (3) of Chapter One Hundred Twelve (112) of the Acts of the Thirty-third General Assembly relating to the issuance of policy of insurance by insurance companies, with report of committee recommending passage, was taken up and considered.

Mr. Shankland moved 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 ayes were:

Bascom, Bauman, Beans, Black, Bowman, Brady, Brockway, Brown, Bruce, Campbell of Ida, Collin, Cousins, Crist, Daniels, Dixon, Downey, Edmunds, Ellis, Enger, Finlayson, Fourt, Fraley, Fry, Fulton, Greene, Griggs, Grout, Hamilton, Harding, Harvey, Hayes, Hogan, Huff, Huntley, Hutchins, Jacobs, Johnson, Klay, Koontz, Krebill, Leach, Lenocker, Linnan, Lounsberry, McCleery, McCullough, Miller of Bremer, Miller of Dubuque, Milton, Moore, Newell, O'Connor, Odendahl, Olson, Patterson, Penn, Perkins, Ripley, Ritter, Russell, Sater, Shane, Shankland, Skinner, Smith of Adams, Smith of Decatur, Speer, Stipe, Taylor, White, Zeller, Mr. Speaker—72.

The nays were:

Bybee, Dewey, Goodykoontz, Halgrims, Jacobson, Larrabee, Pickford, Rowles, Schee, Stoddard, Townsend, Van Camp-12.

Absent or not voting:

Beebe, Boettger, Byerly, Campbell of Webster, Cunningham, Dabney, Dawson, Dunlap, Escher, Felt, Fletcher, George, Gilbert, Hazen, Hickenlooper, Hunt, Kull, Kulp, Lund, Murtagh, Robbins, Sherman, Stephenson, Whitney—24.

So the bill passed and the title was agreed to.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS.

Whitney of Woodbury, 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 Resolution No. 7, a bill for an act approving estimates of cost, plans and specifications for buildings at the Agricultural College, at the State University, and at the State Teachers' College.

Also:

Substitute for Senate File No. 258, a bill for an act to repeal Section Three Thousand Four Hundred Forty-seven-c (3447-c) of the Supplement to the Code, 1907, and enacting a substitute therefor relating to the foreclosure of real estate mortgages and fixing the time within which certain actions for the foreclosure of mortgages may be brought.

Also:

Senate File No. 154, a bill for an act describing and defining negotiable and non-negotiable bills of lading, and providing for the issuing, transfer and endorsement thereof, defining the rights and duties of common carriers and all persons issuing and receiving the same, providing for the shipment and delivery of goods and property thereunder and for conviction and punishment for the violation of the provisions thereof.

U. G. WHITNEY,
Chairman House Committee,
Ed. P. Malmberg,
Chairman Senate Committee.

Adopted.

On motion of Klay of Sioux, Senate File No. 415, a bill for an act to empower border counties to erect and maintain bridges across the border streams of the state, and fixing the terms and conditions under which the funds for the same may be provided, with report of committee recommending passage as amended, was taken up, considered, and the committee amendments were adopted.

Mr. Klay moved 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 ayes were:

Bascom, Bauman, Beans, Beebe, Boettger, Bowman, Brockway, Brown, Bruce, Bybee, Campbell of Ida, Campbell of Webster, Collin, Cousins, Crist, Cunningham, Daniels, Dewey, Downey, Edmunds, Ellis, Fraley, Fry, Fulton, George, Goodykoontz, Griggs, Grout, Halgrims, Hamilton, Harding, Harvey, Hazen, Hickenlooper, Huff, Huntley, Hutchins, Jacobs, Johnson, Klay, Koontz, Krebill, Kull, Kulp, Larrabee, Lounsberry, McCleery, Miller of Dubuque, Milton, Moore, Newell, Odendahl, Olson, Patterson, Penn, Pickford, Ripley, Ritter, Robbins, Sater, Schee, Shane, Shankland, Smith of Adams, Speer, Stephenson, Stipe, Stoddard, Townsend, White, Zeller, Mr. Speaker—72.

The nays were:

None.

Absent or not voting:

Black, Brady, Byerly, Dabney, Dawson, Dixon, Dunlap, Enger, Escher, Felt, Finlayson, Fletcher, Fourt, Gilbert, Greene, Hayes, Hogan, Hunt, Jacobson, Leach, Lenocker, Linnan, Lund, McCullough, Miller of Bremer, Murtagh, O'Connor, Perkins, Rowles, Russell, Sherman, Skinner, Smith of Decatur, Taylor, Van Camp, Whitney—36.

So the bill passed and the title was agreed to.

On motion of Crist of Clarke, Senate File No. 456, a bill for an act to amend Section Four Thousand Five Hundred Eighty-five (4585) of the Supplement to the Code, 1907, to repeal Section Two Thousand Five Hundred Eighty-nine-a (2589-a) of the Supplement to the Code, 1907, and enact a substitute therefor, and to amend Section Two Thousand Five Hundred Eighty-seven (2587) of the Code, all relating to the practice of pharmacy, with report of committee recommending passage, was taken up and considered.

Mr. Crist moved 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 ayes were:

Bascom, Bauman, Beans, Boettger, Bowman, Brady, Brockway, Bybee, Campbell of Ida, Campbell of Webster, Collin, Cousins, Crist, Dabney, Daniels, Dawson, Dewey, Downey, Edmunds,

Ellis, Fourt, Fry, Fulton, George, Goodykoontz, Greene, Halgrims, Hamilton, Harding, Hayes, Hickenlooper, Huff, Hutchins, Jacobs, Johnson, Kull, Kulp, Leach, Linnan, Lund, McCleery, Miller of Bremer, Miller of Dubuque, Milton, Moore, Newell, Olson, Pickford, Ripley, Ritter, Shane, Shankland, Smith of Adams, Smith of Decatur, Whitney, Zeller, Mr. Speaker—57.

The nays were:

Black, Griggs, Harvey, Hazen, Huntley, Lenocker, Odendahl, Patterson, Penn, Sater, Skinner, Stipe, Stoddard, Taylor, Townsend—15.

Absent or not voting:

Beebe, Brown, Bruce, Byerly, Cunningham, Dixon, Dunlap, Enger, Escher, Felt, Finlayson, Fletcher, Fraley, Gilbert, Grout, Hogan, Hunt, Jacobson, Klay, Koontz, Krebill, Larrabee, Lounsberry, McCullough, Murtagh, O'Connor, Perkins, Robbins, Rowles, Russell, Schee, Sherman, Speer, Stephenson, Van Camp, White—36.

So the bill passed and the title was agreed to.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS.

Whitney of Woodbury, 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. 145, a bill for an act appropriating the sum of Seventy-five dollars (\$75.00) to be paid to S. J. McCord in settlement of a claim against the State of Iowa arising by reason of the efforts of the said S. J. McCord to extradite one James F. Milligan.

Also:

Senate File No. 136, a bill for an act to amend Section Two Thousand Ninety-one-a (2091-a) of the Supplement to the Code, 1907, relative to trolley or electric railways.

Also:

Senate File No. 134, a bill for an act to amend the law as it appears in Section Two Thousand Eighty-eight (2088) of the Supplement to the Code, 1907, relieving interurban railroads from the provisions of said section.

Also:

Senate File No. 257, a bill for an act to legalize an election of Scott County, Iowa, held November 8, 1910, for the erection and maintenance of a detention home for dependent, neglected and delinquent children, the acts and resolutions of the Board of Supervisors, and authorizing the issuance of bonds therefor.

Also:

Senate File No. 292, a bill for an act to appropriate the sum of forty-three and 16-100 dollars for the use and benefit of Mrs. Ellen Clarke Moore, on account of compensation due her husband, Captain Samuel A. Moore, late of Davis County, Iowa, deceased, for military service performed by him as captain of Company D, Forty-fifth Regiment, Iowa Volunteers, Infantry, in the month of May A. D. Eighteen Hundred and Sixty-four.

Also:

Senate File No. 101, a bill for an act to repeal Sections Twenty-six Hundred and Thirty-four-b (2634-b), Twenty-six Hundred and Thirty-four-c (2634-c) and Twenty-six Hundred Thirty-four-d (2634-d), Supplement to the Code, 1907, and to enact substitutes therefor, relating to the training of teachers for rural schools and making appropriations therefor.

U. G. WHITNEY,
Chairman House Committee,
Ed. P. Malmberg,
Chairman Senate Committee.

Adopted.

On motion of Shankland, Senate File No. 200, a bill for an act to provide for paroling certain convicts on first conviction by the presiding judge of the trial court in which such conviction is had, with report of committee recommending passage as amended, was taken up and considered.

Jacobs of Calhoun proposed the following amendment as a substitute for the committee amendments:

MR. SPEAKER—I move to amend the substitute for Senate File No. 200 by striking out the word, "parole" in the eighth line of Section 1 and inserting in lieu thereof the words, "suspend the execution of the sentence of."

Also by striking out the word, "parole" in the eleventh and twelfth lines of Section 1 and inserting in lieu thereof the words, "suspension of the execution of sentence."

Also by inserting after the word "convicted" in the eighth line of Section 1 the words, "and place such person."

Also by striking out the period (.) at the end of Section 1 and inserting a comma (,) in lieu thereof and adding the following: "and the

person having such custody, care and guardianship of the person, the execution of whose sentence has been suspended, shall make a full and complete report every thirty days, in writing, to the district court wherein such conviction was had, showing the whereabouts and conduct of the person thus placed in his care, custody and guardianship."

Also by striking out the word "parole" in the first line of Section 2 and inserting in lieu thereof the following, "suspension of the execution of sentence."

Also by striking out the words "trial judge aforesaid" in the second line of Section 2 and inserting in lieu thereof the following: "the district court wherein such conviction was had or any judge thereof without notice."

Amendments substituted.

Substitute amendments adopted.

Mr. Shankland moved 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 ayes were:

Bascom, Bauman, Beebe, Black, Bowman, Brady, Brockway, Brown, Bruce, Bybee, Campbell of Webster, Collin, Cousins, Crist, Dabney Daniels, Dewey, Downey, Ellis, Enger, Fourt, Fraley, Fry, Fulton, George, Goodykoontz, Greene, Griggs, Grout, Halgrims, Hamilton, Harvey, Hayes, Hickenlooper, Huff, Huntley, Hutchins, Jacobs, Johnson, Klay, Koontz, Krebill, Kulp, Leach, Lenocker, Linnan, Lounsberry, Lund, McCleery, Miller of Bremer, Miller of Dubuque, Milton, Moore, Newell, Odendahl, Olson, Patterson, Penn, Pickford, Robbins, Russell, Shane, Shankland, Sherman, Skinner, Smith of Adams, Smith of Decatur, Stephenson, Stipe, Stoddard, Townsend, Van Camp, White, Zeller, Mr. Speaker—75.

The nays were:

Harding, Hazen—2.

Absent or not voting:

Beans, Boettger, Byerly, Campbell of Ida, Cunningham, Dawson, Dixon, Dunlap, Edmunds, Escher, Felt, Finlayson, Fletcher, Gilbert, Hogan, Hunt, Jacobson, Kull, Larrabee, McCullough, Murtagh, O'Connor, Perkins, Ripley, Ritter, Rowles, Sater, Schee, Speer, Taylor, Whitney—31.

So the bill passed.

Moore of Linn in the Chair.

Jacobs of Calhoun offered the following amendment to the title:

MR. Speaker—I move to amend the title of the substitute for Senate File No. 200 by striking out the word "paroling" and inserting in lieu thereof the following: "suspending of the execution of sentence of."

Also by striking out the words "the presiding judge of the trial court" and inserting in lieu thereof the following: "the district court".

Also by changing the period (.) at the end of the title to a comma (,) and adding the following: "or any judge thereof".

Motion prevailed and the title, as amended, 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 requests the return of House File No. 180, a bill for an act amending Chapter Eight (8) of Title Thirteen (XIII) of the Supplement to the Code, 1907, and being additional thereto and providing that females liable to be committed to the State Industrial Schools may be committed to accredited institutions.

GEO. A. WILSON, Secretary.

O'Connor of Chickasaw moved that the request of the Senate for the return of House File No. 180 be granted.

Motion prevailed.

Shankland of Polk moved that Senate File No. 282 be made a Special order for 10 o'clock, A. M., Tuesday.

Motion prevailed.

On motion of Klay of Sioux, House File No. 432, a bill for an act to protect the public health of domestic animals by providing for inspection of live stock imported into the State of Iowa for breeding, dairy, work or feeding purposes, with report of committee recommending passage as amended, was taken up, considered, and the committee amendments were rejected.

Mr. Klay offered the following amendments:

Mr. Speaker-I move to amend House File No. 432 as follows:

By inserting after the word "any" in the first line of Section 1, the following: "person, firm, corporation or"

By striking the word "feeding" from the third (3d) line of Section 1.

By inserting after the word "any" in the first line of Section 3, the following: "person, firm,"

By striking the word "gross" from the third line of Section 3.

By inserting after the word "such" in the seventh line of Section 3 the following: "person, firm,"

Adopted.

Mr. Klay moved that the rules be suspended, 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 ayes were:

Bascom, Bauman, Beebe, Boettger, Brady, Brockway, Brown, Bruce, Bybee, Campbell of Ida, Campbell of Webster, Collin, Cousins, Cunningham, Dabney, Dawson, Dewey, Dixon, Edmunds, Ellis, Felt, Finlayson, Fourt, Fraley, Fry, Fulton, George, Goodykoontz, Griggs, Halgrims, Hamilton, Hayes, Hogan, Huff, Hutchins, Jacobs, Jacobson, Johnson, Klay, Koontz, Krebill, Kull, Larrabee, Leach, Lounsberry, Lund, McCleery, Milton, Moore, O'Connor, Odendahl, Perkins, Robbins, Russell, Schee, Shane, Shankland, Sherman, Skinner, Smith of Adams, Smith of Decatur, Speer, Stephenson, Stoddard, Van Camp, White, Whitney—67.

The nays were:

Downey, Escher, Greene, Hazen, Huntley, Linnan, Miller of Bremer, Miller of Dubuque, Townsend, Zeller—10.

Absent or not voting:

Beans, Black, Bowman, Byerly, Crist, Daniels, Dunlap, Enger, Fletcher, Gilbert, Grout, Harding, Harvey, Hickenlooper, Hunt, Kulp, Lenocker, McCullough, Murtagh, Newell, Olson, Patterson, Penn, Pickford, Ripley, Ritter, Rowles, Sater, Stipe, Taylor, Mr. Speaker—31.

So the bill passed.

Huntley of Lucas moved to amend the title by striking out the word "breeding."

Amendment adopted, and title as amended was agreed to.

On motion of Ripley of Hancock, House File No. 562, a bill for an act to create a commission to investigate the causes of insanity, epilepsy, mental deficiency, delinquency and criminality and to recommend to the Thirty-fifth General Assembly measures calculated to prevent the spread of these diseases, defects and moral failures, with report of committee recommending passage, was taken up and considered.

Mr. Ripley moved that the rules be suspended, 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 ayes were:

Bascom, Bauman, Beans, Beebe, Boettger, Bowman, Brady, Brockway, Bybee, Campbell of Ida, Campbell of Webster, Collin, Crist, Dabney, Daniels, Dewey, Dixon, Edmunds, Enger, Finlayson, Fourt, Fraley, Fry, Fulton, George, Goodykoontz, Grout. Harding, Hayes, Hickenlooper, Huff, Hutchins, Jacobs, Jacobson, Johnson, Klay, Koontz, Krebill, Kull, Larrabee, Leach, Linnan, Lounsberry, Lund, McCleery, Milton, Moore, O'Connor, Patterson, Pickford, Ripley, Ritter, Robbins, Russell, Schee, Shane, Shankland, Sherman, Smith of Adams, Smith of Decatur, Taylor, White—62.

The nays were:

Black, Cousins, Downey, Escher, Greene, Hazen, Huntley, Miller of Bremer, Odendahl, Skinner, Stephenson, Stoddard, Townsend, Van Camp, Zeller—15.

Absent or not voting:

Brown, Bruce, Byerly, Cunningham Dawson, Dunlap, Ellis, Felt, Fletcher, Gilbert, Griggs, Halgrims, Hamilton, Harvey, Hogan, Hunt, Kulp, Lenocker, McCullough, Miller of Dubuque, Murtagh, Newell, Olson, Penn, Perkins, Rowles, Sater, Speer, Stipe, Whitney Mr. Speaker—31.

Roll call verified.

So the bill passed and the title was agreed to.

Dixon of Sac offered the following Concurrent Resolution, asked unanimous consent for immediate consideration, and moved its adoption:

CONCURRENT RESOLUTION.

Be it Resolved by the House of Representatives, the Senate concurring,

That the Speaker Pro Tempore of the House and the President Pro Tempore of the Senate appoint a committee of five members, three

我们有人的人,我就是你有关情况的我看了这种我们就是我们的人,我们就是我们的人,我们就是我们的人,我们就是我们的人,我们就是我们的人,我们就是我们的人,我们就是我们的人,我们就是我们的人,我们就是我们

from the House and two from the Senate, for the purpose of providing the Speaker of the House and President of the Senate each with one chair and one gavel.

Motion prevailed and the Resolution was adopted.

The Speaker Pro Tempore appointed the following committee: Dixon of Sac, Hayes of Montgomery, Bowman of Linn.

CONSIDERATION OF BILLS.

On motion of Shankland of Polk, House File No. 506, a bill for an act to amend the law as it appears in Sections Three Hundred Sixty (360), Seventeen Hundred Eleven (1711), Seventeen Hundred Twenty-one (1721) Seventeen Hundred Twenty-eight (1728), Seventeen Hundred Forty-five (1745), Seventeen Hundred Eighty-seven (1787), Seventeen Hundred Ninetyeight (1798) of the Code, and to amend the law as it appears in Sections Thirteen Hundred Thirty-three (1333), Hundred Nine (1709), (Division 1), Seventeen Hundred Fiftyeight-b (1758-b), Seventeen Hundred Eightytwo -,1782), Seven teen Hundred Fifty-nine-b (1759-b), Seventen Hundred Fiftynine-f 1759-f), Seventeen Hundred Ninety-eight-a (1789-a), Seventeen Hundred Ninety-eight-b (1798-b), Eighteen Hundred Thirty-nine-j (1839-j) of the Supplement to the Code, 1907, and to amend the law as it appears in Section Seven (7), Chapter One Hundred Five (105), and Section One (1) of Chapter One Hundred Eleven (111) of the Acts of the Thirty-third General Assembly; and to enact a section as Section Eighteen Hundred Twenty-d (1820-d) to Chapter Eight (8), Title Nine (9) of the Code, all relating to insurance, with report of committee recommending passage as amended, was taken up and considered.

Mr. Shankland offered the following substitute amendment as a substitute for the committee amendment:

A BILL

For an Act to amend the law as it appears in Sections Three Hundred Sixty (360), Seventeen Hundred Ten (1710), Seventeen Hundred Eleven (1711), Seventeen Hundred Twenty-one (1721), Seventeen Hundred Twenty-eight (1727), Seventeen Hundred Forty-five (1745), Seventeen Hundred Eighty-seven (1787), Seventeen Hundred Ninety-eight (1798) of the Code, and to amend the law as it appears in Sections Thirteen Hundred Thirty-three (1333), Seventeen Hundred Nine (1709), (Division 1), Seventeen Hundred Fifty-eight-b (1758-b), Seventeen Hundred Eighty-two (1782), Seventeen

Hundred Fifty-nine-b (1759-b), Seventeen Hundred Fifty-nine-f (1759-f), Seventeen Hundred Ninety-eight-a (1798-a), Seventeen Hundred Ninety-eight-b (1798-b), Eighteen Hundred Thirty-nine-j 1839-j), of the Supplement to the Code, 1907, and to amend the law as it appears in Section Seven (7), Chapter One Hundred Five (105), and Section One (1) of Chapter One Hundred Eleven (111) of the Acts of the Thirty-third General Assembly; and to enact as Section Eighteen Hundred Twenty-d (1820-d) to Chapter Eight (8), Title Nine (9) of the Code, all relating to insurance.

Be it Enacted by the General Assembly of the State of Iowa:

- Section 1. That the law as it appears in Section Three Hundred Sixty (360) of the Code is amended by striking out the period (.) at the end of Section One (1) and substituting a comma (,) therefor, and by adding to said section the following: "Authorized to do business in the state and in no case to exceed ten per cent of the capital of the reinsuring company and provided that a certificate of such reinsurance shall be furnished to the insured."
- Sec. 2. That the law as it appears in Section Thirteen Hundred Thirty-three (1333) of the Supplement to the Code, 1907, is amended by inserting in line 8, between the words "it" and "for," the words "or its agents," in cash, promissory obligation or other form of settlement".
- Sec. 3. That the law as it appears in Section One of Chapter One Hundred Eleven (Sec. 1, Chap. 111) of the Acts of the Thirty-third General Assembly, is amended by striking from line four the words "may" and inserting in lieu thereof the word "shall".
- Sec. 4. That the law as it appears in Section Seventeen Hundred Nine (1709) (Division One) of the Supplement to the Code, 1997, is amended by adding the words "and insure against loss of rents or use of buildings, when such loss or use is caused by fire, lightning, wind-storms, cyclones or tornadoes."
- Sec. 5. That the law as it appears in Section Seventeen Hundred Eleven (1711) of the Code, is amended by inserting in line two thereof immediately following the word "insured", the following: "In companies only authorized to do business in this state".
- Sec. 6. That the law as it appears in Section Seventeen Hundred Twenty-one (1721) of the Code is amended by striking out all following the word "dollars" in the twelfth line of said section, and inserting in lieu thereof the following: "But such companies organized to insure the health of persons and against personal injuries, disablement or death resulting from traveling or general accidents by land or water, having an actual paid up capital of One Hundred Thousand Dollars (\$100,000.00) and surplus to be approved by the auditor of state, exclusive from any assets deposited in other states and territories for the special benefit or security of the insured therein, shall be deemed sufficient, within the meaning of this section."

- Sec. 7. That the law as it appears in Seventeen Hundred Twenty-eight (1728) of the Code, is amended by adding to the section immeliately following the last line the following: "The policy may be canceled by the insurance company by giving five days notice of such cancellation, in which event it may retain only the pro-rata premium".
- Sec. 8. That the law as it appears in Section Seventeen Hundred Forty-five (1745) of the Code is amended by striking out the first two lines and that part of line three, down to and including the word "and" and by substituting the following in lieu thereof: "The form of all policies or permits issued or purposed to be issued by any insurance company doing business in this state under the provisions of this chapter, shall first be examined and approved by the auditor of state".
- Sec. 9. That the law as it appears in Section Seventeen Hundred Fifty-eight-b (1758-b) of the Supplement to the Code, 1907, sub-division V (e), as amended by striking out the comma immediately following the word "gun-powder".
- Sec. 10. That Section Seventeen Hundred Fifty-eight-b (1758-b) of Supplement to the Code, 1907, is amended by striking the words: "Double column form with numbered lines" from the third and fourth lines of said section, and inserting in lieu thereof the words: "uniform numbered lines, as adopted and approved by the auditor of state".
- Sec. 11. That the law as it appears in Section Seventeen Hundred Fifty-nine-b (1759-b) of the Supplement to the Code, 1907, is amended by striking out the period following the last word and by adding thereto the following: "and the two words mutual and association shall be incorporated into and become a part of their mane."
- Sec. 12. That the law as it appears in Section Seventeen Hundred Fifty-nine-f (1759-f) of the Supplement to the Code, 1907, is amended by striking from line four the words "of the year".
- Sec. 13. That the law as it appears in Section Seventeen Hundred Eighty-two (1782) of the Supplement to the Code, 1907, is amended by inserting in line one, between the words "life" and "insurance" the following: "Or casulty, health or accident".
- Sec. 14. That the law as it appears in Section Seventeen Hundred Eighty-seven (1787) of the Code is amended by adding thereto the following: "Its policy forms shall be approved, as provided by Section Seventeen Hundred Eighty-three-a (1783-a) of the Supplement to the Code, 1907."
- Sec. 15. That the law as it appears in Section Seventeen Hundred Ninety-eight (1798) of the Code is amended by adding the following to the last line thereof: Provided that if organized under the laws of another state or country, they shall file with the auditor of state an agreement in writing authorizing service or notice of process to be made upon the said auditor of state, and when so made shall be as valid and binding as if served upon the association within this state.

- Sec. 16. That the law as it appears in Section Seventeen Hundred Ninety-eight-a (1798-a) of the Supplement to the Code, 1907, is amended by inserting after the word "life" in line one the words: "health or accident"; also by inserting in line six between the words "which" and "shall" the following words: "if a life insurance company or association".
- Sec. 17. That the law as it appears in Section Seventeen Hundred Ninety-eight-b (1798-b), Supplement to the Code, 1907, is amended by adding to the last line thereof the following: "Provided that accident or health associations may take advantage of all provisions of this section, in so far as applicable, and may thereupon transform themselves into stock companies. But no such company or association shall reorganize under the provisions of this section unless it shall have accumulated sufficient surplus to constitute a reinsurance reserve equal to the unearned premium on all outstanding policies or certificates, as prescribed by the statutes of this state relating thereto.
- Sec. 18. Section Eighteen Hundred Twenty-d (1820-d.) All reports contemplated under Sections Seventeen Hundred Fourteen (1714), Seventeen Hundred Seventy-three (1773), Seventeen Hundred Ninety (1790), Seventeen Hundred Ninety-nine (1799) and Eighteen Hundred Thirty (1830) of the Code, and acts amendatory thereof may be upon forms furnished by the auditor of state, and who may, at his option upon authority of the Executive Council, purchase such forms as are approved by the National Convention of Insurance Commissioners, known as Convention Edition.
- Sec. 19. That the law as it appears in Section Eighteen Hundred Thirty-nine-j (1839-j) of the Supplement to the Code, 1907, is amended by adding thereto, following the last line thereof the following: The certificate written by any domestic fraternal beneficiary association operating under the provisions of the foregoing mortality table shall be valued in the same manner as provided in Section Seventeen Hundred Seventy-four (1774) of the Code, except that such valuation shall be based upon the foregoing mortality table and four per cent interest.
- Sec. 20. That the law as it appears in Section Seven (7) of Chapter One Hundred Five (105) of the Acts of the Thirty-third General Assembly, is amended by adding to the last line thereof the following: "nor to insurance companies or associations who have paid the taxes provided in Sections Thirteen Hundred Thirty-three (1333) and Thirteen Hundred Thirty-three-d (1333-d) of the Supplement to the Code, 1907, and received a certificate of authority from the state auditor.
- Sec. 21. That the law as it appears in Section Seventeen Hundred Ten (1710) of the Code be amended by striking out the period (.) at the end of line Six (6) and substituting a comma (,) therefor, and by adding the following: "authorized to do business in the state, provided that in no case the excess reinsured shall exceed ten per cent of the capital of the reinsuring company and provided further that a certificate of such reinsurance shall be furnished to the insured.

Motion prevailed and the substitute amendment was substituted for the committee amendments.

Substitute amendments were then substituted for the original bill.

Speaker Stillman in the Chair.

Mr. Shankland moved that the rules be suspended, 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 ayes were:

Bascom, Beans, Beebe, Bowman, Brady, Brockway, Brown, Bruce, Campbell of Ida, Campbell of Webster, Collin, Crist, Cunningham, Dewey, Ellis, Enger, Finlayson, Fourt, Fraley, Fulton, Goodykoontz, Greene, Grout, Halgrims, Hamilton, Harding, Harvey, Hayes, Hazen, Hickenlooper, Hogan, Huff, Huntley, Hutchins, Jacobs, Jacobson, Johnson, Klay, Krebill, Kull, Leach, Linnan, Lund, Miller of Bremer, Miller of Dubuque, Milton, Moore, Murtagh, O'Connor, Patterson, Penn, Ripley, Robbins, Shane, Shankland, Smith of Decatur, Stipe, Taylor, Townsend, White, Whitney—61.

The nays were:

Downey, Fry, Kulp, Lounsberry, McCleery, Odendahl, Pickford, Sater, Skinner—9.

Absent or not voting:

Bauman, Black, Boettger, Bybee, Byerly, Cousins, Dabney, Daniels, Dawson, Dixon, Dunlap, Edmunds, Escher, Felt, Fletcher, George, Gilbert, Griggs, Hunt, Koontz, Larrabee, Lenocker, McCullough, Newell, Olson, Perkins, Ritter, Rowles, Russell, Schee, Sherman, Smith of Adams, Speer, Stephenson, Stoddard, Van Camp, Zeller, Mr. Speaker—38.

So the bill passed and the title was agreed to.

Ripley of Hancock offered the following Concurrent Resolution, asked unanimous consent for immediate consideration and moved its adoption:

CONCURRENT RESOLUTION.

Be it Resolved by the House of Representatives, the Senate concurring:

That whenever any building or permanent improvement is desired at say of the institutions under the State Board of Control there shall be submitted to the General Assembly of which such improvement is asked,

complete plans and specifications for such building or improvement, and that accompanying same there shall be given the reasons why such building or improvement is desired; for the information and guidance of the General Assembly and in order that they may have a comprehensive knowledge of the necessity for such building or improvement.

Motion prevailed and the Resolution was adopted.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS.

Whitney of Woodbury, 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. 601, a bill for an act to legalize the incorporated town of East Peru, Iowa, and to legalize the election of officers for said town and the ordinances, resolutions and other proceedings thereof.

Also:

House File No. 243, a bill for an act to amend Title Twelve (XII), Chapter Twelve (12), Supplement to the Code, 1907, requiring certain boats to be provided with life preservers, and providing a penalty where life preservers are not furnished.

Also:

House File No. 579, a bill for an act authorizing the issue of a patent to the southwest quarter (1/4) of the southeast quarter (1/4), Section Sixteen (16), Township Seventy-six (76), Range Twenty-one (21), West Fifth (5th) P. M.

Also:

House File No. 594, a bill for an act to legalize the notices of a certain special election held at Corydon, Iowa.

Also:

House File No. 477, a bill for an act authorizing the governor of the State of Iowa, to issue patent, attested by the Secretary of State, to Lot Six (6), in Block Ninety-six (96) of Iowa City, Iowa, in accordance with the recorded plat thereof, to John A. Reed.

Also:

House File No. 471, a bill for an act to legalize certain conveyances of real estates heretofore recorded.

U. G. WHITNEY,
Chairman House Committee.
Ed. P. Malmberg,
Chairman Senate Committee.

Adopted.

INTRODUCTION OF BILLS.

By Linnan of Pocahontas, House File No. 613:

A BILL

For an Act to legalize a certain contract entered into between the counties of Pocahontas and Calhoun, State of Iowa, in behalf of drainage improvement district No. 13, in Pocahontas county and drainage improvement district No. 9, in Calhoun county, Iowa, and to authorize the issuance of a warrant by Pocahontas county, Iowa, on the funds of said drainage improvement district No. 13 in Pocahontas county, Iowa, to the treasurer of Calhoun County, Iowa, for the use and benefit of drainage improvement district No. 9 in Calhoun county, and to authorize the levy and collection of taxes for the payment of the same.

Whereas, the board of Supervisors of Pocahontas County, Iowa, and the board of Supervisors of Calhoun county, Iowa, in joint session on April 18, 1907, entered into a written agreement whereby said Pocahontas county in behalf of drainage improvement district No. 13, in Pocahontas county, Iowa, agreed to issue a warrant on the funds of said drainage improvement district No. 13 in the sum of Two Thousand Sixty-three Dollars and Eighty-eight cents (\$2,063.88), payable to the treasurer of Calhoun county, Iowa, for the benefit and use of drainage improvement district No. 9, in Calhoun county, Iowa, on condition that said drainage improvement district No. 13 in Pocahontas county, Iowa, should have the use of said drainage improvement district No. 9 in Calhoun county, Iowa, as a permanent outlet for the drains and ditches proposed to be constructed in said-drainage improvement district No. 13, and

Whereas, said written agreement was thereafter ratified, approved and affirmed by the Board of Supervisors of Pocahontas County, Iowa, in behalf of drainage improvement district No. 13, and

Whereas. Doubts have arisen as to the legality of said actions taken in the premises, Now therefore,

Be it Enacted by the General Assembly of the State of Iowa:

Section 1. That said contract and all actions and proceedings had in relation thereto are hereby legalized and held to be in full force and effect and binding on said counties of Calhoun and Pocahontas, Iowa, and said drainage improvement district No. 13 in Pocahontas County, Iowa, and the Board of Supervisors of Pocahontas county, Iowa, is hereby authorized to issue a warrant on the funds of drainage improvement district No. 13 in Pocahontas county, Iowa, in the sum of Two Thousand Sixty-three Dollars and Eighty-eight cents (\$2,063.88), payable to the treasurre of Calhoun county, Iowa, for the use and benefit of drainage improvement district No. 9 in Calhoun County, Iowa, and the said board of Supervisors of Pocahontas County, Iowa, is hereby authorized and empowered to levy and

collect taxes on the lands within said drainage district No. 13 in Pocahontas County, Iowa, for the payment of said warrant, provided this act shal not affect pending litigation.

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 Capital, newspapers published at Des Moines, Iowa, without expense to the state.

Read first and second time and referred to Sifting Committee,

The Speaker announced that as Speaker of the House, he had signed in the presence of the House, House Files Nos. 601, 243, 477, 471, 594, 579, and Senate Files Nos. 134, 145, 136, 257, 297, 101, 154, 125, 90, 214, 258 and Senate Joint Resolution No. 7.

On motion of Stipe of Page the House adjourned until 7:30 o'clock P. M.

EVENING SESSION.

House reconvened, Speaker Pro Tempore Perkins in the Chair. The roll was called to ascertain the presence of a quorum.

The following members responded as present:

Bascom, Boettger, Bowman, Brockway, Brown, Bruce, Bybee, Cunningham, Dawson, Dewey, Enger, Escher, Fourt, Fraley, Fry, George, Greene, Griggs, Grout, Halgrims, Harding, Hazen, Hickenlooper, Huntley, Hutchins, Jacobs, Jacobson, Koontz, Krebill, Linnan, Lounsberry, Lund, McCullough, Miller of Bremer, Miller of Dubuque, Milton, Moore, Murtagh, Newell, Odendahl, Patterson, Perkins, Pickford, Ripley, Ritter, Robbins, Shane, Sherman, Skinner, Smith of Adams, Smith of Decatur, Stipe, Taylor, Townsend, White, Whitney—56.

Absent:

Bauman, Beans, Beebe, Black, Brady, Byerly, Campbell of Ida, Campbell of Webster, Collin, Cousins, Crist, Dabney, Daniels, Dixon, Downey, Dunlap, Edmunds, Ellis, Felt, Finlayson, Fletcher, Fulton, Gilbert, Goodykoontz, Hamilton, Harvey, Hayes, Hogan, Huff, Hunt, Johnson, Klay, Kull, Kulp, Larrabee, Leach, Lenocker, McCleery, O'Connor, Olson, Penn, Rowles, Russell, Sater, Schee, Shankland, Speer, Stephenson, Stoddard, Van Camp, Zeller, Mr. Speaker—52.

The Speaker Pro Tem announced the presence of a quorum.

Speaker Stillman in the Chair.

On request of Huntley of Lucas, leave of absence was granted Stoddard of Buchanan until Tuesday.

CONSIDERATION OF BILLS.

On motion of Lounsberry of Marshall, Senate File No. 484, a bill for an act to legalize certain warrants of the city of Marshalltown, Iowa, with report of committee recommending passage, was taken up and considered.

Mr. Lounsberry moved 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 ayes were:

Bascom, Bauman, Black, Boettger, Bowman, Brockway, Brown, Bruce, Bybee, Collin, Daniels, Dawson, Dewey, Dixon, Edmunds, Enger, Escher, Fourt, Fraley, Fry, George, Gilbert, Greene, Griggs, Grout, Halgrims, Harding, Hazen, Huff, Huntley, Hutchins, Jacobs, Jacobson, Koontz, Krebill, Kulp, Larrabee, Linnan, Lounsbery, Lund, McCullough, Miller of Bremer, Miller of Dubuque, Milton, Moore, Murtagh, Newell, Odendahl, Patterson, Perkins, Pickford, Ritter, Robbins, Shane, Shankland, Sherman, Skinner, Smith of Adams, Smith of Decatur, Stephenson, Stipe, Taylor, Townsend, White, Whitney, Mr. Speaker—66.

The nays were:

None.

Absent or not voting:

Beans, Beebe, Brady, Byerly, Campbell of Ida, Campbell of Webster, Cousins, Crist, Cunningham, Dabney, Downey, Dunlap, Ellis, Felt, Finlayson, Fletcher, Fulton, Goodykoontz, Hamilton, Harvey, Hayes, Hickenlooper, Hogan, Hunt, Johnson, Klay, Kull, Leach, Lenocker, McCleery, O'Connor, Olson, Penn, Ripley, Rowles, Russell, Sater, Schee, Speer, Stoddard, Van Camp, Zeller—42.

So the bill passed and the title was agreed to.

On motion of Jacobs of Calhoun, Senate File No. 482, a bill for an act to legalize the appointment of three members of the city council of Toledo, Iowa, with report of committee recommending passage, was taken up and considered.

Mr. Jacobs offered the following substitute amendment:

A BILL

For an Act to Legalize the Appointment of Three Members of the City Council of Toledo, Iowa.

Whereas, In the year of 1910, three vacancies occurred simultaneously in the City Council of the city of Toledo, Iowa, and

Whereas, The remaining two members of said City Council at an adjourned meeting of the same regular meeting of said council when such vacancies occurred proceeded to fill said vacancies as by law provided, in Section 1272 of the Supplement of the Code of 1907, and

Whereas, Doubts have arisen as to the authority of the remaining councilman to make such appointments, therefore,

Be it Enacted by the General Assembly of the State of Iowa:

Section 1. That the action of the said city council of the city of Toledo, Iowa, in appointing the three councilmen to fill the vacancies occurring by the resignation of three councilmen for said city of Toledo in the year 1910, be and the same is hereby legalized and declared to be legal and valid, provided this act shall in no wise affect any pending litigation.

Substitute amendment was substituted for the original bill.

Mr. Jacobs moved 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 ayes were:

Bascom, Bauman, Black, Boettger, Bowman, Brockway, Brown, Bruce, Bybee, Collin, Crist, Daniels, Dawson, Dewey, Downey, Enger, Escher, Felt, Finlayson, Fourt, Fraley, Fry, George, Gilbert, Goodykoontz, Greene, Griggs, Grout, Halgrims, Harding, Harvey, Hazen, Hickenlooper, Huff, Hutchins, Jacobs, Johnson, Krebill, Kull, Larrabee, Linnan, Lounsberry, Lund, Miller of Dubuque, Milton, Moore, Murtagh, Newell, O'Connor, Odendahl, Patterson, Penn, Perkins, Pickford, Ripley, Ritter, Robbins, Russell, Sater, Shane, Shankland, Sherman, Skinner, Smith of Adams, Stephenson, Stipe, Taylor, Townsend, Van Camp, White, Whitney, Mr. Speaker—72.

The nays were:

None.

Absent or not voting:

Beans, Beebe, Brady, Byerly, Campbell of Ida, Campbell of Webster, Cousins, Cunningham, Dabney, Dixon, Dunlap, Edmunds, Ellis, Fletcher, Fulton, Hamilton, Hayes, Hogan, Hunt,

Huntley, Jacobson, Klay, Koontz, Kulp, Leach, Lenocker, McCleery, McCullough, Miller of Bremer, Olson, Rowles, Schee, Smith of Decatur, Speer, Stoddard, Zeller—36.

So the bill passed and the title as amended was agreed to.

On motion of Koontz of Johnson, House File No. 608, a bill for an act to legalize certain ordinances of the town of Williamsburg, Iowa, with report of committee recommending passage, was taken up and considered.

Mr. Koontz moved that the rules be suspended, 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 ayes were:

Bascom, Bauman, Beebe, Black, Boettger, Bowman, Brockway, Brown, Bruce, Bybee, Collin, Crist, Cunningham, Dawson, Dewey, Downey, Enger, Escher, Felt, Finlayson, Fraley, Fry, George, Gilbert, Goodykoontz, Greene, Griggs, Grout, Halgrims, Harding, Hazen, Hickenlooper, Huff, Huntley, Jacobson, Koontz, Krebill, Larrabee, Linnan, Lounsberry, Lund, McCullough, Miller of Bremer, Miller of Dubuque, Milton, Moore, Murtagh, Newell, O'Connor, Olson, Patterson, Penn, Perkins, Pickford, Ripley, Ritter, Robbins, Russell, Sater, Schee, Shane, Shankland, Sherman, Skinner, Smith of Adams, Stephenson, Stipe, Taylor, Townsend, White, Mr. Speaker—71.

The nays were:

None.

Absent or not voting:

Beans, Brady, Byerly, Campbell of Ida, Campbell of Webster, Cousins, Dabney, Daniels, Dixon, Dunlap, Edmunds, Ellis, Fletcher, Fourt, Fulton, Hamilton, Harvey, Hayes, Hogan, Hunt, Hutchins, Jacobs, Johnson, Klay, Kull, Kulp, Leach, Lenocker, McCleery, Odendahl, Rowles, Smith of Decatur, Speer, Stoddard, Van Camp, Whitney, Zeller—37.

So the bill passed and the title was agreed to.

On motion of Griggs of Scott, House File No. 604, a bill for an act to amend Section Eight Hundred Twenty-three (823) of the Supplement to the Code, 1907, in relation to publication of notice

of assessment of street improvements, with report of committee recommending passage, was taken up and considered.

Mr. Griggs proposed the following substitute amendment:

A BILL

For an Act to Amend Section Eight Hundred and Thirteen (813) of the Code, Relating to Publication of Notice of Bids for Street Improvements and to amend Section Eight Hundred Twenty-three (823) of the Supplement to the Code, 1907, Relating to Publication of Notice of Assessment of Street Improvements.

Be it Enacted by the General Assembly of the State of Iowa:

Section 1. That Section Eight Hundred and Thirteen (813) of the Code be, and the same is hereby amended by striking out the period (.) after the word "ordered" in the eighth line thereof and inserting a semicolon (;) and by adding thereto the following: "provided, however, that if no newspaper is published within the limits of such city or town then such notice may be given by posting the same in three public places within the limits of such city or town, two of which such places shall be the post office and the mayor's office of such city or town."

Sec. 2. That Section Eight Hundred and Twenty-three (823) of the Supplement to the Code, 1907, be, and the same is hereby amended by striking out the comma (,) following the word, "sewer" in the fifth line thereof and inserting a semi-colon (;), and adding thereto the following: "but if no such newspaper is published within the limits of such city or town then such notice may be given by posting copies thereof in three public places within the limits of such city or town, two of which such places shall be the post office and the mayor's office of such city or town."

Sec. 3. This act being deemed of immediate importance shall take effect and be in full force from and after its publication in the Register and Leader and the Des Moines Capital, newspapers published in the city of Des Moines, Iowa.

Substitute amendment substituted for the original bill.

Mr. Griggs moved that the rules be suspended, 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 ayes were:

Bascom, Bauman, Beebe, Black, Boettger, Bowman, Brady, Brown, Bruce, Bybee, Collin, Crist, Dabney, Daniels, Dawson, Dewey, Downey, Edmunds, Ellis, Enger, Escher, Felt, Finlayson, Fourt, Fraley, Fry, Fulton, George, Gilbert, Goodykoontz, Greene, Griggs, Grout, Halgrims, Hamilton, Harding, Harvey, Hazen,

Hickenlooper, Huff, Huntley, Hutchins, Jacobs, Jacobson, Johnson, Klay, Koontz, Krebill, Larrabee, Linnan, Lounsberry, Lund, McCullough, Miller of Bremer, Miller of Dubuque, Milton, Moore, Murtagh, Newell, O'Connor, Odendahl, Olson, Patterson, Penn, Perkins, Pickford, Ripley, Ritter, Robbins, Rowles, Russell, Sater, Schee, Shane, Shankland, Sherman, Skinner, Smith of Adams, Stephenson, Stipe, Taylor, Townsend, Van Camp, White, Mr. Speaker—85.

The nays were:

None.

Absent or not voting:

Beans, Brockway, Byerly, Campbell of Ida, Campbell of Webster, Cousins, Cunningham, Dixon, Dunlap, Fletcher, Hayes, Hogan, Hunt, Kull, Kulp, Leach, Lenocker, McCleery, Smith of Decatur, Speer, Stoddard, Whitney, Zeller—23.

So the bill passed and the title was agreed to.

MOTION TO RECONSIDER.

Mr. Speaker—I move to reconsider the vote by which House File No. 590 failed to pass the House.

W. P. GEORGE.

I second the motion.

GEO. W. SCHEE.

MR. SPEAKER—I move to reconsider the vote by which House File No. 590 passed to its third reading.

W. P. GEORGE.

I second the motion.

GEO, W. SCHEE.

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. 574, a bill for an act to legalize certain acts of certain notaries public.

Geo. A. Wilson, Secretary.

On request of Fraley of Polk, unanimous consent having been given, House File No. 574, a bill for an act to legalize the official acts of certain notaries public, with Senate amendments, was taken up and the amendments read and considered.

Amend by adding after the word "estate" and before the word "which" in the last line of Section One (1) thereof, the words "or other property rights".

Mr. Fraley moved that the House concur in the Senate amendments.

On the question, "Shall the House concur?"

The ayes were:

Bascom, Beans, Beebe, Black, Boettger, Brady, Brockway, Brown, Bruce, Crist, Cunningham, Downey, Enger, Escher, Felt, Fourt, Fraley, Fulton, Gilbert, Goodykoontz, Greene, Griggs, Grout, Harding, Harvey, Hazen, Hickenlooper, Huff, Hutchins, Jacobs, Johnson, Klay, Koontz, Krebill, Kulp, Larrabee, Lenocker, Lounsberry, Lund, McCullough, Miller of Bremer, Miller of Dubuque, Milton, Moore, Murtagh, Newell, O'Connor, Olson, Patterson, Penn, Ritter, Russell, Sater, Shane, Shankland, Sherman, Stipe, Taylor, Van Camp, White, Whitney, Mr. Speaker—62.

The navs were:

Collin, Dewey, Edmunds, George, Halgrims, Jacobson, Perkins, Pickford, Robbins, Schee, Skinner, Smith of Adams—12.

Absent or not voting:

Bauman, Bowman, Bybee, Byerly, Campbell of Ida, Campbell of Webster, Cousins, Dabney, Daniels, Dawson, Dixon, Dunlap, Ellis, Finlayson, Fletcher, Fry, Hamilton, Hayes, Hogan, Hunt, Huntley, Kull, Leach, Linnan, McCleery, Odendahl, Ripley, Rowles, Smith of Decatur, Speer, Stephenson, Stoddard, Townsend, Zeller—34.

So the House concurred in 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 passed the following bill in which the concurrence of the House is asked: Senate File No. 489, a bill for an act to legalize certain warrants of the city of Waterloo, Iowa.

GEO. A. WILSON, 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. 488, a bill for an act to legalize the official acts of the officers and the ordinances and resolutions of the town council of the incorporated town of Wall Lake, Sac County, Iowa, and appoint officers and councilmen for said town.

Geo. A. Wilson, Secretary.

SENATE MESSAGES CONSIDERED.

Senate File No. 489, a bill for an act to legalize certain warrants of the city of Waterloo, Iowa.

Read first and second time and passed on file.

Senate File No. 488, a bill for an act to legalize the official acts of the officers, and the ordinances and resolutions of the town council of the incorporated town of Wall Lake, Sac county, Iowa, and appointing officers and councilmen for said town.

Read first and second time and passed on file.

CONSIDERATION OF BILLS.

On motion of Grout of Blackhawk, Senate File No. 489, a bill for an act to legalize certain warrants of the city of Waterloo, Iowa, was taken up and considered.

Mr. Grout moved that the rules be suspended to permit the third reading of the bill on the same day as the first and second reading.

Motion prevailed.

Mr. Grout moved 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 ayes were:

Bascom, Bauman, Beans, Beebe, Black, Boettger, Bowman, Brady, Brockway, Brown, Bruce, Bybee, Collin, Crist, Daniels, Dawson, Dewey, Dixon, Edmunds, Enger, Escher, Finlayson, Fourt, Fry, Fulton, George, Gilbert, Goodykoontz, Greene, Griggs, Grout, Halgrims, Harding, Harvey, Hayes, Hazen, Hickenlooper, Huff, Huntley, Hutchins, Jacobs, Jacobson, Johnson, Klay, Koontz, Larrabee, Lenocker, Lounsberry, Lund, Miller of Bremer, Miller of Dubuque, Milton, Moore, Murtagh, Newell, O'Connor, Oden-

dahl, Olson, Patterson, Penn, Perkins, Pickford, Ripley, Ritter, Robbins, Rowles, Russell, Sater, Shane, Shankland, Sherman, Skinner, Smith of Adams, Smith of Decatur, Stephenson, Stipe, Taylor, Townsend, Van Camp, White, Whitney, Mr. Speaker—82.

The nays were:

None.

Absent or not voting:

Byerly, Campbell of Ida, Campbell of Webster, Cousins, Cunningham, Dabney, Downey, Dunlap, Ellis, Felt, Fletcher, Fraley, Hamilton, Hogan, Hunt, Krebill, Kull, Kulp, Leach, Linnan, McCleery, McCullough, Schee, Speer, Stoddard, Zeller—26.

So the bill passed and the title was agreed to.

On motion of Dixon of Sac, Senate File No. 488, a bill for an act to legalize the official acts of the officers and ordinances and resolutions of the town council of the incorporated town of Wall Lake, Sac county, Iowa, and appoint officers and councilmen for said town, was taken up and considered.

Mr. Dixon moved that the rules be suspended to permit the third reading on the same day as the first and second reading.

Motion prevailed.

Mr. Dixon moved 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 ayes were:

Bascom, Bauman, Beebe, Black, Boettger, Bowman, Brady, Brockway, Brown, Bruce, Bybee, Campbell of Ida, Collin, Daniels, Dawson, Dewey, Downey, Edmunds, Enger, Escher, Finlayson, Fourt, Fulton, George, Gilbert, Goodykoontz, Greene, Griggs, Grout, Halgrims, Harding, Hayes, Hazen, Huff, Hutchins, Jacobs, Johnson, Klay, Koontz, Kulp, Larrabee, Lenocker, Linnan, Lund, McCullough, Miller of Dubuque, Milton, Moore, Murtagh, O'Connor, Olson, Patterson, Penn, Perkins, Pickford, Ripley, Ritter, Russell, Sater, Shane, Sherman, Skinner, Smith of Decatur, Stephenson, Stipe, Stoddard, Townsend, Van Camp, White, Whitney, Mr. Speaker—71.

The nays were:

None.

Absent or not voting:

Beans, Byerly, Campbell of Webster, Cousins, Crist, Cunningham, Dabney, Dixon, Dunlap, Ellis, Felt, Fletcher, Fraley, Fry, Hamilton, Harvey, Hickenlooper, Hogan, Hunt, Huntley, Jacobson, Krebill, Kull, Leach, Lounsberry, McCleery, Miller of Bremer, Newell, Odendahl, Robbins, Rowles, Schee, Shankland, Smith of Adams, Speer, Taylor Zeller—37.

So the bill passed and the title was agreed to.

On motion of Linnan of Pocahontas, House File No. 613, a bill for an act to legalize a certain contract entered into between the counties of Pocahontas and Calhoun, State of Iowa, in behalf of drainage improvement district No. 13 in Pocahontas county and drainage improvement district No. 9 in Calhoun county, Iowa, and to authorize the issuance of a warrant by Pocahontas county, Iowa, on the funds of said drainage improvement district No. 13 in Pocahontas county, Iowa, to the Treasurer of Calhoun county, Iowa, for the use and benefit of drainage improvement district No. 9 in Calhoun county, and to authorize the levy and collection of taxes for the payment of the same, was taken up and considered.

Mr. Linnan moved that the rules be suspended, 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 ayes were:

Bascom, Bauman, Beans, Beebe, Bowman, Brady, Brockway, Brown, Bruce, Bybee, Campbell of Ida, Collin, Dabney, Daniels, Dawson, Dewey, Dixon, Downey, Edmunds, Escher, Finlayson, Fourt, Fry, Fulton, George, Goodykoontz, Greene, Griggs, Grout, Harding, Harvey, Hazen, Hickenlooper, Huff, Huntley, Hutchins, Jacobs, Johnson, Klay, Koontz, Krebill, Larrabee, Lenocker, Linnan, Lounsberry, Lund, McCullough, Miller of Bremer, Miller of Dubuque, Milton, Moore, Murtagh, Olson, Patterson, Penn, Perkins, Pickford, Ripley, Ritter, Robbins, Russell, Sater, Shane, Shankland, Sherman, Skinner, Smith of Adams, Smith of Decatur, Stephenson, Stipe, Taylor, Townsend, Van Camp, White, Whitney, Mr. Speaker—76.

The nays were:

None.

Absent or not voting:

Black, Boettger, Byerly, Campbell of Webster, Cousins, Crist, Cunningham, Dunlap, Ellis, Enger, Felt, Fletcher, Fraley, Gilbert, Halgrims, Hamilton, Hayes, Hogan, Hunt, Jacobson, Kull, Kulp, Leach, McCleery, Newell, O'Connor, Odendahl, Rowles, Schee, Speer, Stoddard, Zeller—32.

So the bill passed and the title was agreed to.

On motion of Harding of Woodbury, Senate File No. 160, a bill for an act to repeal Section Three Thousand Five Hundred and Forty-one (3541) of the Code and to enact a substitute therefor, relating to appearance in court, was taken up and considered.

Bowman of Linn moved the previous question.

Motion prevailed and previous question was ordered.

Mr. Harding moved 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 ayes were:

Bascom, Bauman, Beans, Beebe, Black, Boettger, Bowman, Brown, Dabney, Daniels, Dewey, Dixon, Fourt, Fulton, Gilbert, Griggs, Grout, Halgrims, Harding, Harvey, Hazen, Hickenlooper, Huntley, Hutchins, Johnson, Klay, Koontz, Krebill, Larrabee, Leach, Linnan, Lounsberry, McCullough, Miller of Bremer, Miller of Dubuque, Milton, Moore, Murtagh, Newell, O'Connor, Olson, Perkins, Pickford, Ripley, Ritter, Russell, Shane, Shankland, Sherman, Smith of Adams, Smith of Decatur, Stephenson, Stipe, Townsend, Van Camp, White, Whitney—57.

The nays were:

Brockway, Bybee, Campbell of Ida, Collin, Cunningham, Dawson, Downey, Edmunds, Escher, Finlayson, Fry, George, Goodykoontz, Hayes, Huff, Jacobs, Jacobson, Kulp, Lund, Patterson, Penn, Robbins, Sater, Skinner, Mr. Speaker—25.

Absent or not voting:

Brady, Bruce, Byerly, Campbell of Webster, Cousins, Crist, Dunlap, Ellis, Enger, Felt, Fletcher, Fraley, Greene, Hamilton, Hogan, Hunt, Kull; Lenocker, McCleery, Odendahl, Rowles, Schee, Speer, Stoddard, Taylor, Zeller—26.

Roll call verified.

So the bill passed and the title was agreed to.

On motion of Leach, House File No. 555, a bill for an act to amend the law as it appears in Section Seventeen Hundred Fiftynine-h (1759-h) of the Supplement to the Code, 1907, and to provide additional requirements, supplemental and amendatory to Title Nine (9), Chapter Five (5), all relating to mutual hail insurance companies doing business in Iowa, with report of committee recommending passage as amended, was taken up, considered, and the committee substitute amendment substituted for the original bill.

Brady of Dallas moved to defer further consideration of the bill until Tuesday morning.

Motion lost.

Mr. Leach moved that the rules be suspended, 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 ayes were:

Bascom, Bauman, Beebe, Black, Boettger, Bowman, Brockway, Brown, Bruce, Bybee, Collin, Crist, Cunningham, Dabney, Dawson, Dewey, Dixon, Downey, Edmunds, Escher, Finlayson, Fourt, Fraley, Fry, Fulton, George, Goodykoontz, Greene, Griggs, Grout, Harding, Hayes, Hickenlooper, Hogan, Huff, Huntley, Hutchins, Jacobs, Jacobson, Johnson, Klay, Krebill, Kulp, Leach, Linnan, Lounsberry, Lund, McCullough, Miller of Bremer, Miller of Dubuque, Milton, Moore, Newell, O'Connor, Odendahl, Patterson, Penn, Perkins, Pickford, Ripley, Ritter, Robbins, Russell, Sater, Shankland, Sherman, Skinner, Smith of Adams, Smith of Decatur, Stephenson, Stipe, Taylor, Townsend, White, Whitney, Mr. Speaker—76.

The nays were:

Beans, Campbell of Ida, Enger, Hazen-4.

Absent or not voting:

Brady, Byerly, Campbell of Webster, Cousins, Daniels, Dunlap, Ellis, Felt, Fletcher, Gilbert, Halgrims, Hamilton, Harvey,

Hunt, Koontz, Kull, Larrabee, Lenocker, McCleery, Murtagh, Olson, Rowles, Schee, Shane, Speer, Stoddard, Van Camp, Zeller—28.

Roll call verified.

So the bill passed and the title was agreed to.

MOTION TO RECONSIDER.

Mr. Speaker—I move to reconsider the vote by which House File No. 555 passed the House and that this motion be laid on the table.

U. G. Whitney.

I second the motion.

W. P. GEORGE,

Motion prevailed and the motion to reconsider lay on the table.

On motion of Miller of Bremer, the House adjourned.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, APRIL 11, 1911.

House met pursuant to adjournment, Speaker Stillman in the Chair.

Prayer was offered by Rev. Everett Dean Martin of Des Moines, Iowa

Journal of April 10th corrected and approved.

On request of Bowman of Linn, leave of absence was granted Hutchins of Kossuth for the morning session.

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 herewith returns as requested, Senate File No. 343, a bill for an act relating to the approval of plats of additions to cities and towns, by city and town councils.

GEO. A. WILSON,
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. 335, a bill for an act to amend Section 1746 of the Code of Iowa, relating to co-insurance clauses in policies of fire insurance companies.

Geo. A. Wilson, 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. 513, a bill for an act to amend Sections 2, 3, 4, of Chapter 155, of the Acts of the Thirty-third General Assembly, providing for fishing in certain waters and the care and propagation of fish.

GEO. A. WILSON, Secretary.

Also:

Mr. Speaker—I am directed to inform your honorable body that the Senate refuses to concur in House substitute amendment to Senate File No. 183, a bill for an act to encourage the dairy industry of the state of Iowa, to aid in providing instruction in practical and scientific dairying.

Geo. A. Wilson,

Secretary.

Also:

Mr. Speaker—I am directed to inform your honorable body that the Senate herewith returns as requested, House File No. 484, a bill for an act making the estates of non-resident insane patients and persons legally bound for their support liable for the care and treatment of such patients in the State hospitals.

GEO. A. WILSON, Secretary.

Boettger of Scott called up Senate File No. 343 and moved that the rules be suspended to permit him to move the reconsideration of the bill.

Motion prevailed.

Mr. Boettger moved to reconsider the vote by which Senate File No. 343 passed the House.

Motion prevailed.

Mr. Boettger moved to reconsider the vote by which Senate File No. 343 passed to its third reading.

Motion prevailed.

Mr. Boettger then proposed the following amendment:

MR. SPEAKER—I move to amend Senate File No. 343, by striking out the comma (,) after the word "sub-division" in the sixth (6) line of the original bill, and by inserting a comma (,) after the word "town" in the fifth line (5) of the original bill, and by striking out the word "or" after the word "subdivision" in the sixth line (6) of the original bill and by inserting in lieu thereof the word "of," and by striking out the words "and alleys" after the word "streets" in the ninth line (9) of the original bill, and by striking out the word "thereof" after the word "provisions" in the sixteenth line (16) of the original bill, and inserting in lieu thereof the word "hereof."

Adopted.

Also:

I move to amend the Title to Senate File No. 343 by striking out the period (.) at the end thereof and by adding the following: "and to enact a substitute therefor."

Adopted.

Mr. Boettger moved 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 ayes were:

Bascom, Beebe, Black, Boettger, Bowman, Bybee, Campbell of Webster, Collin, Crist, Daniels, Dawson, Dewey, Downey, Ellis, Fourt, Fry, Gilbert, Greene, Griggs, Grout, Harding, Hayes, Hickenlooper, Huff, Huntley, Jacobs, Johnson, Klay, Koontz, Krebill, Kull, Leach, Linnan, Lund, McCleery, McCullough, Miller of Dubuque, Milton, Moore, Murtagh, Newell, O'Connor, Odendahl, Olson, Patterson, Perkins, Pickford, Ripley, Ritter, Rowles, Sater, Shane, Sherman, Skinner, Speer, Stephenson, Stoddard, Taylor, Van Camp, White, Zeller, Mr. Speaker—62.

The nays were:

None.

Absent or not voting:

Bauman, Beans, Brady, Brockway, Brown, Bruce, Byerly, Campbell of Ida, Cousins, Cunningham, Dabney, Dixon, Dunlap, Edmunds, Enger, Escher, Felt, Finlayson, Fletcher, Fraley, Fulton, George, Goodykoontz, Halgrims, Hamilton, Harvey, Hazen Hogan, Hunt, Hutchins, Jacobson, Kulp, Larrabee, Lenocker, Lounsberry, Miller of Bremer, Penn, Robbins, Russell, Schee, Shankland, Smith of Adams, Smith of Decatur, Stipe, Townsend, Whitney—46.

So the bill passed and the title as amended was agreed to.

SENATE AMENDMENTS CONSIDERED.

On request of Moore of Linn, unanimous consent having been given, House File No. 335, a bill for an act to amend Section Seventeen Hundred Forty-six (1746) of the Code of Iowa, relating to co-insurance clauses in policies of fire insurance companies, with Senate amendments, was taken up and the amendments read and considered.

Strike out of House File No. 335, all following the enacting clause and substitute therefor, the following:

Section 1. That Section Seventeen Hundred Forty-six (1746), of the Code be, and the same is, hereby amended by inserting after the period following the word "stipulation" and before the word "No" in line eleven of said section the following: Provided, that upon the written request of any person desiring insurance, a rider providing for co-insurance may

be attached to and become a part of the policy, but in no case shall such rider apply to dwellings or farm property, nor to any risk where the total value of the property to be insured is less than twenty-five thousand dollars, except as to grain elevators and grain warehouses and their contents.

The request for the application of the co-insurance clause or rider to any policy of insurance shall be written or printed on a single sheet of paper which shall contain nothing but the request hereinafter set out and said request must be signed by the insured and a copy thereof be left with him by the agent at the time the insurance is applied for.

No form of request for co-insurance except the following shall be used by any company doing business within this state:

"Request for the application of the co-insurance clause.

In consideration of a reduction from established rate ofper cent
toper cent, in premiums to be paid to the
surance Company for insurance upon the following described property
••••••••
I hereby request that a co-insurance rider be attached to the policy to be
issued by said company and hereby agree, that during the life of the
policy I will maintain insurance on said property to the extent of at
leastper cent (whichever may be
agreed upon) of the actual cash value thereof at the time of fire, and that
failing to do so, I shall become a co-insurer to the extent of such deficit."

Before signing this request or the co-insurance rider to be attached to the policy to be issued I carefully read each of them and fully understand that in case I shall fail to maintain insurance on the previously described property to the extent above provided then in the event of loss or damage this company shall not be liable for a greater per cent of the loss or damage to said property than;

The co-insurance rider to be used shall be signed by both the agent and the insured and a copy thereof shall be left with the insured at the time the application is made for insurance. The rider shall be in form and restrictions as follows:

"Iowa co-insurance and reduced rate clause."

(This clause must be signed by both insured and the agent.)

In consideration of the acceptance by the insured of a reduction in premiums from the established rate ofper cent toper

cent, it is hereby agreed that the insured shall maintain insurance during the life of this policy upon the property insured:

1.	To the	extent	of	 .dollars,	or

2. To the extent of at least...... per cent of the actual cash value thereof at the time of fire (whichever may be agreed upon) and, that failing to do so the insured shall be a co-insurer to the extent of such deficit.

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Mr. Moore moved that the House concur in the Senate amendments.

On the question, "Shall the House concur?"

The ayes were:

Bascom, Beebe, Black, Boettger, Bowman, Brady, Brockway, Bruce, Bybee, Collin, Cousins, Crist, Cunningham, Daniels, Dawson, Dewey, Dixon, Edmunds, Ellis, Escher, Finlayson, Fourt, Fraley, Fry, Gilbert, Goodykoontz, Greene, Grout, Halgrims, Harding, Harvey, Hayes, Hazen, Huff, Huntley, Johnson, Koontz, Krebill, Kull, Lenocker, Linnan, Lund, Miller of Dubuque, Milton, Moore, Murtagh, Newell, Odendahl, Patterson, Perkins, Ripley, Ritter, Rowles, Schee, Shane, Shankland, Sherman, Skinner, Smith of Adams, Speer, Van Camp, White, Zeller, Mr. Speaker—64.

The nays were:

None.

Absent or not voting:

Bauman, Beans, Brown, Byerly, Campbell of Ida, Campbell of Webster, Dabney, Downey, Dunlap, Enger, Felt, Fletcher, Fulton, George, Griggs, Hamilton, Hickenlooper, Hogan, Hunt, Hutchins, Jacobs, Jacobson, Klay, Kulp, Larrabee, Leach, Lounsberry, McCleery, McCullough, Miller of Bremer, O'Connor, Olson, Penn, Pickford, Robbins, Russell, Sater, Smith of Decatur, Stephenson, Stipe, Stoddard, Taylor, Townsend, Whitney—44.

So the House concurred in Senate amendment.

On request of Harding of Woodbury, unanimous consent having been given, House File No. 513, a bill for an act to amend Section Two Hundred Thirteen (213) and Two Hundred Fourteen (214) of Chapter One Hundred Fifty-five (155) of the Acts of the Thirty-third General Assembly, providing for fishing in certain waters, and the care and propagation of fish, with Senate amendments, was taken up and the amendments read and considered.

Amend by inserting after the word "waters" in the third line of section the following "of the Mississippi or Missouri rivers."

Amend by adding to Section One the following:

"Also by striking out of said Section Two, Chapter 155, Acts of the Thirty-third General Assembly all after the comma following the word 'provided' in the twenty-eighth line of said section and inserting the following:

"That after March 1, 1913, no seine or net with less than twoinch mesh shall be licensed or used for fishing under this act."

Mr. Harding moved that the House concur in the Senate amendments.

On the question, "Shall the House concur?"

The ayes were:

Fry, Linnan, Ripley, Schee-4.

The nays were:

Bascom, Bauman, Beebe, Black, Boettger, Bowman, Bruce, Bybee, Campbell of Webster, Collin, Cousins, Crist, Cunningham, Daniels, Dawson, Downey, Dunlap, Edmunds, Ellis, Escher, Finlayson, Fourt, Fraley, Fulton, Gilbert Goodykoontz, Greene, Grout, Halgrims, Harding, Harvey, Hayes, Hazen, Hickenlooper, Hogan, Huff, Huntley, Johnson, Klay, Krebill, Kull, Lund, McCleery, Miller of Dubuque, Moore, Murtagh, O'Connor, Odendahl, Olson, Patterson, Perkins, Ritter, Rowles, Sater, Shankland, Sherman, Skinner, Speer, Stephenson, Stoddard, Taylor, Van Camp, White, Zeller, Mr. Speaker—65.

Absent or not voting:

Beans, Brady, Brockway, Brown, Byerly, Campbell of Ida, Dabney, Dewey, Dixon, Enger, Felt, Fletcher, George, Griggs, Hamilton, Hunt, Hutchins, Jacobs, Jacobson, Koontz, Kulp, Larrabee, Leach, Lenocker, Lounsberry, McCullough, Miller of Bremer, Milton, Newell, Penn, Pickford, Robbins, Russell, Shane, Smith of Adams, Smith of Decatur, Stipe, Townsend, Whitney—39.

So the House refused to concur in Senate amendments.

Klay of Sioux called up Senate Message on Senate File No. 183 and moved that the House recede from its amendments.

Miller of Dubuque moved the previous question.

Motion prevailed.

On the question "Shall the House recede?"

The ayes were:

Beebe, Bruce, Campbell of Webster, Collin, Cousins, Enger, Finlayson, Fourt, Fraley, Fry, Grout, Halgrims, Harding, Harvey, Hickenlooper, Hogan, Johnson, Klay, Kull, Larrabee, Miller of Bremer, Newell, O'Connor, Olson, Pickford, Russell, Schee, Shane, Speer, Stoddard, Zeller—31.

The nays were:

Bascom, Beans, Black, Bowman, Brady, Brockway, Bybee, Byerly, Campbell of Ida, Crist, Dabney, Daniels, Dawson, Dewey, Dixon, Downey, Dunlap, Edmunds, Ellis, Escher, Felt, George, Gilbert, Goodykoontz, Greene, Griggs, Hayes, Hazen, Huff, Huntley, Jacobs, Koontz, Kulp, Lenocker, Linnan, Lounsberry, Lund, McCleery, Miller of Dubuque, Milton, Moore, Odendahl, Patterson, Ripley, Ritter, Robbins, Rowles, Shankland, Sherman, Skinner, Smith of Adams, Smith of Decatur, Stephenson, Stipe, Taylor, Townsend, White, Mr. Speaker—58.

Absent or not voting:

Bauman, Boettger, Brown, Cunningham, Fletcher, Fulton, Hamilton, Hunt, Hutchins, Jacobson, Krebill, Leach, McCullough, Murtagh, Penn, Perkins, Sater, Van Camp, Whitney—19.

Motion lost and House refused to recede from its amendments.

REPORT OF COMMITTEE ON ENROLLED BILLS.

MR. Speaker—Your Committee on enrolled bills respectfully report that they have this day sent to the governor for his approval, House File No. 601, a bill for an act to legalize the incorporated town of East Peru, Iowa, and to legalize the election of officers for said town and the ordinances, resolutions and other proceedings thereof.

Also:

House File No. 243, a bill for an act to amend Title Twelve (12), Chapter Twelve (12), Supplement to the Code, 1907, requiring certain boats to be provided with life preservers, and providing a penalty where life preservers are not furnished.

Also:

House File No. 579, a bill for an act authorizing the issue of a patent to the southwest quarter (1-4), of the southeast quarter (1-4), Section Sixteen (16), Township Seventy-six (76), Range Twenty-one (21), West Fifth (5th) P. M.

Also:

House File No. 594, a bill for an act to legalize the notices of a certain special election held at Corydon, Iowa.

Also:

House File No. 477, a bill for an act authorizing the Governor of the State of Iowa to issue patent, attested by the Secretary of State, to Lot Six (6), in Block Ninety-six (96), of Iowa City, Iowa, in accordance with the recorded plat thereof, to John A. Reed.

Also:

House File No. 471, a bill for an act to legalize certain conveyances of real estate heretofore recorded.

U. G. WHITNEY,

Adopted.

Chairman.

Cunningham of Buena Vista, Chairman of the Conference Committee on House File No. 103, submitted the following report and moved its adoption:

To the Senate and House of Representatives of the State of Iowa:

We, the undersigned, your Conference Committee appointed on House File No. 103, beg leave to report that we have had under consideration the amendment offered to this bill by the Senate, in which the House refused to concur, and we recommend that the Senate recede from its amendment, and that the bill be recommended for passage as concurred in and passed by the House.

J. H. ALLEN, S. W. DEWOLF.

JOHN HAMMILL.

Committee on the part of the Senate.

E. H. CUNNINGHAM,

GERRIT KLAY,

HERMAN KULL,

THOS. HICKENLOOPER,

Committee on the part of the House.

Motion prevailed and report was adopted.

CONSIDERATION OF BILLS.

On motion of Shankland of Polk, Senate File No. 282, a bill for an act to amend Section Twenty-four Hundred Seventy-eight (2478) of the Code, 1897; to repeal Section Twenty-four Hundred Eighty-four (2484) of the Code, 1897, and enact a substitute therefore; to repeal Section Twenty-four Hundred Eightyfive (2485) of the Code, 1897, and enact a substitute therefor: to amend Section Twenty-four Hundred Eighty-six (2486) of the Code, 1897; to repeal Section Twenty-four Hundred Eighty-seven (2487) of the Code, 1897, and enact a substitute therefor; to repeal Section Twenty-four Hundred Eighty-eight (2488), Supplement to the Code, 1907, and enact a substitute therefor: to repeal Section Twenty-four Hundred Eighty-nine (2489) of the Code, 1897, and enact a substitute therefor; to amend the law as it appears in Section Twenty-four Hundred Eighty-nine-a of the Supplement to the Code, 1907; to repeal Section Twenty-four Hundred Ninety-three (2493) of the Code, 1897, and enact a substitute therefor; to repeal Section Twenty-four Hundred Ninety-four (2494). Supplement to the Code, 1907, and enact a substitute therefor, relating to mines and mining, safety appliances, means, methods and equipments thereof, the appointment of mine inspectors, defining their powers and duties; requiring surveys of mines and records to be kept thereof; requiring escape and air shafts and equipments and location thereof, fire proof buildings for boiler and engine rooms: safe and convenient traveling ways, the amount of ventilation, and equipments thereof, stoppings and breaksthrough: means of comunication from top to bottom of shaft, slope or drift, and from bottom thereof to the working parts and providing safety equipments for shafts, slopes or drifts and fixing the age within which boys may work in the mine; and providing for the safety of employes where explosives are used: the location of stables, gasoline engines and pumps, and the revocation of certificates of mine foreman in certain cases; defining the duties of mine foremen and definition of mine foreman; the duties of workmen in mines and mining and defining the power and duties of mine owner, operator, lessee and persons in charge: the character and kind of illuminating oils and other substances and providing penalties, with report of committee recommending passage as amended, was taken up and considered.

Mr. Shankland offered the following amendment:

MRS SPEAKER: I move to amend the amendment to Senate File No. 282 as offered by the committee by inserting the words "not including hoisting shafts" after the word "ventilation" in the first line of Section 11; and strike out the words "not including hoisting shaft," as reported by the committee after the word "exit."

Amendment adopted.

Also, substitute the following for the committee amendment: "Strike out all of Section 13 following the word "drift" in line 2 of the printed bill."

Also; strike out the period at the end of Section 20, as reported by the committee and insert the following after the word "cars" at the end of said section "where the grade exceeds two per cent (2%).

Amendment lost.

Goodykoontz of Boone offered the following amendment: I move to amend the committee amendment to Section 20 by substituting a period (.) for the semi-colon (;) in line 11 thereof, and, further, by striking therefrom the remainder of said section beginning with the words "when so determined."

Amendment adopted.

Shankland of Polk offered the following amendment: I move to amend by inserting the word "haulage" between the words "such" and "road" in line 13 of Section 19 of the printed bill.

Amendment adopted.

Whitney of Woodbury in the Chair.

Mr. Shankland moved that the rules be suspended, 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 ayes were:

Bascom, Bauman, Beans, Boettger, Brady, Brown, Bybee, Campbell of Ida, Campbell of Webster, Cousins, Cunningham, Dabney, Daniels, Dewey, Dixon, Ellis, Enger, Finlayson, Fourt, Fraley, Goodykoontz, Greene, Grout, Harding, Hickenlooper, Hogan, Huff, Hunt, Huntley, Jacobs, Johnson, Klay, Krebill, Kull, Lounsberry, Lund, McCleery, Miller of Dubuque, Milton, Moore, Newell O'Connor, Odendahl, Penn, Perkins, Ripley, Robbins, Russell, Schee,

Shane, Shankland, Skinner, Smith of Adams, Speer, Stipe, Stoddard, Whitney, Mr. Speaker—58.

The nays were:

Bowman, Brockway, Collin, Downey, Edmunds, Escher, Gilbert, Griggs, Halgrims, Harvey, Hayes, Hazen, Jacobson, Kulp, Leach, Olson, Rowles, Stephenson, Taylor, Townsend, Van Camp, Zeller—22.

Absent or not voting:

Beebe, Black, Bruce, Byerly, Crist, Dawson, Dunlap, Felt, Fletcher, Fry, Fulton, George, Hamilton, Hutchins, Koontz, Larrabee, Lenocker, Linnan, McCullough, Miller of Bremer, Murtagh, Patterson, Pickford, Ritter, Sater, Sherman, Smith of Decatur, White—28.

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 concurred in the following Concurrent Resolution, in which the concurrence of the Senate was asked:

Concurrent Resolution, relative to the publishing of Road and Drainage laws.

GEO. A. WILSON.

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 furnishing certain persons with Code Supplements to the Code, and Session Laws.

GEO: A. WILSON,
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. 137, a bill for an act providing for the appointment of a tax commission, defining its duties and appropriating money for its expense.

GEO. A. WILSON,

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. 335, a bill for an act defining the duties of State Food and Dairy Commissioner, under the pure food law, regulating appointment of assistants, providing for compensation and expenses of assistants, defined food and the term "misbranded" and making appropriation therefor, and repealing acts and parts of acts in conflict therewith.

Geo. A. WILSON,
Secretary.

Also:

MR. SPEAKER—I am directed to inform your honorable body that the Senate has concurred in House amendments to Senate File No. 343, a bill for an act to repeal Section 916, of Chapter 13, Title 5, of the Code, relative to the approval of plats of additions to cities and towns.

GEO. A. WILSON,

Secretary.

Also:

MR. SPEAKER—I am directed to inform your honorable body that the Senate has concurred in House substitute amendment to Senate File No. 482, a bill for an act legalizing certain acts and proceedings of the city council of the city of Toledo, Tama County, Iowa.

GEO. A. WILSON,

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. 561, a bill for an act to amend Section Twenty-three Hundred Ten-a-twenty-one (2310-a-21), of the Supplement to the Code, 1907, relating to the regulation and control of the inmates of the Hospital for the treatment of dipsomaniacs, inebriates and those addicted to the excessive use of narcotics.

GEO. A. WILSON,

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. 141, a bill for an act to repeal Section Three Hundred Thirty-five of the Code as amended by Chapter Twenty of the Acts of the Twenty-third General Assembly, relating to the selection of jury lists, and to enact a substitute therefor.

GEO. A. WILSON,

Secretary.

Also:

MR. SPEAKER—I am directed to inform your honorable body that the Senate has concurred in House amendments to Senate File No. 201, a bill for an act to amend the law as it appears in Chapter 78, Acts of the

Thirty-third General Assembly, relating to the removal of officers for misfeasance, malfeasance or nonfeasance in office.

GEO. A. WILSON,

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. 485, a bill for an act providing for the commitment of boys and girls to the Industrial School and repealing the law as it appears in Sections 2708 and 2709 of the Supplement to the Code, 1907, and Chapter 174 of the Acts of the Thirty-third General Assembly.

GEO. A. WILSON,

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. 597, a bill for an act to amend Section 233 of the Code relating to the calling of special terms of court.

GEO. A. WILSON,

Secretary.

Also:

MR. SPEAKER—I am directed to inform your honorable body that the Senate has concurred in House amendments to Senate File No. 200, a bill for an act to provide for paroling certain convicts on first conviction by the presiding judge of the trial court in which such conviction is had.

GEO. A. WILSON,

Secretary.

Also:

MR. SPEAKER—I am directed to inform your honorable body that the Senate has concurred in House amendments to Senate File No. 415, a bill for an act to empower border counties to erect and maintain bridges across the border streams of the state.

GEO. A. WILSON, .

· Secretary.

Also:

MR. SPEAKER—I am directed to inform your honorable body that the Senate has concurred in House amendments to Senate File No. 436, a bill for an act to amend Section 1637 of the Code with reference to the incorporation fee to be paid by foreign corporations.

GEO. A. WILSON,

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. 604, a bill for an act to amend Section 813, of the Code, relating to publication of notice of bids for street improvements.

GEO. A. WILSON,

Secretary.

SENATE MESSAGES CONSIDERED.

Senate File No. 137, a bill for an act providing for the appointment of a tax commission, defining its duties and appropriating money for its expenses.

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

Substitute for Senate File No. 335, a bill for an act defining duties of the State Food and Dairy Commissioner under the pure food law, regulating appointment of assistants, providing for compensation and expenses of assistants, defining food and the term "misbranded", and making appropriation therefor, and repealing acts and parts of acts in conflict theerwith.

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

Ripley of Hancock moved to withdraw from further consideration of the House, House File No. 484.

Motion prevailed.

The Speaker appointed as the Conference committee on the part of the House on Senate File No. 183, Escher of Shelby, Klay of Sioux, Huntley of Lucas, Smith of Decatur.

Ellis of Jackson offered the following Resolution, asked unanimous consent for immediate consideration and moved its adoption:

Whereas, Hon. Geo. C. Heberling, a distinguished member of the House of the Fourteenth and Fifteenth General Assemblies was called to the higher life in the month of March, 1911, therefore be it

Resolved, that the Speaker of the House appoint a committee of three to prepare and present to the House suitable resolutions commemorating the life, character and public service of the deceased.

Motion prevailed and the Resolution was adopted.

The Speaker named as such committee: Ellis of Jackson, Bauman of Van Buren, Byerly of Jones.

Speaker Stillman in the Chair.

CONSIDERATION OF BILLS.

On motion of Ellis of Jackson, House File No. 612, a bill for an act to legalize a certain election held October 14, 1910, in the town of LaMotte, Jackson county, Iowa, was taken up and considered.

Mr. Ellis moved that the rules be suspended, 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 ayes were:

Bascom, Bauman, Beans, Beebe, Boettger, Bowman, Brockway, Bruce, Bybee, Campbell of Ida, Campbell of Webster, Collin, Cousins, Dabney, Daniels, Dawson, Dewey, Dixon, Downey, Dunlap, Edmunds, Ellis, Escher, Felt, Finlayson, Fourt, Fraley, Fulton, George, Goodykoontz, Griggs, Grout, Halgrims, Harvey, Hayes, Hazen, Hickenlooper, Hogan, Huff, Hunt, Jacobs, Jacobson, Johnson, Klay, Krebill, Kull, Lounsberry, McCleery, McCullough, Miller of Dubuque, Milton, Moore, Newell, O'Connor, Odendahl, Olson, Patterson, Penn, Perkins, Pickford, Ritter, Robbins, Rowles, Russell, Sater, Shane, Shankland, Skinner, Smith of Adams, Speer, Stephenson, Stoddard, Taylor, Townsend, Whitney, Zeller, Mr. Speaker—77.

The nays were:

None.

Absent or not voting:

Black, Brady, Brown, Byerly, Crist, Cunningham, Enger, Fletcher, Fry, Gilbert, Greene, Hamilton, Harding, Huntley, Hutchins, Koontz, Kulp, Larrabee, Leach, Lenocker, Linnan, Lund, Miller of Bremer, Murtagh, Ripley, Schee, Sherman, Smith of Decatur, Stipe, Van Camp, White—31.

So the bill passed and the title was agreed to.

REPORT OF COMMITTEE ON ENROLLED BILLS.

Whitney of Woodbury, 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. 574. a bill for an act to legalize the official acts of certain notaries public.

Also:

House File No. 25, a bill for an act to amend Section One Thousand Six Hundred Forty-one-b (1641-b) of the Supplement to the Code, 1907, relating to the issuance of capital stock of railway and manufacturing corporations.

Also:

House File No. 295, a bill for an act defining the terms "gold", "alloy of gold", "silver", "alloy of silver", "setrling silver", or "sterling", as applied to any article of merchandise made in whole or part of gold or silver or any alloy of gold or silver, and made for sale or offered for sale or disposition, and also providing a means of making tests thereof, and also defining the terms "rolled gold plate", "gold plate", "gold filled", and "gold electroplate", and the words "silver plate", and "silver electroplate", "sterling" and "coin", as applied to any article or merchandise made in whole or part of any inferior metal manufactured for sale, sold or kept for sale or disposition or offered for sale and disposition, and prohibiting the false marking of such merchandise and providing a penalty for the violation thereof.

Also:

House File No. 602, a bill for an act to appropriate money for the purpose of defraying the expenses incurred in the election contests from the Tenth (10) representative district of Iowa, the Eightieth (80) representative district of Iowa, and the Ninety-ninth (99) representative district of Iowa, and to pay sundry persons for services, mileage, and other expenses incurred in connection with said election contests.

Also:

House File No. 186, a bill for an act to amend the law as it appears in Section Twenty-one Hundred Fifty-seven-g (2157-g), Supplement to the Code, 1907, in relation to the issuance, furnishing and giving of free tickets, free passes and free transportation to certain classes of persons.

Also:

House File No. 372, a bill for an act to amend Section One (1) of Chapter One Hundred Fifty-one (151) of the Acts of the Thirty-third General Assembly, relating to the manufacture and distribution of hog cholera serum, and providing for an appropriation of five thousand dollars (\$5,000) for the maintenance of the laboratory for the manufacture of such serum.

Also:

House File No. 30, a bill for an act to repeal Section Two Thousand Three Hundred Eighty-three (2383) of the Code of Iowa, and to enact a substitute therefor, relative to the penalty for the violation of the laws relating to the sale or keeping for sale of intoxicating liquors.

Also:

House File No. 269, a bill for an act to indemnify Miss E. M. Ames for personal injury sustained by her while employed as laundress at Vinton State Hospital, Vinton, Iowa.

Also:

House File No. 164, a bill for an act to amend Section One Thousand Nine Hundred Eighty-nine-a-8 (1989-a-8) of the Supplement to the Code, 1907, relating to the letting of contracts for levees, drains and ditches.

Also:

House File No. 42, a bill for an act to amend Section Seven Hundred Twenty (720) of the Supplement to the Code, 1907, providing for the amending of franchises granted to individuals or private corporations.

Also:

House File No. 129, a bill for an act to amend Chapter Thirteen (13), Title Twelve (12) of the Supplement to the Code, 1907, and providing for the appointment of Dairy Commissioner, Deputy Commissioner, and State Dairy Inspector, and fixing the salaries of said officers and regulating the sale of milk and cream, and providing penalties for violation thereof, and repealing all acts or parts of acts in conflict herewith.

U. G. WHITNEY,

Adopted.

Chairman.

Skinner of Jasper moved that a committee of three be appointed to notify the Senate that the House was ready to receive it in Joint Convention.

Motion prevailed.

The Speaker appointed as such committee: Skinner of Jasper, Robbins of Mills, Dewey of Guthrie.

The Sergeant-at-Arms announced the arrival of the members of the Senate, who took their seats on the west side of the House Chamber.

JOINT CONVENTION.

The Joint Convention was called to order by Lieutenant Governor Clarke, President of the Joint Convention, at 12 o'clock noon.

Upon the roll being called the following members responded as present:

Adams, Allen of Pocahontas, Allen of Jefferson, Ames, Balkema, Balluff, Bascom, Bauman, Beans, Beebe, Bennett, Black, Boettger, Bowman, Brady, Brockway, Brown of Decatur, Brown of

Wright, Bruce, Bybee, Byerly, Campbell of Ida, Campbell of Webster, Chapman, Clarkson, Collin, Cousins, Cowles, Crist, Cunningham, Dabney, Daniels, Dawson, Dewey, DeWolf, Dixon, Downey, Dunlap, Dunnegan. Edmunds, Ellis, Enger, Escher, Felt, Finlayson, Fitchpatrick, Fourt, Fraley, Francis, Fry, Fulton, Garrett, Gates, George, Gilbert, Gillilland, Goodykoontz, Griggs, Grout, Halgrims, Hamilton, Hammill, Harding, Harvey, Hayes, Hazen, Hickenlooper, Hogan, Hoyt, Huff, Hunt, Hunter, Huntley, Jacobs, Jacobson, Jewell, Johnson, Klay, Koontz, Krebill, Kull, Kulp, Larrabee of Webster, Larrabee of Fayette, Leach, Legel, Lenocker, Linnan, Lounsberry, Lund, McCleery, McColl, McCulloch of Wayne, McCullough of Dubuque, McManus, Malmberg, Mattes, Miller of Bremer, Miller of Dubuque, Milton, Moore, Murtagh, Neal, Newell, O'Connor, Odendahl, Olson, Parshall, Patterson, Penn, Perkins, Pickford, Proudfoot, Quigley, Ream, Ripley, Ritter, Robbins, Rowles, Russell, Sammis, Sater, Saunders, Savage, Schee, Schrup, Shane, Shankland, Sherman, Smith of Adams, Smith of Decatur, Smith of Mitchell, Smith of Shelby, Spaulding, Speer, Stephenson, Stillman, Stipe, Stoddard, Stuckslager, Sullivan, Taylor of Union, Taylor of Appanoose, Townsend, Van Camp, Van Law, Webber, White of White of Iowa, Whitney, Wilson, Zeller—154.

Absent:

Chase, Crow, Fletcher, Hutchins-4.

President Clarke announced the Joint Convention duly organized, with a quorum of members present.

President Clarke then announced that the roll would be called for the purpose of electing a United States Senator in Congress, and appointed as teller on the part of the Senate, Senator Savage of Adair, and as assistant teller, Senator Hoyt of Buchanan.

Speaker Stillman appointed as teller on the part of the House, Representative Huff of Hardin, and as assistant teller, Representative Crist of Clarke.

Upon the roll being called, those voting for Claude R. Porter were:

Balluff, Bauman, Black, Boettger, Byerly, Clarkson, Dabney, DeWolf, Downey, Dunlap, Dunnegan, Ellis, Escher, Garrett, Gilbert, Greene, Griggs Hamilton, Hayes, Hazen, Koontz, Krebill, Kull, Leach, Legel, Lenocker, McCullough of Dubuque, McManus, Miller of Bremer, Miller of Dubuque, Milton, Murtagh

O'Connor, Odendahl, Olson, Parshall, Penn, Quigley, Ream, Ritter, Rowles, Sater, Schrup, Stephenson, Taylor of Union, Taylor of Appanose, Townsend, Webber, White of Benton, White of Iowa, Wilson—51.

Those voting for Horace E. Deemer were:

Adams, Allen of Jefferson, Beans, Bennett, Bowman, Brown of Decatur, Chapman, Cowles, Crist, Daniels, Dewey, Edmunds, Fulton, Gillilland, Hickenlooper, Hogan, Huntley, Jacobson, Lounsberry, McCleery, McCulloch of Wayne, Malmberg, Mattes, Neal, Proudfoot, Robbins, Saunders, Savage, Smith of Adams, Smith of Decatur, Smith of Shelby, Speer, Stipe, Stuckslager, Sullivan, Van Camp, Van Law—37.

Those voting for W. S. Kenyon were:

Allen of Pocahontas, Ames, Balkema, Beebe, Brady, Brockway, Brown of Wright, Bruce, Bybee, Campbell of Ida, Campbell of Webster, Collin, Cousins, Cunningham, Enger, Felt, Finlayson, Fitchpatrick, Fourt, Fraley, Francis, Fry, Gates, George, Goodykoontz, Grout, Halgrims, Hammill, Harding, Harvey, Hoyt, Huff, Hunt, Hunter, Jacobs, Jewell, Johnson, Klay, Kulp, Larrabee of Fayette, Larrabee of Webster, Linnan, Lund, McColl, Moore, Newell, Patterson, Perkins, Ripley, Russell, Sammis, Schee, Shane, Shankland, Sherman, Skinner, Smith of Mitchell, Spaulding, Stillman, Stoddard, Whitney, Zeller—62.

Those voting for George W. Curtis were: Bascom, Dawson, Dixon, Pickford—4.

Absent:

Chase, Crow, Fletcher, Hutchins-4.

EXPLANATION OF VOTE.

Mr. President and Gentlemen of Joint Convention:

During my campaign for the office of Representative from Pocahontas County, I made statements to the effect that in the event the election of a United States senator by the democrats became, apparently, impossible, I would give my support to W. S. Kenyon whom I believe is the choice of a majority of the people of my county.

While the election of a democrat is still, almost, as probable as the selection of a republican, yet in deference to what is probably a fair and reasonable inference drawn from statements made, as above set out, and desiring to honorably discharge any possible obligation because of state-

ments and inferences, I vote on this ballot for W. S. Kenyon for United States Senator.

C. F. LINNAN.

President Clarke announced that no one had received a majority of the votes cast in the Joint Convention for United States Senator in Congress and that no election had occurred.

Senator Van Law of Marshall moved that the Joint Convention take a recess until 1:30 o'clock P. M., at which time to reconvene for the purpose of continuing to ballot on United States Senator.

O'Connor of Chickasaw moved as a substitute that the Joint Convention be dissolved.

On the question, "Shall the Joint Convention substitute the motion to dissolve for the motion to take a recess?"

The ayes were:

Allen of Pocahontas, Allen of Jefferson, Ames, Balkema, Bascom, Beebe, Brady, Brockway, Brown of Wright, Bruce, Bybee, Campbell of Ida, Campbell of Webster, Chapman, Collin, Cousins, Cunningham, Dawson, Dixon, Enger, Felt, Finlayson, Fitchpatrick, Fourt, Fraley, Francis, Fry, Gates, George, Gillilland, Goodykoontz, Grout, Halgrims, Hammill, Harding, Harvey, Hogan, Hoyt, Huff, Hunt, Hunter, Huntley, Jacobs, Jacobson, Jewell, Johnson, Klay, Kulp, Larrabee of Webster, Larrabee of Fayette, Lund, McColl, Mattes, Moore, Neal, Newell, Patterson, Perkins, Pickford, Ripley, Russell, Samms, Saunders, Schee, Shane, Shankland, Sherman, Skinner, Smith of Adams, Smith of Decatur, Smith of Mitchell, Spaulding, Stillman, Stipe, Stoddard, Stuckslager, Sullivan, Van Camp, Van Law, Whitney, Zeller—74.

The nays were:

Adams, Balluff, Bauman, Beans, Bennett, Black, Boettger, Bowman, Brown of Decatur, Byerly, Clarkson, Cowles, Crist, Crow, Dabney, Daniels, Dewey, DeWolf, Downey, Dunlap, Dunnegan, Edmunds, Ellis, Escher, Fulton, Garrett, Gilbert, Greene, Griggs, Hamilton, Hayes, Hazen, Hiekenlooper, Koontz, Krebill, Kull, Leach, Legel, Lenocker, Linnan, Lounsberry, McCleery, McCulloch of Wayne, McCullough of Dubuque, McManus, Malmberg, Miller of Bremer, Miller of Dubuque, Milton, Murtagh, O'Connor, Odendahl, Olson, Parshall, Penn, Proudfoot, Quigley, Ream, Ritter, Robbins, Rowles, Sater Savage, Schrup,

Smith of Shelby, Speer, Stephenson, Taylor of Union, Taylor of Appanoose, Townsend, Webber, White of Benton, White of Iowa, Wilson—81.

Absent or not voting:

Chase, Fletcher, Hutchins-3.

So the motion to substitute lost.

Senator Chapman of Cedar moved as a substitute that the Joint Convention continue to ballot on United States Senator without recess.

Motion lost.

Original motion to take recess prevailed, and the Joint Convention was declared at ease until 1:30 o'clock, P. M.

Recess.

Joint Convention reconvened, after recess, Lieutenant Governor Clarke, President of the Joint Convention, presiding.

O'Connor of Chickasaw demanded a roll call to ascertain the presence of a quorum.

The roll was then called and the following members responded as present:

Adams, Allen of Pocahontas, Allen of Jefferson, Ames, Balkema, Balluff, Bascom, Bauman, Beans, Beebe, Bennett, Black, Boettger, Bowman, Brady, Brockway, Brown of Decatur, Brown of Wright, Bruce, Bybee, Byerly, Campbell of Ida, Campbell of Webster, Chapman, Clarkson, Collin, Cousins, Cowles, Crist, Crow, Cunningham, Dabney, Daniels, Dawson, Dewey, DeWolf, Dixon, Downey, Dunlap, Dunnegan, Edmunds, Ellis, Enger, Escher, Felt, Finlayson, Fitchpatrick, Fourt, Francis, Fry, Fulton, Garrett, Gates, George, Gilbert, Gillilland, Goodykoontz, Greene, Griggs, Grout, Halgrims, Hamilton, Hammill, Harding, Harvey, Hayes, Hazen, Hickenlooper, Hogan, Hoyt, Huff, Hunt, Hunter, Huntley, Hutchins, Jacobs, Jacobson, Jewell, Johnson, Klay, Koontz, Krebill, Kull, Kulp, Larrabee of Webster, Larrabee of Fayette, Leach, Lenocker, Linnan, Lounsberry, Lund, McCleery, McColl, McCullough of Dubuque, McManus, Malmberg, Mattes, Miller of Bremer, Miller of Dubuque, Milton, Moore, Murtagh, Neal, Newell, O'Connor, Odendahl, Olson, Parshall, Patterson, Penn, Perkins, Pickford, Proudfoot, Quigley, Ream, Ripley, Ritter, Robbins, Rowles, Russell, Sammis, Sater, Saunders, Savage, Schee, Schrup, Shane, Shankland, Sherman, Skinner, Smith of Adams, Smith of Decatur, Smith of Mitchell, Smith of Shelby, Spaulding, Speer, Stephenson, Stillman, Stipe, Stoddard, Stuckslager, Sullivan, Taylor of Union, Taylor of Appanoose, Townsend, Van Camp, Van Law, Webber, White of Benton, White of Iowa, Whitney, Wilson, Zeller—154.

Absent:

Chase, Fletcher, Fraley, McCulloch of Wayne-4.

President Clarke announced the Joint Convention duly organized, with a quorum of members present.

President Clarke then announced that the roll would be called for the purpose of electing a United States Senator in Congress.

Upon the roll being called, those voting for Claude R. Porter were:

Balluff, Bauman, Black, Boettger, Byerly, Clarkson, Crow, Dabney, DeWolf, Downey, Dunlap, Dunnegan, Ellis, Escher, Garrett, Gilbert, Greene, Griggs, Hamilton, Hayes, Hazen, Koontz, Krebill, Kull, Leach, Legel, Lenocker, McCullough of Dubuque, McManus, Miller of Bremer, Miller of Dubuque, Milton, Murtagh, O'Connor, Odendahl, Olson, Parshall, Penn, Quigley, Ream, Ritter, Rowles, Sater, Schrup, Stephenson, Taylor of Union, Taylor of Appanoose, Townsend, Webber, White of Benton, White of Iowa, Wilson—52.

Those voting for Horace E. Deemer were:

Adams, Allen of Jefferson, Beans, Bennett, Bowman, Brown of Decatur, Chapman, Cowles, Crist, Daniels, Dewey, Dixon, Edmunds, Fulton, Gillilland, Hickenlooper, Hogan, Huntley, Jacobson, Lounsberry, McCleery, McCulloch of Wayne, Malmberg, Mattes, Neal, Proudfoot, Robbins, Saunders, Savage, Smith of Adams, Smith of Decatur, Smith of Shelby, Speer, Stipe, Stuckslager, Sullivan, Van Camp, Van Law—38.

Those voting for W. S. Kenyon were:

Allen of Pocahontas, Ames, Balkema, Beebe, Brady, Brockway, Brown of Wright, Bruce, Bybee, Campbell of Ida, Campbell of Webster, Collin, Cousins, Cunningham, Dawson, Enger, Felt, Finlayson, Fitchpatrick, Fourt, Fraley, Francis, Gates, George, Goodykoontz, Grout, Halgrims, Hammill, Harding, Harvey, Hoyt, Huff, Hunt, Hunter, Hutchins, Jacobs, Jewell, Johnson, Klav, Kulp, Larrabee of Fayette, Larrabee of Webster, Linnan, Lund.

McColl, Moore, Newell, Patterson, Perkins, Pickford, Ripley, Russell, Sammis, Schee, Shane, Shankland, Sherman, Skinner, Smith of Mitchell, Spaulding, Stillman, Stoddard, Whitney, Zeller—64.

Those voting for George M. Curtis were:

Bascom, Fry—2.

Absent:

Chase, Fletcher-2.

President Clarke announced that no one had received a majority of the votes cast in the Joint Convention for United States Senator in Congress and that no election had occurred.

President Clarke then announced that the roll would again be called for the purpose of electing a United States Senator in Congress.

Upon the roll being called, those voting for Claude R. Porter were:

Balluff, Bauman, Black, Boettger, Byerly, Clarkson, Crow, Dabney, DeWolf, Downey, Dunlap, Dunnegan, Ellis, Escher, Garrett, Gilbert, Greene, Griggs, Hamilton, Hayes, Hazen, Koontz, Krebill, Kull, Leach, Legel, Lenocker, McCullough of Dubuque, McManus, Miller of Bremer, Miller of Dubuque, Milton, Murtagh, O'Connor, Odendahl, Olson, Parshall, Penn, Quigley, Ream, Ritter, Rowles, Sater, Schrup, Stephenson, Taylor of Union, Taylor of Appanoose, Townsend, Webber, White of Benton, White of Iowa, Wilson—52.

Those voting for Horace E. Deemer were:

Adams, Allen of Jefferson, Beans, Bennett, Bowman, Brown of Decatur, Chapman, Cowles, Crist, Daniels, Dewey, Edmunds, Fulton, Gillilland, Hickenlooper, Hogan, Huntley, Jacobson, Jewell, Lounsberry, McCleery, McCulloch of Wayne, Malmberg, Mattes, Neal, Proudfoot, Robbins, Saunders, Savage, Smith of Adams, Smith of Decatur, Smith of Shelby, Speer, Stipe, Stuckslager, Sullivan, Van Camp, Van Law—38.

Those voting for W. S. Kenyon were:

Allen of Pocahontas, Ames, Balkema, Beebe, Brady, Brockway, Brown of Wright, Bruce, Bybee, Campbell of Ida, Campbell of Webster, Collin, Cousins, Cunningham, Dawson, Dixon, Enger, Felt, Finlayson, Fitchpatrick, Fourt, Fraley, Francis, Fry, Gates,

George, Goodykoontz, Grout, Halgrims, Hammill, Harding, Harvey, Hoyt, Huff, Hunt, Hunter, Hutchins, Jacobs, Johnson, Klay, Kulp Larrabee of Fayette, Larrabee of Webster, Linnan, Lund, McColl, Moore, Newell, Patterson, Perkins, Pickford, Ripley, Russell, Sammis, Schee, Shane, Shankland, Sherman, Skinner, Smith of Mitchell, Spaulding, Stillman Stoddard, Whitney, Zeller—65.

Those voting for George M. Curtis were:

Bascom—1.

Absent:

Chase, Fletcher—2.

President Clarke announced that no one had received a majority of the votes cast in the Joint Convention for United States Senator in Congress and that no election had occurred.

Senator Webber of Wapello moved that the Joint Convention be dissolved.

Senator Van Law of Marshall moved as a substitute that the Joint Convention continue to ballot on United States Senator.

On the question, "Shall the Joint Convention substitute the motion to continue to ballot for the motion to dissolve?"

The ayes were:

Allen of Pocahontas, Allen of Jefferson, Ames, Balkema, Bascom, Beebe, Brockway, Brown of Wright, Bruce, Bybee, Campbell of Ida, Campbell of Webster, Collin, Cousins, Cunningham, Dawson, Dixon, Enger, Felt, Finlayson, Fitchpatrick, Fourt, Fraley, Francis, Fry, Gates, George, Gillilland, Goodykoontz, Grout, Halgrims, Hammill, Harding, Harvey, Hogan, Hoyt, Huff, Hunt, Hunter, Huntley, Hutchins, Jacobs, Jacobson, Jewell, Johnson, Klay, Kulp, Larrabee of Webster, Larrabee of Fayette, Lund, McColl, Malmberg, Mattes, Moore, Neal, Newell, Patterson, Perkins, Pickford, Proudfoot, Ripley, Russell, Sammis, Saunders, Schee, Shane, Shankland, Sherman, Skinner, Smith of Mitchell, Smith of Shelby, Spaulding, Stillman, Stoddard, Sullivan, Van Law, Whitney, Zeller—78.

The nays were:

Adams, Balluff, Bauman, Beans, Bennett, Black, Boettger, Bowman, Brady, Brown of Decatur, Byerly, Chapman, Clarkson, Cowles, Crist, Crow, Dabney, Daniels, Dewey, DeWolf, Downey,

Dunlap, Dunnegan, Edmunds, Ellis, Escher, Fulton, Garrett, Gilbert, Greene, Griggs, Hamilton, Hayes, Hazen, Hickenlooper, Koontz, Krebill, Kull, Leach, Legel, Lenocker, Linnan, Lounsberry, McClery, McCulloch of Wayne, McCullough of Dubuque, McManus, Miller of Bremer, Miller of Dubuque, Milton, Murtagh, O'Connor, Odendahl, Olson, Parshall, Penn, Quigley, Ream, Ritter, Robbins, Rowles, Sater, Savage, Schrup, Smith of Adams, Smith of Decatur, Speer, Stephenson, Stipe, Stuckslager, Taylor of Union, Taylor of Appanoose, Townsend, Van Law, Webber, White of Benton, White of Iowa, Wilson—78.

Absent or not voting:

Chase, Fletcher-2.

So the Joint Convention refused to substitute.

Harding of Woodbury moved as a substitute for the motion to dissolve, that the Joint Convention take a recess until 7:30 o'clock, P. M.

On the question, "Shall the motion to take a recess be substituted for the motion to dissolve?"

The ayes were:

Allen of Pocahontas, Allen of Jefferson, Ames, Balkema, Bascom, Beebe, Brockway, Brown of Wright, Bruce, Bybee, Campbell of Ida, Campbell of Webster, Collin, Cousins, Cunningham, Dawson, Dixon, Enger, Felt, Finlayson, Fourt, Fraley, Francis, Fry, Gates, George, Goodykoontz, Grout, Halgrims, Hammill, Harding, Harvey, Hogan, Hoyt, Huff, Hunt, Hunter, Hutchins, Jacobs, Jacobson, Jewell, Klay, Kulp, Larrabee of Webtser, Larrabee of Fayette, Lund, Mattes, Moore, Newell, Patterson, Pickford, Ripley, Russell, Sammis, Saunders, Shane, Sherman, Skinner, Smith of Mitchell, Stillman, Stoddard, Van Law, Whitney, Zeller—64.

The nays were:

Adams, Balluff, Bauman, Beans, Bennett, Black, Boettger, Bowman, Brady, Brown of Decatur, Byerly, Chapman, Clarkson, Cowles, Crist, Crow, Dabney, Daniels, Dewey, DeWolf, Downey, Dunlap, Dunnegan, Edmunds, Ellis, Escher, Fulton, Garrett, Gilbert, Gillilland, Greene, Griggs, Hamilton, Hayes, Hazen, Hickenlooper, Huntley, Koontz, Krebill, Kull, Leach, Legel, Lenocker, Linnan, Lounsberry, McColl, McCulloch of Wayne, McCullough of

Dubuque, McManus, Malmberg, Miller of Bremer, Miller of Dubuque, Milton, Murtagh, Neal, O'Connor, Odendahl, Olson, Parshall, Penn, Perkins, Proudfoot, Quigley, Ream, Ritter, Robbins, Rowles, Sater, Savage, Schee, Schrup, Shankland, Smith of Adams, Smith of Decatur, Smith of Shelby, Spaulding, Speer, Stephenson, Stipe, Stuckslager, Sullivan, Taylor of Union, Taylor of Appanoose, Townsend, Van Camp, Webber, White of Benton, White of Iowa, Wilson—89.

Absent or not voting:

Chase, Fitchpatrick, Fletcher, Johnson, McCleery-5.

So the motion to substitute was lost.

On the original motion to dissolve:

The ayes were:

Adams, Balluff, Bauman, Beans, Bennett, Black, Boettger, Bowman, Brown of Decatur, Byerly, Chapman, Clarkson, Cowles, Crist, Crow, Dabney, Daniels, Dewey, DeWolf, Downey, Dunlap, Dunnegan, Edmunds, Ellis, Escher, Fulton, Garrett, Gilbert, Greene, Griggs, Hamilton, Hayes, Hazen, Hickenlooper, Koontz, Krebill, Kull, Leach, Legel, Lenocker, Linnan, Lounsberry, McCleery, McCulloch of Wayne, McCullough of Dubuque, McManus, Miller of Bremer, Miller of Dubuque, Milton, Murtagh, O'Connor, Odendahl, Olson, Parshall, Penn, Proudfoot, Quigley, Ream, Ritter, Robbins, Rowles, Sater, Savage, Schrup, Smith of Adams, Smith of Decatur, Smith of Shelby, Speer, Stephenson, Stipe, Stuckslager, Taylor of Union, Taylor of Appanoose, Townsend, Van Camp, Webber, White of Benton, White of Iowa, Wilson—79.

The nays were:

Allen of Pocahontas, Allen of Jefferson, Ames, Balkema, Bascom, Beebe, Brady, Brockway, Brown of Wright, Bruce, Bybee. Campbell of Ida, Campbell of Webster, Collin, Cousins, Cunningham, Dawson, Dixon, Enger, Felt, Finlayson, Fitchpatrick, Fourt, Fraley, Francis, Fry, Gates, George, Gillilland, Goodykoontz, Grout, Halgrims, Hammill, Harding, Harvey, Hogan, Hoyt, Huff, Hunt, Hunter, Huntley, Hutchins, Jacobs, Jacobson, Jewell, Johnson, Klay, Kulp, Larrabee of Webster, Larrabee of Fayette, Lund, McColl, Malmberg, Mattes, Moore, Neal, Newell, Perkins, Pickford, Ripley, Russell, Sammis, Saunders, Shane, Shankland, Sherman, Skinner, Smith of Mitchell, Spaulding, Stillman, Stoddard, Sullivan, Van Law, Whitney, Zeller-77.

Absent:

. Chase, Fletcher—2.

Motion prevailed and the Joint Convention was dissolved.

Journal of Joint Convention read and approved.

House reconvened, Speaker Stillman in the Chair.

MESSAGES FROM THE SENATE.

The following messages were received from the Senate:

MR. SPEAKER—I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 180, a bill for an act amending Chapter Eight, Title 13, of the Supplement to the Code, 1907, and being additional thereto; providing that females liable to be committed to the State Industrial School, may be committed to accredited institutions.

GEO. A. WILSON.

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. 406, a bill for an act making it unlawful to obstruct public highways.

GEO. A. WILSON,

Secretary.

Also:

MR. SPEAKER—I am directed to inform your 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. 599, a bill for an act to authorize boards of supervisors within their respective counties to grant permission to persons engaged in the manufacture of gas for illuminating or heating purposes to lay mains and pipes in highways.

GEO. A. WILSON.

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. 329, a bill for an act to abolish the State Board of Veterinary Medical Examiners, to transfer the power and duties of said Board to the State Veterinary Surgeon and to establish a commission of animal health.

GEO. A. WILSON,

Secretary.

On request of Brady of Dallas, leave of absence was granted Hutchins until Wednesday.

On request of Dawson of Cherokee, leave of absence was granted Whitney of Woodbury until Wednesday.

On request of Miller of Dubuque, unanimous consent having been given, House File No. 180, a bill for an act amending Chapter Eight (8), Title Thirteen (XIII) of the Supplement to the Code, 1907, and being additional thereto, providing that females liable to be committed to the State Industrial School may be comitted to accredited institutions, with Senate amendments, was taken up and the amendments read and considered.

Strike out Section 2 and insert in lieu thereof the following:

Section 2. The institution receiving and caring for any female under the provisions of this act shall be entitled as compensation not to exceed a monthly allowance of sixteen dollars (\$16) from the county of the legal settlement of such a female, the same to be allowed by the Board of Supervisors and paid in the same manner as other claims against said county are paid.

Mr. Miller moved that the House concur in the Senate amendments.

On the question, "Shall the House concur?"

The ayes were:

Bascom, Bauman, Beans, Beebe, Black, Boettger, Bowman, Brockway, Bybee, Campbell of Ida, Campbell of Webster, Cousins, Cunningham, Dabney, Daniels, Dewey, Edmunds, Escher, Fourt, Fraley, Fry, Fulton, Gilbert, Goodykoontz, Greene, Griggs, Grout, Halgrims, Hamilton, Harding, Harvey, Hazen, Huff, Hunt, Jacobs, Jacobson, Johnson, Klay, Koontz, Krebill, Lenocker, Linnan, Lounsberry, Lund, McCullough, Miller of Bremer, Miller of Dubuque, Milton, Moore, Murtagh, O'Connor, Odendahl, Olson, Patterson, Penn, Pickford, Ripley, Ritter, Russell, Sater, Schee, Shane, Sherman, Skinner, Smith of Decatur, Speer, Stephenson, Stipe, Van Camp, White, Mr. Speaker—71.

The nays were:

Enger-1.

Absent or not voting:

Brady, Brown, Bruce, Byerly, Collin, Crist, Dawson, Dixon, Downey, Dunlap, Ellis, Felt, Finlayson, Fletcher, George, Hayes,

Hickenlooper, Hogan, Huntley, Hutchins, Kull, Kulp, Larrabee, Leach, McCleery, Newell, Perkins, Robbins, Rowles, Shankland, Smith of Adams, Stoddard, Taylor, Townsend, Whitney, Zeller —36.

So the House concurred in Senate amendments.

On request of McCullough of Dubuque, unanimous consent having been given, House File No. 406, a bill for an act making it unlawful to obstruct public highways, with Senate amendments, was taken up and the amendments read and considered.

Amend by adding the following:

Sec. 4. In case of prosecution for any violation of the provisions of this act, any justice of the peace, within the county in which the violation is alleged to have been committed, shall have authority to decide whether or not the obstructions, of which complaint is made, are of a nature to unreasonably interfere with the passing of vehicles, or can be removed without too much expense, and with a reasonable consideration of the topography of the locality.

Sec. 5. The provisions of this act shall not apply to roads or streets in incorporated cities or towns.

Mr. McCullough moved that the House concur in the Senate amendments.

On the question, "Shall the House concur?"

The ayes were:

Bascom, Bauman, Beans, Boettger, Brady, Bybee, Campbell of Ida, Campbell of Webster, Cousins, Daniels, Dewey, Dixon, Ellis, Escher, Fourt, Fraley, Fry, Gilbert, Goodykoontz, Greene, Griggs, Grout, Halgrims, Hamilton, Harding, Hayes, Hazen, Hickenlooper, Hogan, Huff, Hunt, Jacobs, Jacobson, Johnson, Klay, Krebill, Kull, Larrabee, Leach, Linnan, Lounsberry, Lund, McCleery, McCullough, Miller of Bremer, Miller of Dubuque, Milton, Murtagh, Odendahl, Olson, Patterson, Penn, Pickford, Ritter, Robbins, Rowles, Russell, Sater, Shankland, Sherman, Skinner, Smith of Adams, Smith of Decatur, Stephenson, Stipe, Stoddard, Taylor, White, Zeller, Mr. Speaker—70.

The nays were:

None.

Absent or not voting:

Beebe, Black, Bowman, Brockway, Brown, Bruce, Byerly, Collin, Crist, Cunningham, Dabney, Dawson, Downey, Dunlap, Edmunds, Enger, Felt, Finlayson, Fletcher, Fulton, George, Harvey, Huntley, Hutchins, Koontz, Kulp, Henocker, Moore, Newell, O'Connor, Perkins, Ripley, Schee, Shane, Speer, Townsend, Van Camp, Whitney—38.

So the House concurred in Senate amendments.

On request of Fraley of Polk, unanimous consent having been given, House File No. 599, a bill for an act to authorize Boards of Supervisors within their respective counties to grant permission to persons engaged in the manufacture of gas for illuminating and heating purposes to lay mains and pipes in highways to supply consumers outside of the teritorial limits of the municipality in which the manufacturing plant of such person is located, with Senate amendments, was taken up and the amendments read and considered.

SENATE SUBSTITUTE FOR HOUSE FILE NO. 599.

A BILL

For an Act to authorize Boards of Supervisors within their respective counties to grant permission to persons engaged in the manufacture of gas for illuminating and heating purposes to lay mains and pipes in highways, to supply consumers outside of the territorial limits of the municipality in which the manufacturing plant of such person is located.

Be it Enacted by the General Assembly of the State of Iowa:

Section 1. Upon application to the Board of Supervisors of any county by any individual or corporation engaged, in any city or town, in the manufacture and distribution of gas, for heating and illuminating purposes, asking permission to lay its mains and pipes in the public highways outside of such municipality for the purpose of supplying customers beyond the territorial limits of the municipality, in which the manufacturing plant of such individual or corporation is located, said Board may grant the same upon such conditions as it may prescribe but in all cases such mains and pipes shall be so laid as to not, in any manner, interfere with public travel or with the working of the public highway. The location of pipes and mains shall be changed upon reasonable notice whenever such change shall be made necessary by the working or improvement of the highway. The applicant shall be responsible for all damages that may arise from the construction or maintenance of such mains and pipes, and for any damages that may arise from the same not being kept in a proper state of repair.

Mr. Fraley moved that the House concur in the Senate amendments.

On the question, "Shall the House concur?"

The ayes were:

Bascom, Bauman, Beebe, Boettger, Brady, Brown, Bybee, Campbell of Ida, Campbell of Webster, Crist, Daniels, Dewey, Dixon, Edmunds, Ellis, Escher, Fourt, Fraley, Fry, Gilbert, Goodykoontz, Greene, Griggs, Halgrims, Hamilton, Harding, Harvey, Hayes, Hazen, Huff, Hunt, Huntley, Jacobs, Jacobson, Johnson, Klay, Koontz, Krebill, Kulp, Larrabee, Leach, Lenocker, Linnan, Lund, Miller of Dubuque, Milton, Moore, Murtagh, O'Connor, Odendahl, Olson, Penn, Perkins, Pickford, Ripley, Ritter, Robbins, Sater, Shane, Sherman, Skinner, Smith of Adams, Speer, Stephenson, Stoddard, Taylor, Townsend, Van Camp, White, Zeller, Mr. Speaker—71.

The nays were:

None.

Absent or not voting:

Beans, Black, Bowman, Brockway, Bruce, Byerly, Collin, Cousins, Cunningham, Dabney, Dawson, Downey, Dunlap, Enger, Felt, Finlayson, Fletcher, Fulton, George, Grout, Hickenlooper, Hogan, Hutchins, Kull, Lounsberry, McCleery, McCullough, Miller of Bremer, Newell, Patterson, Rowles, Russell, Schee, Shankland, Smith of Decatur, Stipe, Whitney—37.

So the House concurred in Senate amendments.

On request of Bauman of Van Buren, unanimous consent having been given, House File No. 329, a bill for an act to abolish the State Board of Veterinary Medical Examiners, to transfer the powers and duties of said board to the State Veterinary Suregon and to establish a commission of animal health, with Senate amendments, was taken up and the amendments read and considered.

Amend by striking out the word "or" at the end of line three of Section 4 and also by inserting the words "and dentistry" between the words "surgery" and "in" in line four of said Section 4.

Mr. Bauman moved that the House concur in the Senate amendments.

On the question, "Shall the House concur?"

The ayes were:

Bascom, Bauman, Black, Boettger, Brady, Brown, Bybee, Campbell of Ida, Campbell of Webster, Collin, Daniels, Downey, Ellis, Escher, Fourt, Fraley, Goodykoontz, Greene, Grout, Halgrims, Harding, Harvey, Hazen, Huff, Huntley, Jacobs, Jacobson, Johnson, Klay, Krebill, Kull, Leach, Linnan, Lounsberry, Lund, McCleery, Miller of Bremer, Miller of Dubuque, Milton, Moore, Murtagh, O'Connor, Odendahl, Olson, Penn, Perkins, Pickford, Ripley, Rowles, Russell, Sater, Shane, Sherman, Smith of Adams, Smith of Decatur, Speer, Stephenson, Townsend, Van Camp, Zeller, Mr. Speaker—61.

The nays were:

None.

Absent or not voting:

Beans, Beebe, Bowman, Brockway, Bruce, Byerly, Cousins, Crist, Cunningham, Dabney, Dawson, Dewey, Dixon, Dunlap, Edmunds, Enger, Felt, Finlayson, Fletcher, Fry, Fulton, George, Gilbert, Griggs, Hamilton, Hayes, Hickenlooper, Hogan, Hunt, Hutchins, Koontz, Kulp, Larrabee, Lenocker, McCullough, Newell, Patterson, Ritter, Robbins, Schee, Shankland, Skinner, Stipe, Stoddard, Taylor, White, Whitney—47.

So the House concurred in Senate amendments.

REPORTS OF COMMITTEE.

Moore of Linn, from the Committee on Appropriations, submitted the following report:

MR. Speaker—Your Committee on Appropriations, to whom was referred House File No. 298, a bill for an act to provide for an annual exhibition of the cereal crops of the state of Iowa, and making an appropriation 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 be amended as follows:

By striking out of line Six, Section 1, the words and figures "Five Thousand Dollars, (\$5,000.00)", and inserting in lieu thereof the words and figures "Thirty-two Hundred Fifty Dollars (\$3,250.00)".

That the word "Agriculture" as it appears in lines 2, 4 and 5 of Section 3 be stricken out and the word "Education" inserted in lieu thereof. And that the word "Agriculture" as it appears in line 1 of Section 4

be stricken out and the word "Education" be inserted in lieu thereof, and when so amended the bill do pass.

ERNEST R. MOORE, Chairman.

Report adopted.

Also:

Mr. Speaker—Your Committee on Appropriations, to whom was referred Senate File No. 286, a bill for an act to provide for the support of the State Hospitals for the insane and repealing the law as it appears in Section 2291-b, Chapter 2, Title XII, Supplement to the Code, 1907, 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.

ERNEST R. MOORE, Chairman.

Report adopted.

Also:

Mr. Speaker—Your Committee on Appropriations, to whom was referred Senate File No. 254, a bill for an act to provide for the support of the Industrial School and fixing a minimum monthly allowance for each of its departments, and repealing the law as it appears in Section Twenty-seven Hundred Thirteen (2713) of the Supplement to the Code, 1907, 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.

ERNEST R. MOORE, Chairman.

Mr. Speaker—Your Committee on Appropriations, to whom was referred Senate File No. 265, a bill for an act to provide for the support of the College for the Blind, fixing a minimum monthly allowance and repealing the law as it appears in Section Twenty-seven Hundred Eighteen-a (2718-a) of the Supplement to the Code, 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.

ERNEST R. MOORE, Chairman.

Report adopted.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS.

Whitney of Woodbury, 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. 380, a bill for an act to encourage the business of manufacturing in

Iowa, and providing for an official trade-mark for Iowa manufactured products and prohibiting the unlawful use of the same and providing a penalty therefor.

Also:

Senate File No. 456, a bill for an act to amend Section Twenty-five Hundred and Eighty-five (2585) of the Supplement to the Code, 1907, to repeal Section Twenty-five Hundred and Eighty-nine-a (2589-a) of the Supplement to the Code, 1907, and enact a substitute therefor and to amend Section Twenty-five Hundred and Eighty-seven (2587) of the Code, all relating to the practice of pharmacy.

Also:

Senate File No. 484, a bill for an act to legalize certain warrants of the city of Marshalltown, Iowa.

U. G.. WHITNEY,
Chairman House Committee.
Ep. P. Malmberg,
Chairman Senate Committee.

Report adopted.

CONSIDERATION OF BILLS.

On motion of Moore of Linn, Senate File No. 307, a bill for an act making an appropriation to enable the state railroad commission to prosecute interstate rate cases before the Interstate Commerce Commission, with report of committee recommending passage as amended, was taken up and considered.

Roll call on committee amendments demanded by Cunningham of Buena Vista and Jacobs of Calhoun.

On the question, "Shall the committee amendments be adopted?"
The aves were:

Beans, Boettger, Collin, Dewey, Ellis, Fourt, Goodykoontz, Griggs, Halgrims, Harvey, Hogan, Johnson, Klay, Miller of Bremer, Milton, Moore, Penn, Ripley, Ritter, Skinner, Smith of Adams, Speer, Zeller—23.

The nays were:

Bascom Bauman, Beebe, Black, Brady, Brockway, Brown, Bruce, Bybee, Campbell of Ida, Campbell of Webster, Cousins, Crist, Cunningham, Daniels, Dawson, Dunlap, Edmunds, Enger, Escher, Felt, Fry, Fulton, George, Gilbert, Greene, Grout, Hayes, Hazen, Hickenlooper, Huff, Hunt, Huntley, Jacobs, Jacobson, Koontz, Krebill, Kull, Kulp, Leach, Linnan, Lounsberry, Lund, Mc-

Cleery, Newell, O'Connor, Odendahl, Patterson, Perkins, Pickford, Robbins, Russell, Sater, Shane, Sherman, Smith of Decatur, Stipe, Stoddard, Townsend, Van Camp, White—61.

Absent or not voting:

Bowman, Byerly, Dabney, Dixon, Downey, Finlayson, Fletcher, Fraley, Hamilton, Harding, Hutchins, Larrabee, Lenocker, McCullough, Miller of Dubuque, Murtagh, Olson, Rowles, Schee, Shankland, Stephenson, Taylor, Whitney, Mr. Speaker—24.

So the committee amendments were rejected.

Mr. Moore moved 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 ayes were:

Bascom, Bauman, Beans, Beebe, Boettger, Bowman, Brockway, Brown, Bruce, Bybee, Campbell of Ida, Campbell of Webster, Collin, Crist, Cunningham, Daniels, Dawson, Dixon, Downey, Dunlap, Edmunds, Ellis, Enger, Escher, Felt, Fourt, Fraley, Fry, Fulton, George, Gilbert, Goodykoontz, Greene, Griggs, Grout, Harding, Harvey, Hayes, Hazen, Hogan, Huff, Hunt, Huntley, Jacobs, Jacobson. Klay, Koontz, Krebill, Kulp, Larrabee, Leach, Linnan, Lounsberry, Lund, McCleery, Miller of Bremer, Miller of Dubuque, Milton, Newell, O'Connor, Odendahl, Patterson, Penn, Perkins, Pickford, Ripley, Ritter, Robbins, Rowles, Russell, Sater, Shane, Shankland, Sherman, Speer, Stephenson, Stipe, Stoddard, Townsend, Van Camp, White, Mr. Speaker—82.

The nays were:

Dewey, Moore, Skinner, Zeller-4.

Absent or not voting: ·

Black, Brady, Byerly, Cousins, Dabney, Finlayson, Fletcher, Halgrims, Hamilton, Hickenlooper, Hutchins, Johnson, Kull, Lenocker, McCullough, Murtagh, Olson, Schee, Smith of Adams, Smith of Decatur, Taylor, Whitney—22.

So the bill passed and the title was agreed to.

MESSAGES FROM THE SENATE.

The following messages were received from the Senate:

MB, SPEAKER—I am directed to inform your honorable body that the President on the part of the Senate appoints as conference committee on Senate File No. 183, a bill for an act to encourage the dairy industry of the state of Iowa, Senators DeWolf of Grundy, Ames of Tama, Wilson of Clinton, Hammill of Hancock.

GEO. A. WILSON, Secretary.

Also:

MR. SPEAKER—I am directed to inform your honorable body that the Senate has adopted the report of the conference committee and receded from its amendments in which the House refused to concur, to House File No. 103, a bill for an act to establish the office of Commerce Counsel.

GEO. A. WILSON,

Secretary.

Also:

MR. SPEAKER—I am directed to inform your honorable body that the Senate has adopted the report of the conference committee and concurred in amendments recommended by conference committee on Substitute for Senate File No. 52, a bill for an act to amend Section 4767 of the Code, relating to the crime of malicious threats to extort.

Geo. A. Wilson,

Secretary.

Also:

MR. SPEAKER—I am directed to inform your honorable body that the Senate herewith requests the return of House File No. 27, a bill for an act to repeal Chapter 2-a, Title 8, being Sections 1571-a, to 1571-l, relating to registration of motor vehicles, regulating their use upon streets and highways.

Geo. A. Wilson, Secretary.

Kulp of Palo Alto moved that the request of the Senate be granted.

Motion prevailed.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS.

Whitney of Woodbury, 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. 103, a bill for an act to establish the office of Commerce Counsel and defining the powers and duties of the same.

Also:

Senate File No. 336, a bill for an act relating to the assessment and collection of a tax upon collateral estates, annuities, legacies, bequests, gifts, transfers,, and inheritances, and repealing the law as it appears in Chapter Four (4), of Title Seven (7), of the Supplement to the Code, 1907, and Chapter Ninety-two (92) of the Acts of the Thirty-third General Assembly and to enact a substitute therefor.

Also:

Senate File No. 306, a bill for an act making an appropriation for the railroad commission on account of deficit in the traveling and expense fund.

U. G. WHITNEY,
Chairman House Committee.
Ed. P. Malmberg,
Chairman Senate Committee.

Adopted.

The Speaker announced that as Speaker of the House, he had signed in the presence of the House, House File No. 103.

CONSIDERATION OF BILLS.

On motion of Moore of Linn, Senate File No. 209, a bill for an act making appropriation for the State University, the Iowa State College of Agriculture and Mechanic Arts, and the Iowa State Teachers' College, with report of committee recommending passage, was taken up and considered.

Mr. Moore moved to amend by striking out line sixteen of Section 3 and inserting in lieu thereof "Agricultural Extension work \$18,000."

Cunningham of Buena Vista moved as a substitute amendment:

Amend Section 3 by striking out line sixteen and inserting in lieu thereof the following: "Agricultural Extension work \$33,000."

Speaker Pro Tempore Perkins in the Chair.

Speaker Stillman in the Chair

Ripley of Hancock moved the previous question.

Motion prevailed.

Roll call demanded on the substitute amendment by Ripley of Hancock and Moore of Linn.

On the question, "Shall the substitute amendment be adopted?"
The aves were:

Beebe, Black, Bowman, Brady, Brockway, Brown, Bruce, Bybee, Campbell of Ida, Campbell of Webster, Collin, Cousins, Cunningham, Dabney, Daniels, Dawson, Dewey, Edmunds, Enger, Escher, Finlayson, Fourt, Fry, George, Goodykoontz, Greene, Grout, Hamilton, Harvey, Hayes, Hazen, Hickenlooper, Hunt, Huntley, Jacobson, Klay, Krebill, Kull, Leach, Lenocker, Lounsberry, Lund, Murtagh, Newell, Pickford, Robbins, Russell, Sater, Schee, Shankland, Sherman, Smith of Decatur, Speer, Stephenson, Stipe, Stoddard, Townsend, Van Camp, White, Whitney, Mr. Speaker—61.

The nays were:

Bascom, Bauman, Beans, Boettger, Crist, Dixon, Downey, Dunlap, Ellis, Fulton, Griggs, Harding, Hogan, Huff, Jacobs, Johnson, Koontz, Larrabee, Linnan, McCleery, Miller of Bremer, Miller of Dubuque, Milton, Moore, O'Connor, Patterson, Penn, Perkins, Ripley, Ritter, Rowles, Shane, Skinner, Smith of Adams, Zeller—35.

Absent or not voting:

Byerly, Felt, Fletcher, Fraley, Gilbert, Halgrims, Hutchins, Kulp, McCullough, Odendahl, Olson, Taylor—12.

Motion prevailed and the substitute amendment was substituted for the amendment.

Substitute amendment adopted.

Moore of Linn moved to amend the total in Section 3 to conform with the 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 passed the following bill in which the concurrence of the Senate was asked:

House File No. 569, a bill for an act to amend the law as it appears in Section 5081 of the Code, relating to the penalty for nuisances.

GEO. A. WILSON,

. Secretary.

MR. SPEAKER—I am directed to inform your honorable body that the Senate recedes from its amendments to House File No. 513, a bill for an act to amend Section 2, 3, and 4 of Chapter 155 of the acts of the Thirty-third General Assembly, providing for fishing in certain waters.

GEO. A. WILSON,

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. 488, a bill for an act to amend the law as it appears in Section 728 of the Supplement to the Code, 1907, relating to vacancies in office of library trustees.

GEO. A. WILSON,

Secretary.

Also:

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. 608, a bill for an act to legalize certain ordinances of the town of Williamsburg, Iowa.

GEO. A. WILSON, Secretary.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS.

Whitney of Woodbury, 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. 201, a bill for an act to amend the law as it appears in Chapter Seventy-eight (78) Acts of the Thirty-third (33d) General Assembly relating to the removal of officers for misfeasance, malfeasance or nonfeasance in office.

·Also:

Senate File No. 293, a bill for an act making an appropriation for the salaries and expenses of state agents and repealing Section Two (2) of Chapter One Hundred Seventy-two (172) of the Acts of the Thirty-third General Assembly and the law as it appears in Section Twenty-six Hundred Ninety-two-c (2692-c) of the Supplement to the Code, 1907, as amended.

Also:

Senate File No. 232, a bill for an act to amend Section Forty-nine Hundred and Ninety-nine-a-10 (4999-a-10), of the Supplement to the Code, 1907, relating to protection against fire and providing a penalty.

House File No. 269, a bill for an act to indemnify Miss E. M. Ames for personal injury sustained by her while employed as laundress at Vinton State Hospital, Vinton, Iowa.

Also:

House File No. 164, a bill for an act to amend Section One Thousand Nine Hundred Eighty-nine-a-8 (1989-a-8) of the Supplement to the Code, 1907, relating to the letting of contracts for levees, drains and ditches.

Also:

House File No. 42, a bill for an act to amend Section Seven Hundred Twenty (720) of the Supplement to the Code, 1907, providing for the amending of franchises granted to individuals or private corporations.

Also:

House File No. 129, a bill for an act to amend Chapter Thirteen (13) Title Twelve (12), of the Supplement to the Code, 1907, and providing for the appointment of Dairy Commissioner, Deputy Commissioner, and State Dairy Inspector, and fixing the salaries of said officers and regulating the sale of milk and cream, and providing penalties for violation thereof, and repealing all acts or parts of acts in conflict herewith.

U. G. WHITNEY,
Chairman House Committee.
Ed. P. Malmberg,
Chairman Senate Committee.

Adopted.

REPORT OF COMMITTEE ON ENROLLED BILLS.

Whitney of Woodbury, 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. 103, a bill for an act to establish the office of Commerce Counsel and defining the powers and duties of the same.

U. G. WHITNEY,

Chairman.

Adopted.

Also:

MB. SPEAKER—Your Committee on Enrolled Bills respectfully report that they have this day sent to the governor for his approval, House File No. 103, a bill for an act to establish the office of Commerce Counsel, and defining the powers and duties of the same.

U. G. WHITNEY,
Chairman.

Adopted.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS.

Whitney of Woodbury, 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. 574, a bill for an act to legalize certain notaries public.

Also:

House File No. 602, a bill for an act to appropriate money for the purpose of defraying the expenses incurred in the election contests from the tenth (10) representative district of Iowa, the Eightieth (80) representative district of Iowa, and the Ninety-ninth (99) representative district of Iowa, and to pay sundry persons for services, mileage, and other expenses incurred in connection with said election contests.

Also:

House File No. 25, a bill for an act to amend Section One Thousand Six Hundred Forty-one-b (1641-b) of the Supplement to the Code, 1907, relating to the issuance of capital stock of railway and manufacturing corporations.

Also:

House File No. 295, a bill for an act defining the terms "gold", "alloy of gold", "silver", "alloy of silver", "sterling silver", or "sterling", as applied to any article of merchandise made in whole or part of gold or silver or any alloy of gold or silver, and made for sale or offered for sale or disposition, and also providing a means of making tests thereof, and also defining the terms "rolled gold plate", "gold plate", "gold filled", and "gold electroplate", and the words "silver plate" and "silver electroplate", "sterling" and coin", as applied to any article of merchandise made in whole or part of any inferior metal manufactured for sale, sold or kept for sale or disposition or offered for sale and disposition, and prohibiting the false marking of such merchandise, and providing a penalty for the violation thereof.

Also:

House File No. 186, a bill for an act to amend the law as it appears in Section Twenty-one Hundred Fifty-seven-g (2157-g), Supplement to the Code, 1907, in relation to the issuance, furnishing and giving of free tickets, free passes and free transportation to certain classes of persons.

Also:

House File No. 372, a bill for an act to amend Section One (1) of Chapter One Hundred Fifty-one (151) of the Acts of the Thirty-third General Assembly, relating to the manufacture and distribution of hog cholera serum, and providing for an appropriation of five thousand dollars (\$5,000,00) for the maintenance of the laboratory for the manufacture of such serum.

House File No. 30, a bill for an act to repeal Section Two Thousand Three Hundred Eighty-three (2383) of the Code of Iowa, and to enact a substitute therefor, relative to the penalty for the violation of the laws relating to the sale or keeping for sale of intoxicating liquors.

U. G. WHITNEY,
Chairman House Committee.
Ed. P. Malmberg,

Adopted.

Chairman Senate Committec.

Klay of Sioux moved that the House adjourn to 7:30 o'clock P. M.

Sater of Des Moines moved as a substitute that the House adjourn at 5:35 o'clock to reconvene at 7:30 o'clock P. M.

The Speaker announced that as Speaker of the House he had signed in the presence of the House, House Files Nos. 269, 164, 42, 129, 574, 602, 25, 295, 186, 372 and 30.

Sater of Des Moines moved the previous question.

Motion prevailed.

Substitute motion lost.

Motion to adjourn prevailed and the House adjourned.

EVENING SESSION.

House reconvened, Speaker Stillman in the Chair.

MESSAGES FROM THE SENATE.

The following messages were received from the Senate:

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

Senate File No. 303, a bill for an act relating to the printing and binding of the reports of the state departments.

Gro. A. Wilson, 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. 478, a bill for an act repealing the law as it appears in Section 156 of the Supplement to the Code, 1907, providing for the apointment of a secretary of the Executive Council.

GEO. A. WILSON, 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:

Senate File No. 490, 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. WILSON.

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. 485, a bill for an act to legalize deed of Iowa County, Iowa to Ithamar Cheney for Lot One as shown by plat recorded at Book 21, Page 335, land deed records of the office of the recorder of Iowa County, Iowa, the same being the north fifteen acres of the northwest quarter of the southwest quarter of Section Twenty-one, Township 28 N. Range 11, West of the 5th P. M. in Iowa County, Iowa.

GEO. A. WILSON,

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 providing for the protection and safety of persons employed in or being about the construction, repairing, alteration or removal of buildings, bridges, viaducts and other structures.

Geo. A. Wilson, Secretary.

Also:

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 House is asked:

Concurrent Resolution relative to publishing House File No. 46.

GEO. A. WILSON,

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. 612, a bill for an act to legalize a certain election held October 14, 1910, in the town of LaMotte, Jackson County, Iowa.

GEO. A. WILSON,

Secretary.

Mr. Speaker—I am directed to inform your honorable body that the Senate has adopted the report of the Conference Committee and concurred in amendments recommended by conference committee on House File No. 177, a bill for an act to amend Section 2816, Code, relative to the title and disposition of real estate acquired by a school corporation.

GEO. A. WILSON,

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. 470, a bill for an act to amend Section 1821-c of the Supplement to the Code, 1907, relating to insurance examiners.

Geo. A. Wilson, Secretary.

SENATE MESSAGES CONSIDERED.

Senate File No. 485, a bill for an act to legalize deed of Iowa County, Iowa, to Ithamar Cheney for lot one as shown by plat recorded in Book 21, page 335, land deed records of the office of the Recorder of Iowa County, Iowa, the same being the north fifteen acres of the northwest quarter of the southwest quarter of Section Twenty-one, Township 78 N. Range 11, West of the 5th P. M., in Iowa County, Iowa.

Read first and second time and referred to Sifting Committee.

Senate File No. 332, a bill for an act providing for the protection and safety of persons employed in or being about the construction, repairing, alteration or removal of buildings, bridges, viaducts, and other structures, providing means for the enforcement of said act, for recovery of damages by persons injured by a failure to comply with its provisions and providing penalties for violations of its provisions.

Read first and second time and referred to Sifting Committee.

Senate File No. 303, a bill for an act repealing Section One Hundred Twenty-five (125) of the Supplement to the Code, 1907, relating to the printing and binding of reports of State Departments and enacting a substitute therefor.

Read first and second time and referred to Sifting Committee.

Senate File No. 478, a bill for an act repealing the law as it appears in Section One Hundred Fifty-six (156) of the Supplement to the Code, 1907, providing for the appointment of a secretary of the Executive Council and authorizing the payment of the necessary expenses of the members of the Executive Council and its employes.

Read first and second time and referred to Sifting Committee.

Senate File No. 490, 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.

Read first and second time and referred to Sifting Committee.

SENATE AMENDMENTS CONSIDERED.

On request of Shankland of Polk, unanimous consent having been given, House File No. 470, a bill for an act to amend Section Eighteen Hundred Twenty-one-c (1821-c) of the Supplement to the Code, 1907, relating to insurance examiners, with Senate amendments, was taken up and the amendments read and considered.

Amend by striking out the word and figure "Section 2" as they appear in the original bill and further amend by renumbering Section Three as Section Two.

Mr. Shankland moved that the House concur in the Senate amendments.

On the question, "Shall the House concur?"

The ayes were:

Bascom, Bauman, Beebe, Boettger, Bowman, Brady, Bruce, Bybee, Campbell of Ida, Campbell of Webster, Collin, Crist, Daniels, Dawson, Dewey, Ellis, Finlayson, Fourt, Fraley, Fry, Fulton, George, Gilbert, Goodykoontz, Greene, Griggs, Grout, Harding, Harvey, Hayes, Hazen, Hogan, Huff, Hunt, Huntley, Jacobs, Jacobson, Johnson, Klay, Koontz, Krebill, Larrabee, Leach, Lounsberry, Lund, Milton, Moore, Murtagh, O'Connor, Odendahl, Olson, Penn, Perkins, Pickford, Ritter, Robbins, Rowles, Russell, Sater, Shane, Shankland, Sherman, Skinner, Smith of Adams, Smith of Decatur, Van Camp, White, Mr. Speaker—68.

The nays were:

None.

Absent or not voting:

Beans, Black, Brockway, Brown, Byerly, Cousins, Cunningham, Dabney, Dixon, Downey, Dunlap, Edmunds, Enger, Escher, Felt, Fletcher, Halgrims, Hamilton, Hickenlooper, Hutchins, Kull, Kulp Lenocker, Linnan, McCleery, McCullough, Miller of Bremer, Miller of Dubuque, Newell, Patterson, Ripley, Schee, Speer, Stephenson, Stipe, Stoddard, Taylor, Townsend, Whitney, Zeller—40.

So the House concurred in Senate amendment.

Harding of Woodbury called up Senate Concurrent Resolution, relative to publishing House File No. 46, and moved its adoption.

CONCURRENT RESOLUTION.

Resolved by the Senate, the House Concurring, that the Secretary of State be instructed to order printed 10,000 copies of House File No. 46 as it was passed by the Thirty-fourth General Assembly, and to be sent out by him at once to the several county auditors and to be distributed by them to the members of the Boards of Supervisors and township trustees.

Motion prevailed and House concurred in Senate Concurrent 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 amended and passed the following bill in which the concurrence of the Senate was asked:

House File No. 210, a bill for an act to regulate the size and construction of caboose cars.

GEO. A. WILSON, 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. 436, a bill for an act relating to the sale of intoxicating liquors.

GEO. A. WILSON, Secretary.

Also:

MR. SPEAKER—I am directed to inform your honorable body that the Senate concurs in all of the House amendments to Senate File No. 282, except that amendment being the first amendment to Section 1, in which the Senate refuses to concur.

GEO. A. WILSON,
Secretary.

Shankland of Polk called up Senate Message on Senate File No. 282 and moved that the House recede from its first amendment to Section one.

On the question, "Shall the House recede?"

The ayes were:

Bascom, Bauman, Beebe, Black, Boettger, Bowman, Brady, Brockway, Brown, Bruce, Bybee, Campbell of Ida, Campbell of Webster, Collin, Cunningham, Dabney, Daniels, Dawson, Dewey, Dunlap, Edmunds, Ellis, Finlayson, Fourt, Fraley, Fry, George, Gilbert, Goodykoontz, Greene, Griggs, Grout, Harding, Harvey, Hazen, Hickenlooper, Huff, Hunt, Huntley, Jacobs, Jacobson, Johnson, Koontz, Krebill, Larrabee, Leach, Lund, Miller of Dubuque, Milton, Moore, Newell, O'Connor, Odendahl, Patterson, Penn, Perkins, Pickford, Ripley, Ritter, Robbins, Russell, Sater, Schee, Shane, Shankland, Sherman, Skinner, Smith of Adams, Smith of Decatur, Stipe, Stoddard, Van Camp, White, Mr. Speaker—74.

The nays were;

Rowles-1.

Absent or not voting:

Beans, Byerly, Cousins, Crist, Dixon, Downey, Enger, Escher, Felt, Fletcher, Fulton, Halgrims, Hamilton, Hayes, Hogan, Klay, Kull, Kulp, Lenocker, Linnan, Lounsberry, McCleery, McCullough, Miller of Bremer, Murtagh, Olson, Speer, Stephenson, Taylor, Townsend, Whitney, Zeller—33.

So the House receded from its amendment.

On request of Jacobs of Calhoun, unanimous consent having been given, House File No. 210, a bill for an act to regulate the size and construction of caboose cars, with Senate amendments, was taken up and the amendments read and considered.

Amend by striking the word "coach" from line six of Section 2. Amend by inserting after the word "trains" in the next to the last line of Section 2 the words "transfer service."

Mr. Jacobs moved that the House concur in the Senate amendments.

On the question, "Shall the House concur?"

The ayes were:

Bascom, Bauman, Beebe, Black, Boettger, Bowman, Brockway, Brown, Bruce, Bybee, Campbell of Ida, Campbell of Webster, Collin, Crist, Daniels, Dunlap, Edmunds, Ellis, Enger, Felt, Finlayson, Fourt, Fraley, George, Gilbert, Goodykoontz, Greene, Griggs, Grout, Halgrims, Harding, Hazen, Hogan, Huff, Hunt, Huntley, Jacobs, Johnson, Koontz, Krebill, Kull, Larrabee, Leach, Lounsberry, Lund, Miller of Dubuque, Milton, Moore, Murtagh, Newell, O'Connor, Patterson, Penn, Perkins, Pickford, Ripley, Ritter, Robbins, Rowles, Russell, Sater, Shane, Shankland, Sherman, Skinner, Stephenson, Stoddard, Van Camp, White, Mr. Speaker—70.

The navs were:

None.

Absent or not voting:

Beans, Brady, Byerly, Cousins, Cunningham, Dabney, Dawson, Dewey, Dixon, Downey, Escher, Fletcher, Fry, Fulton, Hamilton, Harvey, Hayes, Hickenlooper, Hutchins, Jacobson, Klay, Kulp, Lenocker, Linnan, McCleery, McCullough, Miller of Bremer, Odendahl, Olson, Schee, Smith of Adams, Smith of Decatur, Speer, Stipe, Taylor, Townsend, Whitney, Zeller—38.

So the House concurred in Senate amendments.

On request of Beebe of Franklin, unanimous consent having been given, House File No. 436, a bill for an act authorizing and directing county attorneys to secure from the federal internal revenue collectors for Iowa cetrified copies of the names of all persons holding receipts or stamps showing payment to the federal government of the special tax imposed upon the business of selling intoxicating liquors within their respective counties other than registered pharmacists holding valid permits to keep and sell intoxicating liquors for medicinal and pharmaceutical purposes and persons engaged in selling intoxicating liquors under the mulct law, and making such certified copies competent evidence and to provide for the publication thereof and the payment therefor, with Senate amendments, was taken up and the amendments read and considered.

Amend by striking out all of Section 2 after the word "inspection" in line seven. Amend the title by striking out from

the last two lines the words "and to provide for the publication thereof."

Mr. Beebe moved that the House concur in the Senate amendments.

On the question, "Shall the House concur?"

The ayes were:

Bascom, Bauman, Beebe, Boettger, Bowman, Brady, Brown, Bruce, Bybee, Campbell of Ida, Campbell of Webster, Collin, Crist, Dunlap, Edmunds, Ellis, Felt, Finlayson, Fourt, Fraley, Fry, George, Gilbert, Goodykoontz, Greene, Griggs, Grout, Halgrims, Harding, Harvey, Hayes, Hazen, Hickenlooper, Hogan, Huff, Hunt, Huntley, Jacobs, Jacobson, Johnson, Klay, Krebill, Kull, Larrabee, Lenocker, Linnan, Lounsberry, Lund, Miller of Dubuque, Milton, Moore, Newell, O'Connor, Odendahl, Perkins, Pickford, Ripley, Ritter, Robbins, Rowles, Russell, Sater, Schee, Shane, Shankland, Sherman, Skinner, Smith of Adams, Smith of Decatur, Stephenson, Stipe, Stoddard, Van Camp, Whitney, Mr. Speaker—75.

The nays were:

None.

Absent or not voting:

Beans, Black, Brockway, Byerly, Cousins, Cunningham, Dabney, Daniels, Dawson, Dewey, Dixon, Downey, Enger, Escher, Fletcher, Fulton, Hamilton, Hutchins, Koontz, Kulp, Leach, McCleery, McCullough, Miller of Bremer, Murtagh, Olson, Patterson, Penn, Speer, Taylor, Townsend, White, Zeller—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. 484, 380, 201, 293, 306, 232, 406 and 336.

House resumed consideration of Senate File No. 209.

Moore of Linn moved 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 ayes were:

Bascom, Bauman, Beans, Beebe, Boettger, Bowman, Brady, Brockway, Brown, Bruce, Bybee, Campbell of Ida, Campbell of

Webster, Collin, Crist, Cunningham, Daniels, Dawson, Dewey, Downey, Dunlap, Edmunds, Ellis, Enger, Felt, Finlayson, Fourt, Fraley, Fry, Fulton, George, Goodykoontz, Greene, Griggs, Grout, Halgrims, Hamilton, Harding, Harvey, Hayes, Hazen, Hickenlooper, Hogan, Huff, Hunt, Huntley, Jacobs, Jacobson, Johnson, Klay, Koontz, Krebill, Kull, Larrabee, Leach, Lenocker, Linnan, Lounsberry, Lund, Miller of Dubuque, Moore, Murtagh, Newell, O'Connor, Odendahl, Patterson, Penn, Perkins, Ripley, Ritter, Robbins, Rowles, Russell, Sater, Schee, Shane, Shankland, Smith of Adams, Smith of Decatur, Stephenson, Stipe, Stoddard, Townsend, Van Camp, White, Whitney, Mr. Speaker—87.

The nays were:

None.

Absent or not voting:

Black, Byerly, Cousins, Dabney, Dixon, Escher, Fletcher, Gilbert, Hutchins, Kulp, McCleery, McCullough, Miller of Bremer, Milton, Olson, Pickford, Sherman, Skinner, Speer, Taylor, Zeller—21.

So the bill passed and the title was agreed to.

On motion of Moore of Linn, Senate File No. 254, a bill for an act to provide for the support of the industrial schools, with report of committee recommending passage as amended, was taken up and considered.

Jacobs of Calhoun in the Chair.

Mr. Moore moved 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 ayes were:

Bascom, Bauman, Beans, Beebe, Boettger, Bowman, Brady, Brockway, Brown, Bruce, Bybee, Campbell of Ida, Campbell of Webster, Collin, Daniels, Dawson, Dewey, Dixon, Downey, Ellis, Enger, Escher, Felt, Fourt, Fraley, Fry, Fulton, George, Gilbert, Goodykoontz, Greene, Griggs, Grout, Halgrims, Hamilton, Harding, Harvey, Hayes, Hazen, Hickenlooper, Huff, Hunt, Huntley, Jacobs, Johnson, Klay, Koontz, Krebill, Kull, Kulp, Larrabee, Leach, Linnan, Lounsberry, Lund, Miller of Dubuque, Milton, Moore, Newell, O'Connor, Odendahl, Patterson, Penn, Perkins,

Pickford, Ripley, Robbins, Rowles, Russell, Sater, Shane, Shankland, Sherman, Skinner, Smith of Adams, Smith of Decatur, Stephenson, Stoddard, White, Mr. Speaker—80.

The nays were:

None.

Absent or not voting:

Black, Byerly, Cousins, Crist, Cunningham, Dabney, Dunlap, Edmunds, Finlayson, Fletcher, Hogan, Hutchins, Jacobson, Lenocker, McCleery, McCullough, Miller of Bremer, Murtagh, Olson, Ritter, Schee, Speer, Stipe, Taylor, Townsend, Van Camp, Whitney, Zeller—28.

So the bill passed and the title was agreed to.

On motion of Moore of Linn, Senate File No. 265, a bill for an act to provide for the support of the College for the Blind, fixing a minimum monthly allowance and repealing the law as it appears in Section 2718-a of the Supplement to the Code, 1907, with report of committee recommending passage, was taken up and considered.

Mr. Moore moved that the bill be read a third time now, which motion pervailed, and the bill was read a third time.

On the question, "Shall the bill pass?"

The ayes were:

Bascom, Bauman, Beans, Beebe, Black. Boettger, Brady, Brockway, Brown, Bruce, Bybee, Campbell of Ida, Campbell of Webster, Collin, Crist, Dabney, Daniels, Dawson, Dixon, Edmunds, Ellis, Enger, Felt, Finlayson, Fourt, Fraley. Fry, George, Gilbert, Goodykoontz, Greene, Griggs, Grout, Hamilton, Harding, Harvey, Hayes, Hazen, Hickenlooper, Huff, Hunt, Huntley, Jacobs, Jacobson, Klay, Koontz, Krebill, Kull, Larrabee, Leach, Lenocker, Linnan, Lounsberry, Lund, Miller of Dubuque, Milton, Moore, Murtagh, O'Connor, Odendahl, Patterson, Penn, Perkins, Pickford, Ripley, Robbins, Rowles, Russell, Sater, Schee, Shane, Shankland, Sherman, Skinner, Smith of Adams, Smith of Decatur, Stephenson, Stoddard, Townsend, Van Camp, White. Whitney, Mr. Speaker-85.

The nays were:

None.

Absent or not voting:

Byerly, Cousins, Cunningham, Downey, Dunlap, Escher, Fletcher, Fulton, Halgrims, Hogan, Hutchins, Johnson, Kulp, McCleery, McCullough, Miller of Bremer, Newell, Olson, Ritter, Speer, Stipe, Taylor, Zeller—23.

So the bill passed and the title was agreed to.

On motion of Moore of Linn, Senate File No. 286, a bill for an act to provide for the support of the State Hospitals for the Insane and repealing the law as it appears in Section Twenty-two Hundred Ninety-one-b (2291-b), Chapter Two (2,) Title Twelve (XII), Supplement to the Code, 1907, with report of committee recommending passage, was taken up and considered.

Mr. Moore moved 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 ayes were:

Bascom, Bauman, Beans, Beebe, Black, Boettger, Bowman, Brady, Brockway, Brown, Bruce, Bybee, Campbell of Ida, Campbell of Webster, Cunningham, Dabney, Daniels, Dawson, Dixon, Dunlap, Edmunds, Ellis, Enger, Felt, Finlayson, Fletcher, Fourt, Fraley, Fulton, Goodykoontz, Greene, Griggs, Grout, Hamilton, Harding, Harvey, Hayes, Hazen, Hickenlooper, Huff, Hunt, Huntley, Jacobs, Klay, Koontz, Krebill, Kull, Larrabee, Leach, Lenocker, Linnan, Lounsberry, Lund, Miller of Dubuque, Milton, Moore, Murtagh, Newell, O'Connor, Odendahl, Patterson, Penn, Perkins, Pickford, Ripley, Ritter, Robbins, Rowles, Russell, Sater, Schee, Shane, Shankland, Sherman, Skinner, Smith of Adams, Smith of Decatur, Stephenson, Stipe, Stoddard, Townsend, White, Whitney, Mr. Speaker—84.

The nays were:

None.

Absent or not voting:

Byerly, Collin, Cousins, Crist, Dewey, Downey, Escher, Fry, George, Gilbert, Halgrims, Hogan, Hutchins, Jacobson, Johnson, Kulp, McCleery, McCullough, Miller of Bremer, Olson, Speer, Taylor, Van Camp, Zeller—24.

So the bill passed and the title was agreed to.

On motion of Harding of Woodbury, House File No. 491, a bill for an act for the encouragement of manufacturing by authorizing and empowering boards of supervisors, councils of cities and towns, and cities acting under a special charter and under a commission to exempt property of manufacturing plants from taxation and limiting the time, with report of committee recommending passage as amended, was taken up, considered, and the committee amendments were adopted.

Mr. Harding moved that the rules be suspended, 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 ayes were:

Bascom, Bauman, Beans, Beebe, Boettger, Brady, Brockway, Brown, Bruce, Campbell of Ida, Campbell of Webster, Collin, Crist, Cunningham, Daniels, Dewey, Dixon, Dunlap, Ellis, Escher, Finlayson, Fourt, Fraley, Fry, Fulton, George, Goodykoontz, Greene, Grout, Halgrims, Hamilton, Harding, Harvey, Hazen, Hickenlooper, Huff, Hunt, Huntley, Jacobs, Jacobson, Johnson, Klay, Koontz, Krebill, Kull, Larrabee, Leach, Lenocker, Linnan, Lounsberry, Lund, Miller of Dubuque, Milton, Moore, Murtagh, Newell, O'Connor, Patterson, Perkins, Pickford, Ripley, Rowles, Russell, Shane, Shankland, Sherman, Skinner, Smith of Adams, Smith of Decatur Stipe, Stoddard, Whitney—72.

The nays were:

Downey, Edmunds, Hayes, Odendahl, Penn, Ritter, Townsend —7.

Absent or not voting:

Black, Bowman, Bybee, Byerly, Cousins, Dabney, Dawson, Enger, Felt, Fletcher, Gilbert, Griggs, Hogan, Hutchins, Kulp, McCleery, McCullough, Miller of Bremer, Olson, Robbins, Sater, Schee, Speer, Stephenson, Taylor, Van Camp, White, Zeller, Mr. Speaker—29.

So the bill passed and the title was agreed to.

On motion of Boettger of Scott, Senate File No. 296, a bill for an act to legalize an election of Scott County, Iowa, held November 8, 1910, for the construction and maintenance of a county hospital, was taken up and considered. Mr. Boettger offered the following amendment:

I move to amend Senate File No. 296 by adding as Section Two (2), the following:

Section 2. Nothing in this act shall effect pending litigation.

And that the present Section Two (2) be renumbered Section Three (3).

Adopted.

Mr. Boettger moved 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 ayes were:

Bascom, Bauman, Beans, Beebe, Black, Boettger, Bowman, Brady, Brockway, Bruce, Bybee, Campbell of Ida, Campbell of Webster, Collin, Crist, Daniels, Dawson, Dewey, Dixon, Downey, Dunlap, Edmunds, Ellis, Escher, Finlayson, Fourt, Fraley, Fry, Gilbert, Goodykoontz, Greene, Griggs, Grout, Halgrims, Hamilton, Hayes, Hazen, Hickenlooper, Hogan, Huff, Hunt, Huntley, Jacobs, Jacobson, Johnson, Klay, Koontz, Krebill, Kull, Larrabee, Lenocker, Linnan, Lounsberry, Lund, McCleery, Miller of Dubuque, Milton, Moore, Murtagh, O'Connor, Odendahl, Olson, Patterson, Penn, Perkins, Pickford, Ripley, Ritter, Robbins, Rowles Russell, Sater, Sherman, Skinner, Smith of Adams, Smith of Decatur, Stephenson, Townsend, Van Camp, White, Whitney—81.

The nays were:

None.

Absent or not voting:

Brown, Byerly, Cousins, Cunningham, Dabney, Enger, Felt, Fletcher, Fulton, George, Harding, Harvey, Hutchins, Kulp, Leach, McCullough, Miller of Bremer, Newell, Schee, Shane, Shankland, Speer, Stipe, Stoddard, Taylor, Zeller, Mr. Speaker—27.

So the bill passed and the title was agreed to. .

On motion of Miller of Bremer, House File No. 452, a bill for an act relating to the weight of flour and providing a penalty for the violation thereof, with report of committee recommending passage was taken up and considered.

Mr. Miller proposed the following substitute amendment:

SUBSTITUTE FOR HOUSE FILE NO. 452.

A BILL

For an Act relating to the weight of flour and providing a penalty for the violation thereof, and to repeal Section Five Thousand Seventy (5070) of the Code of Iowa.

Be it Enacted by the General Assembly of the State of Iowa:

Section 1. Every barrel, bag, parcel or package of flour, containing one pound or more, offered or exposed for sale in the state of Iowa, for use within this state, shall have affixed thereto in a conspicuous place on the outside thereof, distinctly printed in the English language, in legible type not smaller than eight point heavy Gothic Capital letters, a statement certifying the number of net pounds contained in the package. Any person who shall sell any package of flour which shall be stamped or labeled with a greater number of pounds net than such package actually contains, or shall sell flour in any manner contrary to the provision of this section, shall be deemed guilty of a misdemeanor, and upon conviction thereof, shall be fined in a sum of not less than ten dollars nor more than one hundred dollars, provided, that in determining the net weight at the time of sale, the reasonable and ordinary shrinkage, if any, may be included.

Sec. 2. That Section Five Thousand Seventy (5070) of the Code of Iowa be and the same is hereby repealed.

Adopted.

Mr. Miller moved that the rules be suspended, 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 ayes were:

Bascom, Bauman, Beans, Beebe, Black, Bowman, Brady, Brockway, Brown, Bruce, Campbell of Ida, Campbell of Webster, Collin, Crist, Cunningham, Dabney, Daniels, Dawson, Dunlap, Edmunds, Ellis, Fraley, Fry, Fulton, George, Greene, Grout, Hamilton, Harding, Harvey, Hayes, Hazen, Hickenlooper, Huff, Hunt, Huntley, Jacobs, Jacobson, Johnson, Koontz, Krebill, Kull, Larrabee, Leach, Lenocker, Linnan, Lund, Miller of Bremer, Miller of Dubuque, Milton, Murtagh, Newell, O'Connor, Odendahl, Patterson, Penn, Pickford, Ripley, Ritter, Rowles, Sater, Shane, Shankland, Sherman, Smith of Adams, Smith of Decatur, Stephenson, Stipe, Stoddard, Townsend, Van Camp, White—72.

The nays were:

Fourt, Gilbert, Klay, Perkins, Robbins, Skinner-6

Absent or not voting:

Boettger, Bybee, Byerly, Cousins, Dewey, Dixon, Downey, Enger, Escher, Felt, Finlayson, Fletcher, Goodykoontz, Griggs, Halgrims, Hazen, Hutchins, Kulp, Lounsberry, McCleery, McCullough, Moore, Olson, Russell, Schee, Speer, Taylor, Whitney, Zeller, Mr. Speaker—30.

So the bill passed and the title was agreed to.

On motion of Grout of Black Hawk, House File No. 585, a bill for an act to apportion the state into representative districts and declare the ratio of representation, with report of committee recommending passage, was taken up and considered.

Mr. Grout moved that the rules be suspended, 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 ayes were:

Bascom, Beans, Beebe, Bowman, Brady, Brockway, Brown, Bruce, Bybee, Campbell of Ida, Campbell of Webster, Collin, Crist, Cunningham, Daniels, Dawson, Dewey, Dixon, Edmunds, Enger, Felt, Finlayson, Fourt, Fraley, Fry, Fulton, George, Goodykoontz, Grout, Halgrims, Harding, Harvey, Hickenlooper, Huff, Hunt, Huntley, Jacobs, Jacobson, Johnson, Klay, Larrabee, Lounsberry, Lund, Moore, Newell, Patterson, Perkins, Pickford, Ripley, Robbins, Russell, Schee, Shane, Shankland, Sherman, Skinner, Smith of Decatur, Stipe, Stoddard, Van Camp, Whitney—61.

The nays were:

Bauman, Black, Boettger, Downey, Dunlap, Ellis, Gilbert, Greene, Griggs, Hamilton, Hayes, Hazen, Krebill, Kull, Lenocker, Linnan, Miller of Bremer, Miller of Dubuque, Milton, Murtagh, O'Connor, Odendahl, Penn, Ritter, Rowles, Sater, Stephenson, Townsend—28.

Absent or not voting:

Byerly, Cousins, Dabney, Escher, Fletcher, Hogan, Hutchins, Koontz, Kulp, Leach, McCleery, McCullough, Olson, Smith of Adams, Speer, Taylor, White, Zeller, Mr. Speaker—19.

So the bill passed and the title was agreed to.

The following motion was filed:

Mr. Speaker: I move to amend the rules of the Thirty-fourth General Assembly by adding thereto the following, as rules 76, 77, 78 and 79.

I. T. DABNEY.

Rule 76-Standing Committees.

The Standing Committees of the House shall be as follows:

- 1. A Committee on Ways and Means to consist of 25 members.
- 2. A Committee on Appropriations to consist of 25 members.
- 3. A Committee on Judiciary to consist of the attorney members.
- 4. A Committee on Agriculture to consist of 25 members.
- 5. A Committee on Municipal Corporations to consist of 21 members.
- 6. A Committee on Banks and Banking to consist of 21 members.
- 7. A Committee on Roads and Highways to consist of 21 members.
- 8. A Committee on Railroads and Transportation to consist of 21 members.
 - 9. A Committee on Commerce and Trade to consist of 19 members.
 - 10. A Committee on Schools and Text Books to consist of 19 members.
 - 11. A Committee on Board of Control to consist of 11 members.
 - 12. A Committee on Drainage to consist of 15 members.
 - 13. A Committee on Elections to consist of 15 members.
- 14. A Committee on Conservation of Resources to consist of 15 members.
 - 15. A Committee on Labor to consist of 14 members.
 - 16. A Committee on Food and Dairy to consist of 12 members.
 - 17. A Committee on Public Health to consist of 12 members.
 - 18. A Committee on Horticulture to consist of 11 members.
- 19. A Committee on Compensation of Public Officers to consist of 10 members.
 - 20. A Committee on Insurance to consist of 15 members.
 - 21. A Committee on Telegraph and Express to consist of 12 members.
 - 22. A Committee on Military to consist of 9 members.
 - 23. A Committee on Mines and Mining to consist of 10 members.
 - 24. A Committee on Pardons to consist of members.
 - 25. A Committee on Printing to consist of 14 members.
 - 26. A Committee on Pharmacy to consist of 10 members.
 - 27. A Committee on Teilephones to consist of 10 members.
- 28. A Committee on Animal Industry to consist of 14 members.
- 29. A Committee on Constitutional Amendments to consist of 12 members.
 - 30. A Committee on Claims to consist of 8 members.
 - 31. A Committee on Fish and Game to consist of 15 members.
 - 32. A Committee on Private Corporations to consist of 7 members.
 - 33. A Committee on Public Buildings to consist of 7 members.
- 34. A Committee on Suppression of Intemperance to consist of 15 members.
 - 35. A Committee on Public Library to consist of 10 members.

- 36. A Committee on Agricultural College to consist of 7 members.
- 37. A Committee on Building and Loan to consist of 7 members.
- 38. A Committee on Police Regulations to consist of 7 members.
- 39. A Committee on Woman Suffrage to consist of 7 members.
- 40. A Committee on Congerssional Districts to consist of 10 members.
- 41. A Committee on Enrolled Bills to consist of 7 members.
- 42. A Committee on Engrossed Bills to consist of 5 members.
- 43. A Committee on State Educational Institutions to consist of 7 members.
 - 44. A Committee on Domestic Manufactures to consist of 7 members.
 - 45. A Committee on Judicial Districts to consist of 7 members.
 - 46. A Committee on Senatorial Districts to consist of 6 members.
 - 47. A Committee on Representative Districts to consist of 6 members.
- 48. A Committee on County and Township Organizations to consist of 7 members.
 - 49. A Committee on Public Lands to consist of 7 members.
 - 50. A Committee on Public Charities to consist of 7 members.
 - 51. A Committee on State University to consist of 7 members.
 - 52. A Committee on Normal Schools to consist of 7 members.
 - 53. A Committee on Hospital for Insane to consist of 7 members.
- 54. A Committee on Institute for Feeble-Minded to consist of 7 members.
 - 55. A Committee on School for the Deaf to consist of 7 members.
 - 56. A Committee on College for the Blind to consist of 7 members.
- 57. A Committee on Soldiers' and Orphans' Home to consist of 7 members.
 - 58. A Committee on Industrial Schools to consist of 6 members.
 - 59. A Committee on Penitentiaries to consist of 7 members.
 - 60. A Committee on Public Accounting to consist of 6 members.
 - 61. A Committee on Federal Relations to consist of 6 members.
 - 62. A Committee on Rules to consist of 8 members.
 - 63. A Committee on Retrenchment and Reform to consist of 4 members.

Rule 77—There shall be one chief doorkeeper and 4 assistant doorkeepers.

Rule 78-There shall be 10 pages.

Rule 79—There shall be one chief janitor and 1 assistant janitor.

On motion of Dixon of Sac, Senate File No. 218, a bill for an act to amend Chapter 170 of the Acts of the Thirty-third General Assembly in relation to the powers and duties of the State Board of Education, with report of committee recommending passage, as amended was taken up and considered.

Speaker Stillman in the Chair.

Dixon of Sac moved the previous question.

Motion prevailed.

The committee amendments were rejected.

Mr. Dixon moved 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 ayes were:

Bascom, Bauman, Beans, Beebe, Boettger, Bowman, Brady, Brockway, Brown, Bybee, Campbell of Ida, Campbell of Webster, Collin, Cunningham, Dixon, Edmunds, Ellis, Enger, Escher, Felt, Finlayson, Fourt, Fraley, Fry, Goodykoontz, Greene, Grout, Harding, Harvey, Hayes, Hazen, Huff, Huntley, Jacobs, Jacobson, Johnson, Klay, Koontz, Krebill, Larrabee, Lenocker, Linnan, Lounsberry, Lund, Miller of Bremer, Miller of Dubuque, Milton, Moore, Newell, Patterson, Penn, Pickford, Ripley, Rowles, Russell, Sater, Shankland, Smith of Adams, Smith of Decatur, Stephenson, Stipe, Stoddard, Van Camp, White, Mr. Speaker—65.

The nays were:

Perkins—1.

Absent or not voting:

Black, Bruce, Byerly, Cousins, Crist, Dabney, Daniels, Dawson, Dewey, Downey, Dunlap, Fletcher, Fulton, George, Gilbert, Griggs, Halgrims, Hamilton, Hickenlooper, Hogan, Hunt, Hutchins, Kull, Kulp, Leach, McCleery, McCullough, Murtagh, O'Connor, Odendahl, Olson, Ritter, Robbins, Schee, Shane, Sherman, Skinner, Speer, Taylor, Townsend, Whitney, Zeller—42.

So the bill passed and the title was agreed to.

Stipe of Page, from the Conference committee on Senate File No. 52, offered the following report and moved its adoption:

CONFERENCE COMMITTEE REPORT.

MR. SPEAKER—Your Conference Committee to whom was referred Senate File No. 52 to consider the disagreement arising over the refusal of the Senate to concur in the House amendments to said bill and the insistence of the House upon said amendments, which amendments were in words and figures as follows, to-wit:

A BILL

For an Act to amend Section Four Thousand Seven Hundred and Sixty-Seven (4767) of the Code, relating to the crime of malicious threats to extort. Be it Enacted by the General Assembly of the State of Iowa:

Section 1. That Section Four Thousand Seven Hundred Sixty-seven (4767) of the Code is hereby repealed and the following enacted in lieu thereof:

"If any person, either verbally or by any written or printed communication, maliciously threaten to accuse another of a crime or offense, or to do any injury to the person or property of another, with intent to extort any money or pecuniary advantage whatever, or to compel the person so threatened to do any act against his will, he shall be imprisoned in the penitentiary not to exceed five (5) years, or be fined not exceeding One Thousand Dollars (\$1,000) or be imprisoned in the county jail not exceeding one year, or both such fine and imprisonment."

And your conference committee beg leave to report that they have had the same under advisement and have reached an agreement thereon and in accordance with the agreement arrived at would respectfully recommend as follows:

1. That the title of the original bill be stricken out and the following substituted in lieu thereof:

A BILL

For an Act to amend Section Four Thousand Seven Hundred Sixty-seven (4767) of the Code, relating to the crime of malicious threats to extort and to provide the penalty therefor.

2. That Section One (1) of the original bill be stricken out and the following substituted therefor:

Section 1. That Section Four Thousand Seven Hundred Sixty-seven (4767) of the Code, is hereby amended by striking out the word "two" in the sixth line of said section and inserting the word "five" in lieu thereof; and by striking out the words "five hundred" in the seventh line and inserting the words "one thousand" in lieu thereof; and by striking out the period at the end of said section and inserting a comma in lieu thereof; by further amending said section by adding at the end thereof the following words: "or be imprisoned in the county jail not exceeding one year, or both such fine and imprisonment."

Respectfully submitted.

J. D. Brown,

JOHN I. CLARKSON,

JOHN HAMMILL,

LAMONTE COWLES,

Conferes on the part of the Senate.

WM. F. STIPE,

A. C. RIPLEY,

W. L. HARDING,

F. A. O'CONNOR,

Conferes on the part of the House.

Report adopted.

Mr. Stipe then moved that the House adopt the amendments proposed by the Conference committee.

On the question, "Shall the Conference committee amendments be adopted?"

The ayes were:

Bascom, Bauman, Beans, Beebe, Black, Boettger, Bowman, Brady, Brockway, Brown, Bruce, Bybee, Campbell of Ida, Campbell of Webster, Crist, Daniels, Dawson, Dewey, Dixon, Dunlap, Edmunds, Ellis, Enger, Escher, Finlayson, Fourt, Fraley, Fry, Fulton, George, Gilbert, Goodykoontz, Greene, Grout, Harvey, Hayes, Hazen, Hickenlooper, Huff, Hunt, Huntley, Jacobs, Jacobson, Johnson, Klay, Koontz, Kull, Leach, Lenocker, Linnan, Miller of Dubuque, Milton, Moore, Newell, O'Connor, Patterson, Penn, Perkins, Pickford, Ripley, Ritter, Robbins, Rowles, Russell, Sater, Shane, Shankland, Sherman, Skinner, Smith of Adams, Smith of Decatur, Stephenson, Stipe, Stoddard, Townsend, White, Whitney, Mr. Speaker—78.

The nays were:

None.

Absent or not voting:

Byerly, Collin, Cousins, Cunningham, Dabney, Downey, Felt, Fletcher, Griggs, Halgrims, Hamilton, Harding, Hogan, Hutchins, Krebill, Kulp, Larrabee, Lounsberry, Lund, McCleery, McCullough, Miller of Bremer, Murtagh, Odendahl, Olson, Schee, Speer, Taylor, Van Camp, Zeller—30.

Motion prevailed and the Conference committee amendments were 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 House Concurrent Resolution in which the concurrence of the Senate was asked:

Concurrent Resolution relative to final adjournment of the Thirty-fourth General Assembly.

GEO. A. WILSON,
Secretary.

O'Connor of Chickasaw called up Senate Message on Concurrent Resolution relative to final adjournment.

Klay of Sioux moved that consideration be deferred until Wednesday morning.

Roll call demanded by O'Connor of Chickasaw and Kull of Howard.

On the question, "Shall action be deferred?"

The ayes were:

Bascom, Beans, Beebe, Brady, Brockway, Brown, Bruce, Bybee, Campbell of Ida, Campbell of Webster, Collin, Cunningham, Dawson, Dixon, Enger, Felt, Finlayson, Fourt, Fry, George, Goodykoontz, Grout, Halgrims, Harvey, Hogan, Huff, Huntley, Jacobs, Jacobson, Johnson, Klay, Kulp, Larrabee, Lund, Miller of Bremer, Moore, Perkins, Pickford, Ripley, Russell, Schee, Shane, Shankland, Sherman, Stipe, Whitney, Mr. Speaker—47.

The nays were:

Bauman, Black, Boettger, Bowman, Crist, Dabney, Daniels, Dewey, Downey, Dunlap, Edmunds, Ellis, Escher, Fraley, Fulton, Gilbert, Greene, Griggs, Hamilton, Harding, Hayes, Hazen, Hickenlooper, Koontz, Krebill, Kull, Leach, Lenocker, Linnan, Lounsberry, Miller of Dubuque, Milton, Murtagh, O'Connor, Odendahl, Patterson, Penn, Ritter, Robbins, Rowles, Sater, Skinner, Smith of Adams, Smith of Decatur, Stephenson, Stoddard, Townsend, Van Camp, White—49.

Absent or not voting:

Byerly, Cousins, Fletcher, Hunt, Hutchins, McCleery, McCullough, Newell, Olson, Speer, Taylor, Zeller—12.

Roll call verified

Motion to defer lost.

O'Connor of Chickasaw moved that the House concur in Senate Amendments to House Concurrent Resolution relative to adjournment.

Senate amendment: Amend by striking out the words and figures "noon 12:00 o'clock M." and by inserting in lieu thereof the words and figures 'two o'clock 2:00 P. M."

Roll call demanded by O'Connor of Chickasaw and Kull of Howard.

Dawson of Cherokee moved that the House adjourn.

Roll call demanded by O'Connor of Chickasaw and Kull of Howard.

On the question, "Shall the House adjourn?"

The ayes were:

Bascom, Beans, Beebe, Brady, Brockway, Brown, Bruce, Bybee, Campbell of Ida, Campbell of Webster, Collin, Cunningham, Dawson, Dixon, Enger, Felt, Finlayson, Fourt, Fraley, Fry, George, Goodykoontz, Grout, Halgrims, Harvey, Hogan, Huff, Huntley, Jacobs, Jacobson, Johnson, Klay, Kulp, Larrabee, Lund, Moore, Patterson, Perkins, Pickford, Ripley, Russell Schee, Shane, Shankland, Sherman, Skinner, Stipe, Whitney, Mr. Speaker—49.

The nays were:

Bauman, Black, Boettger, Bowman, Crist, Dabney, Daniels, Dewey, Downey, Dunlap, Edmunds, Ellis, Escher, Fulton, Gilbert, Greene, Griggs, Hamilton, Harding, Hayes, Hazen, Hickenlooper, Koontz, Krebill, Kull, Leach, Lenocker, Linnan, Lounsberry, Miller of Bremer, Miller of Dubuque, Milton, Murtagh, Newell, O'Connor, Odendahl, Penn, Ritter, Robbins, Rowles, Sater, Smith of Adams, Smith of Decatur, Stephenson, Stoddard, Townsend, Van Camp, White—48.

Absent or not voting:

Byerly, Cousins, Fletcher, Hunt, Hutchins, McCleery, McCullough, Olson, Speer, Taylor, Zeller—11.

Roll call verified.

So the motion prevailed and the House adjourned.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, APRIL 12, 1911.

House met pursuant to adjournment, Speaker Stillman in the Chair.

Prayer was offered by Rev. E. C. Brooks of Williamsburg, Iowa. Journal of April 11th corrected and approved.

Zeller of Madison introduced the following resolution, asked unanimous consent for its immediate consideration, and moved its adoption.

Be it Resolved by the House of Representatives, that the Chief Clerk be authorized to correct the Journal for the last day of the session of the Thirty-fourth General Assembly.

Consent was granted and the resolution was adopted.

REPORT OF COMMITTEE ON ENROLLED BILLS.

MR. Speaker—Your committee on enrolled bills respectfully report that they have this day sent to the governor for his approval, House File No. 574, a bill for an act to legalize certain notaries public.

Also:

House File No. 25, a bill for an act to amend Section One Thousand Six Hundred Forty-one-b (1641-b), of the Supplement to the Code, 1907, relating to the issuance of capital stock of railway and manufacturing corporations.

Also:

House File No. 602, a bill for an act to appropriate money for the purpose of defraying the expenses incurred in the election contests from the Tenth (10th) representative district of Iowa, the Eightieth (80th (representative district of Iowa, and the Ninety-ninth (99th) representative district of Iowa, and to pay sundry persons for services, mileage, and other expenses incurred in connection with said election contests.

Also:

House File No. 295, a bill for an act defining the terms "gold," "alloy of gold," "silver," "alloy of silver," "sterling silver," or "sterling," as applied to any article of merchandse made in whole or part of gold or

silver or any alloy of gold or silver, and made for sale or offered for sale or disposition, and also providing a means of making tests thereof, and also defining the terms "rolled gold plate," gold plate," "gold filled," and gold electroplate," and the words "silver plate," and "silver electroplate," "stering" and "coin," as appied to any article of merchandise made in whole or part of any inferior metal manufactured for sale, sold or kept for sale or disposition or offered for sale and disposition, and prohibiting the false marking of such merchandise, and providing a penalty for the violation thereof.

Also:

House File No. 186, a bill for an act to amend the law as it appears in Section Twenty-one Hundred Fifty-seven-g (2157-g), Supplement to the Code, 1907, in relation to the issuance, furnishing and giving of free tickets, free passes and free transportation to certain classes of persons.

House File No. 372, a bill for an act to amend Section One (1), of Chapter One Hundred Fifty-one (151), of the Acts of the Thirty-third General Assembly, relating to the manufacturing and distribution of hog cholera serum, and providing for an appropriation of five thousand dollars (\$5,000.00) for the maintenance of the laboratory for the manufacture of such serum.

Also:

House File No. 30, a bill for an act to repeal Section Two Thousand Three Hundred Eighty-three (2383), of the Code of Iowa, and to enact a substitute therefor, relative to the penalty for the violation of the laws relating to the sale or keeping for sale of intoxicating liquors.

Also:

House File No. 269, a bill for an act to indemnify Miss E. M. Ames for personal injury sustained by her while employed as laundress at Vinton State Hospital, Vinton, Iowa.

Also:

House File No. 164, a bill for an act to amend Section One Thousand Nine Hundred E'ghty-nine-a-8 (1989-a-8), of the Supplement to the Code, 1907, relating to the letting of contracts for levees, drains, and ditches.

Also:

House File No. 42, a bill for an act to amend Section Seven Hundred Twenty (720), of the Supplement to the Code, 1907, providing for the amending of franchises granted to individuals or private corporations.

Also:

House File No. 129, a bill for an act to amend Chapter Thirteen (13), Title Twelve (12), of the Supplement to the Code, 1907, and providing for the appointment of Dairy Commissioner, Deputy Commissioner, and

State Dairy Inspector, and fixing the salaries of said officers and regulating the sale of milk and cream, and providing penalties for violation thereof, and repealing all acts or parts of acts in conflict herewith.

U. G. WHITNEY,
Chairman.

Adopted.

PETITIONS, MEMORIALS AND REMONSTRANCES.

Hayes of Montgomery presented paper read before the Iowa State Association of County Supervisors.

Referred to committee on Roads and Highways.

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. 126, a bill for an act making appropriation for the construction, repair, improvement and contingent funds for the Iowa Soldiers' Home, Iowa Soldiers' Orphans' Home, College for the Blind, School for the Deaf, etc.

GEO. A. WILSON,

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 the appointment of a Joint Committee to purchase chair and gavel for President of the Senate and Speaker of the House, and the President pro tempore of Senate appoints as such committee, Senators Clarkson and Spaulding.

Geo. A. Wilson, Secretary.

Also:

MB. 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. 27, a bill for an act to repeal Chapter 2-a, Title 8, relating to registration of motor vehicles, regulating their use upon streets and highways.

Geo. A. Wilson, Secretary. 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 House is asked:

Concurrent Resolution relative to shipping of books and supplies upon member's desks.

> GEO. A. WILSON. 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. 577, a bill for an act to amend the law as it appears in Sections 4999-a-6, relating to protection against, and means of escape from Cipling Jado Garife

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GEO. A. WILSON, 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. 506, a bill for an act to amend the law as it appears in Sections 360, 1711, 1721, 1745, 1787, 1798, of the Code, all relating to insurance.

GEO. A. WILSON, 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. 585, a bill for an act to apportion the state into representative districts and declare the ratio of representation.

GEO. A. WILSON,

Secretary.

10 J. Also:

MR. SPEAKER-1 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 relating to printing the early Iowa laws. A COLOR BORGAN HAVE SHEET OF THE

GEO. A. WILSON,

Secretary.

Also:

MR. SPEAKER-I am directed to inform your honorable body that the Senate has concurred in House amendments to Senate File No. 296, a

bill for an act to legalize an election of Scott County, Iowa, held November 8, 1910, for the construction and maintenance of a county hospital.

Geo. A. Wilson, 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. 115, a bill for an act making appropriation to the State Historical Society of Iowa.

Geo. A. Wilson, 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. 542, a bill for an act to provide for the inspection of weights and measures, and to punish the keeping of false weights and measures.

Geo. A. WILSON, Secretary.

SENATE MESSAGE CONSIDERED.

Substitute for Senate File No. 126, a bill for an act making appropriations for the construction, repair, improvement and contingent funds for the Iowa Soldiers' Home, Iowa Soldiers' Orphans' Home, College for the Blind, School for the Deaf, Institution for the Feeble-minded Children, Sanatorium for the Treatment of Tuberculosis, Industrial Schools, State Hospitals, Penitentiary and Reformatory; and for the purchase of land.

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

CONSIDERATION OF BILLS.

On motion of Klay of Sioux, Senate File No. 449, a bill for act to amend the law as it appears in Section Twenty-five Hundred Five (2505), Supplement to the Code, 1907, as amended by Chapter One Hundred Forty-seven (147) Acts of the Thirty-third General Assembly, relating to the inspection and test of all illuminating oils kept for sale or sold within this state, was taken up and considered.

Mr. Klay moved 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 ayes were:

Bascom, Bauman, Beans, Beebe, Black, Boettger, Bowman, Brady, Bybee, Campbell of Ida, Campbell of Webster, Collin, Cousins, Crist, Cunningham, Dabney, Daniels, Dawson, Dixon, Dunlap, Edmunds, Ellis, Enger, Escher, Finlayson, Fourt, Fry, Fulton, George, Goodykoontz, Greene, Griggs, Grout, Halgrims, Hamilton, Harding, Harvey, Hazen, Hickenlooper, Hogan, Huff, Huntley, Johnson, Klay, Koontz, Krebill, Kull, Kulp, Lenocker, Linnan, Lund, McCleery, McCullough, Miller of Dubuque, Milton, Moore, Murtagh, O'Connor, Odendahl, Olson, Penn, Perkins, Pickford, Ripley, Ritter, Robbins, Rowles, Russell, Sherman, Skinner, Smith of Adams, Smith of Decatur, Speer, Stephenson, Stipe, Stoddard, Townsend, White, Zeller, Mr. Speaker—80.

The nays were:

Downey, Hayes, Patterson-3.

Absent or not voting:

Brockway, Brown, Bruce, Byerly, Dewey, Felt, Fletcher, Fraley, Gilbert, Hunt, Hutchins, Jacobs, Jacobson, Larrabee, Leach, Lounsberry, Miller of Bremer, Newell, Sater, Schee, Shane, Shankland, Taylor, Van Camp, Whitney—25.

So the bill passed and the title was agreed to.

House resumed consideration of Senate Amendments to House Concurrent Resolution relative to final adjournment.

One the question, "Shall the House concur?"

The ayes were:

Bascom, Bauman, Beans, Black, Boettger, Bowman, Brown, Bruce, Bybee, Byerly, Campbell of Webster, Collin, Crist, Dabney, Daniels, Dewey, Downey, Dunlap, Edmunds, Ellis, Escher, Fletcher, Fourt, Fulton, Gilbert, Greene, Griggs, Grout, Hamilton, Harding, Hayes, Hazen, Hunt, Huntley, Jacobs, Jacobson, Johnson, Klay, Koontz, Krebill, Kull, Leach, Lenocker, Linnan, Lounsberry, Lund, McCleery, McCullough, Miller of Dubuque, Milton, Moore, Murtagh, O'Connor, Odendahl, Olson, Patterson, Penn, Pickford, Ritter, Robbins, Rowles, Russell, Sater, Sherman, Skinner, Smith of Adams, Smith of Decatur, Speer, Stephenson, Stoddard, Townsend, White, Zeller—73.

The nays were:

Beebe, Campbell of Ida, Cousins, Dawson, Dixon, Enger, Felt, Finlayson, George, Goodykoontz, Halgrims, Harvey, Hogan, Huff, Kulp, Larrabee, Miller of Bremer, Perkins, Ripley, Schee, Shane, Stipe, Mr. Speaker—23.

Absent or not voting:

Brady, Brockway, Cunningham, Fraley, Fry, Hickenlooper, Hutchins, Newell, Shankland, Taylor, Van Camp, Whitney—12.

So the House concurred in Senate amendment.

O'Connor of Chickasaw moved to reconsider the vote by which the House concurred in Senate Amendments to Concurrent Resolution, and that the motion to reconsider be laid on the table.

Motion prevailed, and the motion to reconsider lay on the table.

On request of Kulp of Palo Alto, unanimous consent having been given, House File No. 27, a bill for an act to repeal Chapter Two-a (2-a), Title Eight (8), being Section Fifteen Hundred Seventy-one-a (1571-a) to Fifteen Hundred Seventy-one-l (1571-l) both inclusive, of the Supplement to the Code, 1907, and to enact a substitute therefor relating to registration of motor vehicles, regulating their use upon streets and highways, fixing penalties for violation thereof and providing for expenditure of license fees and fines, with Senate amendments, was taken up and the amendments read and considered.

Amend by striking out of line 3 of Section 24 of the substitute bill the words "or property".

Mr. Kulp moved that the House concur in the Senate amendments.

On the question, "Shall the House concur,"

The ayes were:

Bascom, Bauman, Beebe, Black, Boettger, Brady, Bruce, Bybee, Byerly, Campbell of Ida, Campbell of Webster, Collin, Cunningham, Dabney, Daniels, Dewey, Dixon, Downey, Dunlap, Edmunds, Enger, Escher, Felt, Fourt, Fry, George, Gilbert, Goodykoontz, Griggs, Grout, Halgrims, Hamilton, Harding, Harvey, Hazen, Hickenlooper, Huff, Hunt, Johnson, Koontz, Krebill, Kulp, Linnan, Lounsberry, Lund, Miller of Dubuque, Murtagh, O'Connor, Odendahl, Olson, Patterson, Pickford, Russell, Skinner, Speer, Stephenson, Stipe, Townsend, Van Camp, White, Mr. Speaker—61.

The nays were: None.

Absent or not voting:

Beans, Bowman, Brockway, Brown, Cousins, Crist, Dawson, Ellis, Finlayson, Fletcher, Fraley, Fulton, Greene, Hayes, Hogan, Huntley, Hutchins, Jacobs, Jacobson, Klay, Kull, Larrabee, Leach, Lenocker, McCleery, McCullough, Miller of Bremer, Milton, Moore, Newell, Penn, Perkins, Ripley, Ritter, Robbins, Rowles, Sater, Schee, Shane, Shankland, Sherman, Smith of Adams, Smith of Decatur, Stoddard, Taylor, Whitney, Zeller—47.

So the House concurred in Senate amendment.

REPORT OF COMMITTEE ON ENROLLED BILLS.

Whitney of Woodbury, 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. 27, a bill for an act to repeal Chapter Two-a (2-a), Title Eight (8), being Sections Fifteen Hundred Seventy-one-a (1571-a), to Fifteen Hundred Seventy-one-l (1571-l), both inclusive, of the Supplement to the Code, 1907, and to enact a substitute therefor, relating to registration of motter vehicles, regulating their use, upon streets and highways, fixing penalties for violation thereof, and providing for expenditure of registration fees.

U. G. WHITNEY, Chairman.

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Adopted.

REPORT OF JOINT COMMITTEE ON ENROLLED' BILES.

Whitney of Woodbury, 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. 27s. a) bill for an act to repeal Chapter Two-a (2-a), Title Eight (8), being Sections Fifteen Hundred Seventy-one-a (1571-a), to Fifteen Hundred Seventy-one-l (1571-l), both inclusive, of the Supplement to the Code, 1907, and to enact a substitute therefor, relating to registration of motor vehicles, regulating their use, upon streets and highways, fixing penalties for violation thereof, and providing for expenditure of registration fees.

U. G. WHITNEY,

Chairman House Committee.

Ed. P. Malmberg,

Chairman Senate Committee

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mer.

Adopted.

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Brockway of Louisa, Chairman of the Committee appointed to draft resolutions respecting the life, character and public service of Hon. Hilton M. Letts, presented the resolutions prepared by that committee and moved their adoption.

Motion prevailed by rising vote and the resolutions were adopted. Huff of Hardin in the Chair.

Lounsberry of Marshall offered the following Concurrent Resolution, asked unanimous consent for immediate consideration and moved its adoption:

CONCURRENT RESOLUTION.

Resolved, by the House, the Senate concurring, that the Secretary of State be directed to furnish Representative George W. Van Camp with one copy of the Supplement, to the Code, 1907, to replace the copy taken from his desk.

Motion prevailed, and the Resolution was adopted.

CONSIDERATION OF BILLS.

On motion of O'Connor of Chickasaw, Senate File No. 281, a bill for an act to amend the law as it appears in Chapter One Hundred Sixty-sevem (167) of the Acts of the Thirty-third General Assembly relating to the practice of optometry, and for the creation of a board of examiners in optometry, with report of committee recommending passage, was taken up and considered.

mMr.10 Connor moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

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On the question, "Shall the bill pass?"

The ayes were:

Bascom, Bauman, Beans, Black, Boettger, Brockway, Brown, Bybee, Campbell of Ida, Campbell of Webster, Collin, Cousins, Crist, Dabney, Daniels, Dawson, Downey, Dunlap, Edmunds, Escher, Fry, George, Gilbert, Goodykoontz, Greene, Harding, Harvey, Hayes, Hickenlooper, Huff, Hunt, Huntley, Jacobs, Klay, Krebill, Kull, Leach, Lenocker, Linnan, Lounsberry, Lund, McCleery, Miller of Dubuque, Milton, O'Connor, Odendahl, Olson, Penn, Pickford, Robbins, Sater, Shankland, Sherman, Skinner, Smith of Decatur, Speer, Stephenson, Stipe, Stoddard, Van Camp, White—60.

The nays were:

Beebe-1.

Absent or not voting:

Beebe, Bowman, Brady, Bruce, Byerly, Cunningham, Dewey, Dixon, Ellis, Enger, Felt, Finlayson, Fletcher, Fourt, Fraley, Fulton, Griggs, Grout, Halgrims, Hamilton, Hazen, Hogan, Hutchins, Jacobson, Johnson, Koontz, Kulp, Larrabee, McCullough, Miller of Bremer, Moore, Murtagh, Newell, Patterson, Perkins, Ripley, Ritter, Rowles, Russell, Schee, Shane, Smith of Adams, Taylor, Townsend, Whitney, Zeller, Mr. Speaker—47.

So the bill passed and the title was agreed to.

REPORT OF COMMITTEE ON ENROLLED BILLS.

MB. SPEAKER—Your Committee on Enrolled Bills respectfully report that they have this day sent to the Governor for his approval, House File No. 27, a bill for an act to repeal Chapter Two-A (2-a), Title Eight (8), being Sections Fifteen Hundred Seventy-one-a (1571-a), to Fifteen Hundred Seventy-one-l (1571-l), both inclusive, of the Supplement to the Code, 1907, and to enact a substitute therefor, relating to registration of motor vehicles, regulating their use, upon streets and highways, fixing penalties for violation thereof, and providing for expenditure of registration—fees.

U. G. WHITNEY,
Chairman.

Adopted.

Speaker Stillman in the Chair.

On motion of Crist of Clarke, Senate File No. 325, a bill for an act amending Section Fifty-seven Hundred Eighteen-a14 (5718-a14) of the Supplement to the Code, 1907, relating to the time of employment and compensation of the members of the Board of Parole, with report of committee recommending passage, was taken up and considered.

Mr. Crist moved 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 ayes were:

Bascom, Bauman, Brady, Brockway, Bruce, Bybee, Cousins Crist, Cunningham, Dabney, Daniels, Edmunds, Fraley, Fry George, Goodykoontz, Greene, Grout, Hamilton, Harding, Harvey Hayes, Hazen, Huff, Hunt, Huntley, Jacobs, Jacobson, Klay,

Koontz, Krebill, Kull, Larrabee, Lenocker, Lounsberry, Lund, McCleery, Miller of Bremer, Miller of Dubuque, O'Connor, Odendahl, Olson, Pickford, Ripley, Robbins, Rowles, Sater, Shankland, Sherman, Skinner, Speer, Stephenson, Stipe, Stoddard, Townsend, White, Mr. Speaker—57.

The nays were:

None.

Absent or not voting:

Beans, Beebe, Black, Boettger, Bowman, Brown, Byerly, Campbell of Ida, Campbell of Webster, Collin, Dawson, Dewey, Dixon, Downey, Dunlap, Ellis, Enger, Escher, Felt, Finlayson, Fletcher, Fourt, Fulton, Gilbert, Griggs, Halgrims, Hickenlooper, Hogan, Hutchins, Johnson, Kulp, Leach, Linnan, McCullough, Milton, Moore, Murtagh, Newell, Patterson, Penn, Perkins, Ritter, Russell, Schee, Shane, Smith of Adams, Smith of Decatur, Taylor, Van Camp, Whitney, Zeller—51.

So the bill passed and the title was agreed to.

REPORTS OF COMMITTEE.

Moore of Linn, from the committee on appropriations, submitted the following report:

Mr. Speaker—Your Committee on Appropriations, to whom was referred Senate File No. 126, a bill for an act making appropriation for the construction, repair, improvement and contingent funds for the Iowa Soldiers' Home, Iowa Soldiers' Orphans' Home, College for the Blind, School for the Deaf, Institution for the Feeble-Minded Children, Sanatorium for the Treatment of Tuberculosis, Industrial Schools, State Hospitals, Penitentiary and Reformatory; and for the purchase of land, 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.

ERNEST R. MOORE, Chairman.

Report adopted.

Also:

MB. SPEAKER—Your Committee on Appropriations, to whom was referred Senate File No. 335, a bill for an act defining duties of State Food and Dairy Commissioner under the Pure Food Law, regulating appointment of ass'stants, providing for compensation and expenses of assistants, defining food and the term "misbranded" and making appropriation therefor, and repealing acts and parts of acts in conflict therewith,

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 be amended as follows:

That the words and figures, "twenty-four thousand (\$24,000.00) dollars" as they appear in line 7, of Section 5, of the Substitute for Senate File No. 335, be stricken out and the words and figures, "twenty-one thousand (\$21,000.00) dollars" be inserted in lieu thereof, and when so amended the bill do pass.

ERNEST R. MOORE,

Report adopted.

Chairman

Dawson of Cherokee moved that House File No. 138 be withdrawn from the further consideration of the House.

. Motion prevailed.

Robbins of Mills called up Senate Concurrent Resolution relative to shipping home books and supplies of members, and moved that the House concur in the Concurrent Resolution.

SENATE CONCURRENT RESOLUTION.

Resolved by the Senate, the House Concurring:

That all books and supplies upon the members' desks at the close of the session, be turned over to the Custodian of Public Buildings, and that he is hereby directed to place the same in a suitable condition for shipping and forward same to the home address of the respective members.

Resolved, Further, that two men appointed by the Thirty-fourth General Assembly as assistants in the office of the Secretary of State, be authorized to assist the Custodian in doing such work.

Motion prevailed and Resolution was concurred in.

On request of O'Connor of Chickasaw, unanimous consent having been given, House File No. 577, a bill for an act to amend the law as it appears in Sections Forty-nine Hundred Ninety-nine-a6 (4999-a6), Forty-nine Hundred Ninety-nine-a7 (4999-a7) and Forty-nine Hundred Ninety-nine-a8 (4999-a8) of the Supplement to the Code, 1907, relating to protection against, and means of escape from fire, with Senate amendments, was taken up and the amendments read and considered.

Amend the title as follows:

Amend the title by striking out the words and figures "Forty-nine Hundred and Ninety-nine-a8 (4999-a8)" in line three.

Strike out Section Two (2) and insert the following as Section Two (2).

Section 2. Subdivision Three (3) of Section Four Thousand, Nine Hundred and Ninety-nine-a7 (4999-a7) of the Supplement to the Code, 1907, is amended to read as follows:

"Buildings used as opera houses, theatres, or public halls or buildings or enclosures used for the exhibition or display of pictures or photographs, by means of films, commonly known as moving picture shows, having a seating capacity of exceeding three hundred (300)."

Strike out all of Section Three (3) and by renumbering Section Four (4) as Section Three (3).

Mr. O'Connor moved that the House concur in the Senate amendments.

On the question, "Shall the House concur?"

The ayes were:

Campbell of Webster, Fry-2.

The nays were:

Bascom, Bauman, Beans, Beebe, Boettger, Brady, Bybee, Byerly, Collin, Cousins, Downey, Ellis, Enger, Escher, Felt, Fourt, Fraley, Fulton, George, Gilbert, Goodykoontz, Greene, Griggs, Grout, Harding, Harvey, Hayes, Hazen, Hickenlooper, Hogan, Huff, Jacobs, Johnson, Koontz, Krebill, Kull, Kulp, Leach, Lenocker, Linnan, Miller of Bremer, Miller of Dubuque, Murtagh, Newell, O'Connor, Odendahl, Olson, Penn, Pickford, Robbins, Rowles, Russell, Sater, Sherman, Smith of Adams, Stephenson, Stipe, Townsend, White, Zeller. Mr. Speaker—61.

Absent or not voting:

Black, Bowman, Brockway, Brown, Bruce, Campbell of Ida, Crist, Cunningham, Dabney, Daniels, Dawson, Dewey, Dixon, Dunlap, Edmunds, Finlayson, Fletcher, Halgrims, Hamilton, Hunt, Huntley, Hutchins, Jacobson, Klay, Larrabee, Lounsberry, Lund, McCleery, McCullough, Milton, Moore, Patterson, Perkins, Ripley, Ritter, Schee, Shane, Shankland, Skinner, Smith of Decatur, Speer, Stoddard, Taylor, Van Camp, Whitney—45.

. So the House refused to concur in Senate amendments.

On motion of Moore of Linn, Senate File No. 126, a bill for an act making appropriation for the construction, repair, improvement and contingent funds for the Iowa Soldiers' Home, Iowa Soldiers' Orphans' Home, College for the Blind, School for the

Deaf, Institution for the Feeble Minded Children, Sanatorium for the treatment of tuberculosis, Industrial Schools, State Hospitals penitentiary and reformatory; and for the purchase of land, with report of committee recommending passage, was taken up and considered.

Mr. Moore moved 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 ayes were:

Bascom, Bauman, Beans, Beebe, Boettger, Brady, Brockway, Brown, Bybee, Campbell of Ida, Campbell of Webster, Collin, Cousins, Crist, Cunningham, Dabney, Daniels, Dawson, Dewey, Dixon, Edmunds, Ellis, Enger, Escher, Felt, Finlayson. Fourt, Fry, Fulton, George, Goodykoontz, Greene, Griggs, Grout, Harding, Harvey, Hayes, Hazen, Hogan, Huff, Hunt, Jacobs, Jacobson, Johnson, Klay, Krebill, Kull, Larrabee, Linnan, Lounsberry, Lund, McCleery, McCullough, Miller of Dubuque, Moore, Newell, Penn, Perkins, Pickford, Ripley, Ritter, Robbins, Rowles, Sater, Shane, Shankland, Sherman, Smith of Adams, Speer, Stephenson, Stoddard, Townsend, Van Camp, White, Zeller, Mr. Speaker—76.

The nays were:

None.

Absent or not voting:

Black, Bowman, Bruce, Byerly, Downey, Dunlap, Fletcher, Fraley, Gilbert, Halgrims, Hamilton, Hickenlooper, Huntley, Hutchins, Koontz, Kulp, Leach, Lenocker, Miller of Bremer, Milton, Murtagh, O'Connor, Odendahl, Olson, Patterson, Russell, Schee, Skinner, Smith of Decatur, Stipe, Taylor, Whitney—32.

So the bill passed and the title was agreed to.

Ellis of Jackson, chairman of the committee appointed to draft resolutions respecting the life, character and public service of Hon. George C. Heberling, presented the resolutions prepared by that committee and moved their adoption.

Motion prevailed by rising vote and the resolutions were adopted.

On motion of Dixon of Sac, House File No. 298, a bill for an act to provide for an annual exhibition of the cereal crops of the

state of Iowa, and making an appropriation therefor, with report of committee recommending passage as amended, was taken up, considered, and the committee amendments were adopted.

Mr. Dixon moved that the rules be suspended, 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 ayes were:

Bascom, Beebe, Brady, Brown, Bybee, Collin, Cousins, Dabney, Daniels, Dawson, Dewey, Dixon, Dunlap, Ellis, Escher, Felt, Fourt, Fraley, Geroge, Gilbert, Grout, Harding, Harvey, Hayes, Hazen, Hickenlooper, Huff, Hunt, Jacobs, Jacobson, Johnson, Klay, Kull, Kulp, Linnan, Miller of Bremer, Milton, Moore, Newell, Patterson, Penn, Pickford, Ritter, Robbins, Rowles, Russell, Shane, Shankland, Sherman, Skinner, Smith of Adams, Speer, Stephenson, Stoddard, Townsend, Van Camp, White, Zeller, Mr. Speaker—59.

The nays were:

Fry-1.

Absent or not voting:

Bauman, Beans, Black, Boettger, Bowman, Brockway, Bruce, Byerly, Campbell of Ida, Campbell of Webster, Crist, Cunningham, Downey, Edmunds, Enger, Finlayson, Fletcher, Fulton, Goodykoontz, Greene, Griggs, Halgrims, Hamilton, Hogan, Huntley, Hutchins, Koontz, Krebill, Larrabee, Leach, Lenocker, Lounsberry, Lund, McCleery, McCullough, Miller of Dubuque, Murtagh, O'Connor, Odendahl, Olson, Perkins, Ripley, Sater, Schee, Smith of Decatur, Stipe, Taylor, Whitney—48.

So the bill passed and the title was agreed to.

On motion of Moore of Linn, Senate File No. 335, a bill for an act defining duties of State Food and Dairy Commissioner under the pure food law, regulating appointment of assistants, providing for compensation and expenses of assistants, defining food and the term "misbranded" and making appropriation therefor, and repealing acts and parts of acts in conflict therewith, with report of committee recommending passage as amended, was taken up, considered, and the committee amendments were adopted.

Speaker Pro Tempore Perkins in the Chair.

Beebe of Franklin moved 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 ayes were:

Bascom, Beans, Beebe, Brady, Brockway, Brown, Bruce, Bybee, Campbell of Ida, Campbell of Webster, Daniels, Dawson, Dewey Dixon, Ellis, Escher, Felt, Finlayson, Fourt, Fraley, Fry, George, Gilbert, Goodykoontz, Grout, Hamilton, Harding, Hayes, Hazen, Hickenlooper, Huff, Hunt, Huntley, Jacobs, Jacobson, Johnson, Klay, Krebill, Kull, Kulp, Leach, Linnan, Lounsberry, Lund, McCleery, Miller of Dubuque, Milton, Moore, Murtagh, Newell, Odendahl, Patterson, Penn, Perkins, Pickford, Ripley, Robbins, Rowles, Russell, Sater, Schee, Shane, Shankland, Sherman, Skinner, Smith of Adams, Smith of Decatur, Speer, Stephenson, Townsend, Van Camp, White—72.

The nays were:

Downey, Ritter, Zeller-3.

Absent or not voting: '

Bauman, Black, Boettger, Bowman, Byerly, Collin, Cousins, Crist, Cunningham, Dabney, Dunlap, Edmunds, Enger, Fletcher, Fulton, Greene, Griggs, Halgrims, Harvey, Hogan, Hutchins, Koontz, Larrabee, Lenocker, McCullough, Miller of Bremer, O'Connor, Olson, Stipe, Stoddard, Taylor, Whitney, Mr. Speaker—33.

So the bill passed and the title was agreed to.

REPORT OF COMMITTEE.

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Moore of Linn, from the Committee on Appropriations, submitted the following report:

MR. SPEAKER—Your Committee on Appropriations to whom was referred Senate File No. 137, a bill for an act act providing for the appointment of a Tax Commission, defining its duties and appropriating money for its expenses, 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.

E. R. Moore, Chairman.

Report adopted.

CONSIDERATION OF BILLS.

On motion of Harding of Woodbury, Senate File No. 137, a bill for an act providing for the appointment of a tax commission, defining its duties and appropriating money for its expenses, with report of committee recommending passage, was taken up and considered.

Speaker Stillman in the Chair.

Mr. Harding moved 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 ayes were:

Beans, Beebe, Boettger, Bowman, Brockway, Brown, Campbell of Webster, Collin, Crist, Cunningham, Dewey, Dixon, Edmunds, Ellis, Felt, Finlayson, Fraley, Fry, Fulton, George, Goodykoontz, Grout, Hamilton, Harding, Hayes, Hazen, Hickenlooper, Hogan, Huff, Jacobs, Johnson, Koontz, Kull, Kulp, Larrabee, Lenocker, Lounsberry, Lund, McCullough, Miller of Bremer, Miller of Dubuque, Moore, O'Connor, Penn, Perkins, Pickford, Ripley, Russell, Shane, Shankland, Sherman, Smith of Decatur, Speer, Stipe, Van Camp, Mr. Speaker—56.

The nays were:

Bascom, Brady, Bruce, Bybee, Campbell of Ida, Cousins, Dawson, Downey, Dunlap, Escher, Fourt, Gilbert, Harvey, Hunt, Huntley, Klay, Krebill, Leach, McCleery, Milton, Newell, Odendahl, Olson, Ritter, Robbins, Rowles, Sater, Schee, Skinner, Stephenson, Stoddard, White, Zeller—33.

Absent or not voting:

No. 1 - 105

Bauman, Black, Byerly, Dabney, Daniels, Enger, Fletcher, Greene, Griggs, Halgrims, Hutchins, Jacobson, Linnan, Murtagh, Patterson, Smith of Adams, Taylor, Townsend, Whitney—19.

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. 403, a bill for an act to amend the

law as it appears in Section 254-a2 of the Supplement to the Code, 1907, relating to the compensation of shorthand reporters.

GEO. A. WILSON, 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. 556, a bill for an act declaring the emission of smoke within the corporate limits of certain cities to be a public nuisance.

GEO. A. WILSON, 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. 369, a bill for an act to amend the law as it appears in Sections 1989-a-2, 1989-a-8, relating to the subject of waters, water courses, levees, drains and drainage districts.

GEO. A. WILSON, 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. 588, a bill for an act to establish in the state of Iowa the title and ownership of all wild game, animals, birds and fish.

GEO. A. WILSON, Secretary.

REPORT OF COMMITTEE ON ENROLLED BILLS.

Whitney of Woodbury, 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. 335, a bill for an act to amend Section One Thousand Seven Hundred Forty-six (1746) of the Code of Iowa, relating to co-insurance clauses in policies of fire insurance companies.

Also:

House File No. 485, a bill for an act providing for the commitment of boys and girls to the industrial school and repealing the law as it appears in Sections Twenty-seven Hundred Eight (2708) and Twenty-seven Hundred Nine (2709) of the Supplement to the Code, 1907, and Chapter One Hundred Seventy-four of the Acts of the Thirty-third (33d) General Assembly.

Also:

House File No. 604, a bill for an act to amend Section Eight Hundred and Thirteen (813) of the Code, relating to publication of notice of bids for street improvements and to amend Section Eight Hundred Twenty-three (823) of the Supplement to the Code, 1907, relating to publication of notice of assessment of street improvements.

Also:

House File No. 141, a bill for an act to repeal Section Three Hundred Thirty-five (335) of the Code, as amended by Chapter Twenty (20) of the Acts of the Thirty-third (33rd) General Assembly, and to enact a substitute therefor: relating to the selection of jury lists.

Also:

House File No. 597, a bill for an act to amend Section Two Hundred Thirty-three (233) of the Code, relating to the calling of special terms of court.

Also:

House File No. 561, a bill for an act to amend Section Twenty-three Hundred Ten-a21 (2310-a21) of the Supplement to the Code, 1907, relating to the regulation and control of the inmates of the hospital for the treatment of dipsomaniacs, inebriates, and those addicted to the excessive use of narcotics.

Also:

House File No. 180, a bill for an act amendatory of and additional to Chapter Eight (8) Title Thirteen (XIII) of the Code and Supplement to the Code, 1907, providing that whenever females may be committed to the industrial school, the court or judge may commit said females to any reputable institution within this state conducted for the detention and reformation of wayward and fallen girls, fixing the compensation to be paid such institutions therefor, and provding that Sectons Thirty-two Hundred and Sixty-g (3260-g), Thirty-two Hundred and Sixty-j (3260-j) and Thirty-two Hundred any Sixty-k (3260-k) Supplement to the Code, 1907, relating to the authority and supervision of the court and Board of Control, shall govern so far as applicable.

U. G. WHITNEY,

Chairman.

Adopted.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS.

Whitney of Woodbury, 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. 335, a bill for an act to amend Section One Thousand Seven Hundred Forty-six (1746) of the Code of Iowa, relating to co-insurance clauses in policies of fire insurance companies.

Also:

House File No. 485, a bill for an act providing for the commitment of boys and girls to the industrial school and repealing the law as it appears in Sections Twenty-seven Hundred Eight (2708) and Twenty-seven Hundred Nine (2709) of the Supplement to the Code, 1907, and Chapter One Hundred Seventy-four of the Acts of the Thirty-third (33d) General Assembly.

Also:

House File No. 604, a bill for an act to amend Section Eight Hundred and Thirteen (813) of the Code, relating to publication of notice of bids for street improvements and to amend Section Eight Hundred Twenty-three (823) of the Supplement to the Code, 1907, relating to publication of notice of assessment of street improvements.

Also:

House File No. 141, a bill for an act to repeal Section Three Hundred Thirty-five (335) of the Code, as amended by Chapter Twenty (20) of the Acts of the Thirty-third (33rd) General Assembly, and to enact a substitute therefor; relating to the selection of jury lists.

Also:

House File No. 597, a bill for an act to amend Section Two Hundred. Thirty-three (233) of the Code, relating to the calling of special terms of court.

Also:

House File No. 561, a bill for an act to amend Section Twenty three Hundred Ten a-21 (2319-a-21) of the Supplement to the Gode, 1907, relating to the regulation and control of the inmates, of the hospital for the treatment of dipsomaniacs, inebriates, and those addicted to the excessive user of narcotics.

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House File No. 180, a bill for an act amendatory of and additional to. Chapter Eight (8) Title Thirteen (XIII) of the Code and Supplement to the Code, 1907, providing that whenever females may be committed to the industrial school, the court or judge may commit said females to any reputable institution within this state conducted for the detention and reformation of wayward and fallen girls, fixing the compensation to be paid such institutions therefor, and provding that Sectons Thirty-two Hundred and Sixty-f (3260-g), Thirty-two Hundred and Sixty-f (3260-g) and Thirty-two Hundred any Sixty-k (3260-k) Supplement to the Code 1907, relating to the authority and supervision of the court and Board of Control, shall govern so far as applicable.

Chairman House Committee.

ED. P. MALMEBERG,

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Chairman Senate Committee.

Adopted.

Klay of Sioux, from the Conference Committee on Senate File No. 183, presented the following report and moved its adoption:

To the Senate and House of Representatives of the General Assembly:

Your Conference Committee to which was referred Senate File No. 183 by DeWolf, a bill for an act to encourage the Dairy Industry of Iowa, to aid in providing instruction in practical and scientific dairying, and making an appropriation therefor; beg leave to report that they have had the same under consideration and recommend that the bill be amended by the adoption of the following substitute:

A BILL

For an Act to Encourage the Dairy Industry and the Beef Cattle Growing Industries of the State of Iowa and to Aid in Providing Instruction in Practical and Scientific Methods and Making an Appropriation Therefor.

Be it Enacted by the General Assembly of the State of Iowa:

Section 1. Whenever the organization now existing in the State of Iowa and known as the Iowa State Dairy Association shall have filed with the Secretary of the State of Iowa verified proofs of its organization, the names of its president, vice president, secretary and treasurer, and that it has five hundred (500) bona fide members, such association shall be recognized as the Iowa State Dairy Association of the State of Iowa, and be entitled to the benefits of this act.

- Sec. 2. For the purpose of aiding in the promotion and development of the dairy industry of the State of Iowa, such association shall cause to be made such inspection of dairy farms, dairy cattle, dairy barns and other buildings and appliances used in connection therewith, dairy products and methods as they shall deem best and shall arrange to furnish such instruction and general assistance, either by istitutes or otherwise, as they may deem proper to advance the general interests of the dairy industry of the State.
- Sec. 3. For all the purposes of this act the said association shall act by and through an executive committee of five (5) members, consisting of the president, and vice president, of the Iowa State Dairy Association, the dean of the Iowa State College of Agriculture and Mechanic Arts, and the Professor of Dairying of the same institution, and the food and dairy commissioner of the State of Iowa.
- Sec. 4. They may employ two or more competent persons who shall devote their entire time to such inspection and instruction under the direction of the said executive committee, and who shall hold office at the pleasure of the committee, and who shall each receive a salary not to exceed fifteen hundred dollars (\$1500.00) per annum, and actual expenses while engaged in such work.
- Sec. 5. The said association may require such reports from their employees as they shall deem proper, and shall make to the Governor

an annual report of their proceedings under this act, which report shall be published as a part of the proceedings of the annual convention of the Iowa State Dairy Association.

- Sec. 6. Whenever there shall have been filed in the office of the Secretary of State for Iowa verified proofs of the organization of the Beef Cattle Breeders' Association, together with proofs that such association has five hundred (500) bona fide members who are stock breeders or stock feeders in this state, together with the names of the president, vice president, secretary and treasurer, such association shall be recognized as the Iowa Beef Cattle Breeders' Association and be entitled to the benefits of this act.
- Sec. 7. It shall be the duty of the Beef Cattle Breeders' Association to aid in the promotion of the beef cattle industry of the state and to provide for practical and scientific instruction in the breeding and raising of beef cattle, and to provide for the inspection of herds, premises and the appliances, methods and food stuffs used in the business of feeding for the purpose of making suggestions and demonstrations beneficial to the business.

The said association shall act by and through an Executive Board to be composed of the Dean of the Department of Agriculture of the Iowa State College of Agriculture and Mechanical Arts at Ames and the professor of Animal Husbandry of the same institution, and the Secretary of the State Agricultural Society, and the president and secretary of the said Iowa Beef Cattle Breeders' Association.

- Sec. 8. The said Board may employ two or more competent persons who shall devote their entire time in making inspection and giving instructions, as provided in this act under the direction of said Board. Such instructors and inspectors shall hold office at he pleasure of the Board and shall each receive a salary of fifteen hundred dollars (\$1500.00) per annum and actual expenses while engaged in the work.
- Sec. 9. The salaries of all persons employed under the provisions of this act shall be paid monthly out of the appropriation herein provided and all traveling expenses and all general expenses incurred by the association carrying out the purposes of this act shall be paid out of the said appropriation and in the manner provided by Sections 170-d, 170-e, and 170-f of the Supplement to the Code, 1907, and upon statements filed with the Executive Council as therein provided; but no such bill shall be paid until after the Executive Committee of the Board, under whose authority such expense was incurred, have audited and approved the bill upon the part of such association.
- Sec. 10. For the purpose of carrying into effect the provisions of this act and the payment of all expenses connected therewith, there is hereby appropriated out of any fund in the treasury of the state, not otherwise appropriated, the sum of fifteen thousand dollars (\$15,000.00), or so much thereof as may be necessary to pay the salaries and expense provided for under the provisions of this act, provided, however, that of the said appropriation the sum of seven thousand five hundred

dollars (\$7,500.00) shall be available for the purpose of paying the expense incurred by the Iowa State Dairy Association Board, and the sum of Seven Thousand Five Hundred Dollars (\$7,500.00) shall be available for the purpose of paying the expense incurred by the Iowa Beef Cattle Breeders' Association Board. It being the purpose of this act to provide a fund of seven thousand five hundred dollars (\$7,500.00) for the encouragement of the dairy industries and a sum of seven thousand five hundred dollars (\$7,500.00) for the encouragement of the beef cattle industry in this state.

Sec. 11. None of the money appropriated by this act shall be used to pay the salaries or expense, or used in any manner for the private benefit of any member of the board of either of the said associations.

Sec. 12. This act, being deemed of immediate importance, shall take effect and be in force from and after its publication in the Register and Register and Leader and the Des Moines Capital, newspapers published in the city of Des Moines, Iowa.

S. W. DEWOLF,
JOHN L. WILSON.
A. L. AMES,
JOHN HAMMILL,
Upon the Part of the Senate.
CHAS. ESCHER, JR.,
CLARK W. HUNTLEY,
GERRIT KLAY,

I. A. SMITH, Upon the part of the House.

Motion prevailed and report was adopted.

The Speaker announced that as Speaker of the House he had signed in the presence of the House, House Files Nos. 141, 597, 604, 485, 561, 180 and 335.

Mr. Klay then moved the adoption of the Conference Committee substitute amendment.

Roll Call demanded.

On the question "Shall the House adopt the substitute amendment?"

The ayes were:

Beans, Beebe, Black, Boettger, Bowman, Brady, Brockway, Brown, Byerly, Campbell of Ida, Campbell of Webster, Collin, Cousins, Cunningham, Dabney, Daniels, Dawson, Dewey, Dixon, Downey, Dunlap, Edmunds, Escher, Felt, Finlayson, Fourt, Fraley, Fry, Fulton, George, Goodykoontz, Greene, Griggs, Hamilton, Harding, Harvey, Hayes, Hazen, Hickenlooper, Huff, Hunt,

Huntley, Klay, Koontz, Krebill, Kull, Kulp, Larrabee, Leach, Lenocker, Lounsberry, Lund, McCullough, Miller of Bremer, Miller of Dubuque, Milton, Moore, Murtagh, Newell, O'Connor, Olson-Patterson, Perkins, Pickford, Ripley, Ritter, Robbins, Rowles. Russell, Sater, Shane, Shankland, Sherman, Skinner, Smith of Adams, Smith of Decatur, Speer, Stephenson, Stipe, Stoddard, Townsend, White, Whitney, Zeller, Mr. Speaker—85.

The nays were:

Bascom, Odendahl-2.

Absent or not voting:

Bauman, Bruce, Bybee, Crist, Ellis, Enger, Fletcher, Gilbert, Grout, Halgrims, Hogan, Hutchins, Jacobs, Jacobson, Johnson, Linnan, McCleery, Penn, Schee, Taylor, Van Camp—21.

So the Conference Committee substitute amendment was adopted.

SENATE AMENDMENTS CONSIDERED.

On request of Cunningham of Buena Vista, unanimous consent having been given, House File No. 369, a bill for an act to amend the law as it appears in Sections Nineteen Hundred Eighty-nine-a-14 (1989-a-14) as amended, and Nineteen Hundred Eighty-nine-a-21 (1989-a-21) of the Supplement to the Code, 1907, and Section Ten (10), Chapter One Hundred Eighteen (118), laws of the Thirty-third General Assembly, relating to the subject of waters, water courses, levees, drains, drainage districts, and the taking of appeals and giving of notices in connection therewith, with Senate amendments, was taken up and the amendments read and considered.

SENATE AMENDMENTS.

Amend the bill by striking out all of Section Seven.

By striking out Section Nine (9) thereof and adding the following:

Sec. 9. That Section Twenty-two (22) of Chapter 118 of the Acts of the Thirty-third General Assembly be amended by adding thereto the following:

Provided that in no case shall land be taken into a drainage district after the improvements therein have been substantially completed unless forty per cent of the owners of the land proposed to be taken in shall have petitioned therefor or consented thereto.

Sec. 10. The provisions of this act shall not apply to any case or proceeding now pending in which the amendment has been made as provided for in Section 1989-a-12 of the Supplement to the Code, 1907, but shall apply to all other cases.

Sec. 11. 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 Daily Capital, newspapers published at Des Moines, Iowa, Such publication shall be without expense to the state.

Mr. Cunningham moved that the House concur in the Senate amendments.

On the question "Shall the House Concur?"

The ayes were:

Bascom, Beebe, Black, Boettger, Brockway, Brown, Bruce, Campbell of Webster, Collin, Cunningham, Daniels, Dawson, Dewey, Dixon, Dunlap, Edmunds, Ellis, Escher, Felt, Finlayson, Fourt, Fraley, Fry, Fulton, George, Goodykoontz, Griggs, Halgrims, Hamilton, Harding, Harvey, Hazen, Hickenlooper, Hogan, Huff, Hunt, Huntley, Jacobson, Koontz, Krebill, Kull, Kulp, Larrabee, McCullough, Newell, O'Connor, Odendahl, Olson, Patterson, Penn, Pickford, Ritter, Shane, Skinner, Smith of Adams, Smith of Decatur, Speer, Stephenson, Stoddard, Townsend, Van Camp, White, Whitney, Zeller, Mr. Speaker—65.

The nays were:

None.

Absent or not voting:

Bauman, Beans, Bowman, Brady, Bybee, Byerly, Campbell of Ida, Cousins, Crist, Dabney, Downey, Enger, Fletcher, Gilbert, Greene, Grout, Hayes, Hutchins, Jacobs, Johnson, Klay, Leach, Lenocker, Linnan, Lounsberry, Lund, McCleery, Miller of Bremer, Miller of Dubuque, Milton, Moore, Murtagh, Perkins, Ripley, Robbins, Rowles, Russell, Sater, Schee, Shankland, Sherman, Stipe, Taylor—43.

So the House concured in Senate amendments.

REPORT OF COMMITTEE ON ENROLLED BILLS.

Whitney of Woodbury, 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. 513,

a bill for an act to amend Sections Two (2), Three (3) and Four (4), of Chapter One Hundred Fifty-five (155) of the Acts of the Thirty-third General Assembly, providing for fishing in certain waters, and the care and propagation of fish.

Also:

House File No. 612, a bill for an act to legalize a certain election held Octoger 14, 1910, in the town of LaMotte, Jackson County, Iowa.

Also:

House File No. 599, a bill for an act to authorize Boards of Supervisors within their respective counties to grant permission to persons engaged in the manufacture of gas for illuminating and heating purposes to lay mains and pipes in highways to supply consumers outside of the territorial limits of the municipality in which the manufacturing plant of such person is located.

Also:

House File No. 470, a bill for an act to amend Section One Thousand Eight Hundred Twenty-one-c (1821-c) of the Supplement to the Code, 1907, relating to insurance examiner.

Also:

House File No. 177, a bill for an act to amend Section Twenty-eight Hundred and Sixteen (2816) of the Code, relative to the title and disposition of real estate acquired by a school corporation.

Also:

House File No. 210, a bill for an act to regulate the size and construction of caboose cars, and providing penalties for the violation thereof.

Also:

House File No. 436, a bill for an act authorizing and directing county attorneys to secure from the federal internal revenue collectors for Iowa certified copies of the names of all persons holding receipts or stamps showing paymnt to the federal government of the special tax imposed upon the business of selling intoxicating liquors within their respective counties, other than registered pharmacists holding valid permits to keep and sell intoxicating liquors for medicinal and pharmaceutical purposes and persons engaged in selling intoxicating liquors under the mulct law, and making such certified copies competent evidence, and the payment therefor.

Also:

House File No. 329, a bill for an act to abolish the state board of veterinary medical examiners, to transfer the powers and duties of said board to the state veterinary surgeon, and to establish a commission of animal health.

Also:

House File No. 406, a bill for an act making it unlawful to obstruct public highways and defining such obstructions and providing for the removal thereof.

Also:

House File No. 608, a bill for an act to legalize certain ordinances of the town of Williamsburg, Iowa.

Also:

House File No. 569, a bill for an act to amend the law as it appears in Section Five Thousand Eighty-one (5081) of the Code, relating to the penalty for nuisances.

Also:

House File No. 488, a bill for an act to amend the law as it appears in Section Seven Hundred Twenty-eight (728) of the Supplement to the Code, 1907, relating to vacancies in office of library trustees.

U. G. WHITNEY,

Chairman.

Adopted.

On request of Koontz of Johnson, unanimous consent having been given, House File No. 588, a bill for an act to establish in the State of Iowa, the title and ownership of all wild game, animals, birds and fish, with Senate amendments, was taken up and the amendments read and considered.

SENATE AMENDMENTS.

Amend by inserting the word "prior" after the word "acquired" in the second line of Section 1.

Mr. Koontz moved that the House concur in the Senate amendments.

On the quesion, "Shall the House concur?"

The ayes were:

Bascom, Bauman, Beebe, Boettger, Bowman, Brady, Brown, Bruce, Bybee, Byerly, Campbell of Ida, Collin, Cousins, Cunningham, Dabney, Daniels, Dewey, Dixon, Downey, Dunlap, Edmunds, Ellis, Escher, Felt, Finlayson, Fourt, Fulton, George, Greene, Grout, Hamilton, Harding, Harvey, Hazen, Hickenlooper, Hogan, Huff, Jacobs, Klay, Koontz, Krebill, Kull, Linnan, McCullough, Miller of Bremer, Miller of Dubuque, Olson, Patterson, Perkins, Pickford, Ritter, Robbins, Rowles, Sater, Shane,

Shankland, Skinner, Smith of Adams, Smith of Decatur, Stoddard, Townsend, Van Camp, White, Zeller, Mr. Speaker-65.

The nays were:

None.

Absent or not voting:

Beans, Black, Brockway, Campbell of Webster, Crist, Dawson, Enger, Fletcher, Fraley, Fry, Gilbert, Goodykoontz, Griggs, Halgrims, Hayes, Hunt, Huntley, Hutchins, Jacobson, Johnson, Kulp, Larrabee, Leach, Lenocker, Lounsberry, Lund, McCleery, Milton, Moore, Murtagh, Newell, O'Connor, Odendahl, Penn, Ripley, Russell, Schee, Sherman, Speer, Stephenson Stipe, Taylor, Whitney—43.

So the House concurred in 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 adopted the following Concurrent Resolution in which the concurrence of the House is asked:

Concurrent Resolution relative to certain employes remaining after the session.

GEO. A. WILSON, Secretary.

Harding of Woodbury called up Concurrent Resolution relative to certain employes remaining after the adjournment of the Thirty-fourth General Assembly, and moved that the House concur therein.

CONCURRENT RESOLUTION.

Resolved by the Senate, the House concurring, that the Secretary of the Senate and Chief Clerk of the House 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-fourth General Assembly; the First Assistant Secretary of the Senate and the Assistant clerk of the House each three days; the Journal clerks of the Senate and the Journal Clerks of the House each two days; the Postmistress two days; the Mail Carrier two 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.

Motion prevailed and the House concurred.

REPORT OF COMMITTEE ON ENROLLED BILLS.

Mr. Speaker—Your Committee on Enrolled Bills respectfully report that they have this day sent to the Governor for his approval:

House File No. 335, a bill for an act to amend Section One Thousand Seven Hundred Forty-six (1746) of the Code of Iowa, relating to co-insurance clauses in policies of fire insurance companies.

Also:

House File No. 485, a bill for an act providing for the commitment of boys and girls to the industrial school and repealing the law as it appears in Sections Twenty-seven Hundred Eight (2708) and Twenty-seven Hundred Nine (2709) of the Supplement to the Code, 1907, and Chapter One Hundred Seventy-four of the Acts of the Thirty-third (33d) General Assembly.

Also:

House File No. 604, a bill for an act to amend Section Eight Hundred and Thirteen (813) of the Code, relating to publication of notice of bids for street improvements and to amend Section Eight Hundred Twenty-three (823) of the Supplement to the Code, 1907, relating to publication of notice of assessment of street improvements.

Also:

House File No. 141, a bill for an act to repeal Section Three Hundred Thirty-five (335) of the Code, as amended by Chapter Twenty (20) of the Acts of the Thirty-third (33rd) General Assembly, and to enact a substitute therefor; relating to the selection of jury lists.

Also:

House File No. 597, a bill for an act to amend Section Two Hundred Thirty-three (233) of the Code, relating to the calling of special terms of court.

Also:

House File No. 561, a bill for an act to amend Section Twenty-three Hundred Ten-a-21 (2310-a-21) of the Supplement to the Code, 1907, relating to the regulation and control of the inmates of the hospital for the treat ment of dipsomaniacs, inebriates, and those addicted to the excessive use of narcotics.

Also:

House File No. 180, a bill for an act amendatory of and additional to Chapter Eight (8) Title Thirteen (XIII) of the Code and Supplement to the Code, 1907, providing that whenever females may be committed to the industrial school, the court or judge may commit said females to any reputable institution within this state conducted for the detention and reformation of wayward and faller girls, fixing the compensation to be

paid such institutions therefor, and provding that Sectons Thirty-two Hundred and Sixty-g (3260-g), Thirty-two Hundred and Sixty-j (3260-j) and Thirty-two Hundred any Sixty-k (3260-k) Supplement to the Code, 1907, relating to the authority and supervision of the court and Board of Control, shall govern so far as applicable.

U. G. WHITNEY, Chairman.

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 passed the following bill in which the concurrence of the Senate was asked:

House File No. 543, a bill for an act to amend House File No. 6, of the Thirty-fourth General Assembly, relating to the recovery of interest in real estate when spouse failed to join in conveyance.

GEO. A. WILSON, 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. 392, a bill for an act amending the law as it appears in Section 2539 of the Supplement to the Code, 1907, fixing the salary of the Fish and Game Wardens.

GEO. A. WILSON, 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. 367, a bill for an act to amend the law as it appears in Chapter 17-a, Title 13, of the Supplement to the Code, 1907, relating to salaries and appropriations for the state library and the historical department.

Geo. A. Wilson, Secretary.

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 Joint Resolution in which the concurrence of the House is asked:

Senate Joint Resolution No. 8, fixing the number and compensation of employees in the department of state at the seat of government.

GEO. A. WILSON, Secretary. Odendahl of Carroll moved that a committee of three be appointed to notify the Senate that the House was ready to receive it in Joint Convention.

Motion prevailed.

The Speaker appointed as such committee: Odendahl of Carroll, Dewey of Guthrie and Brown of Wright.

The Sergeant-at-Arms announced the arrival of the members of the Senate, who took their seats on the west side of the House Chamber.

JOINT CONVENTION.

The Joint Convention was called to order by Lieutenant Governor Clarke, President of the Joint Convention at 12 o'clock noon.

The roll being called the following responded as present:

Adams, Allen of Pocahontas, Allen of Jefferson, Ames, Balkema, Balluff, Bascom, Bauman, Beans, Beebe, Bennett, Black, Boettger, Bowman, Brady, Brockway, Brown of Decatur, Brown of Wright, Bruce, Bybee, Byerly, Campbell of Ida, Campbell of Webster, Chapman, Clarkson, Collin, Cousins, Cowles, Crist, Crow, Cunningham, Dabney, Daniels, Dawson, Dewey, DeWolf, Dixon, Downey, Dunlap, Dunnegan, Edmunds, Ellis, Enger, Escher, Felt, Finlayson, Fitchpatrick, Fourt, Fraley, Francis, Fry, Fulton, Garrett, Gates, George, Gilbert, Gillilland, Goodykoontz, Greene, Griggs, Grout, Halgrims, Hamilton, Hammill, Harding, Harvey, Hayes, Hazen, Hickenlooper, Hogan, Hoyt, Huff, Hunt, Hunter, Huntley, Hutchins, Jacobs, Jacobson, Jewell, Johnson, Klay, Koontz, Krebill, Kull, Kulp, Larrabee of Webster, Larrabee of Fayette, Leach, Legel, Lenocker, Linnan, Louisbery, Lund, McCleery, McColl, McCulloch of Wayne, McCullough of Dubuque, McManus, Malmberg, Mattes, Miller of Bremer, Miller of Dubuque, Milton, Moore, Murtagh, Neal, Newell, O'Connor, Odendahl, Olson, Parshall, Patterson, Penn, Perkins, Pickford, Proudfoot, Quigley, Ream, Ripley, Ritter, Robbins, Rowles, Russell, Sammis, Sater, Saunders, Savage, Schee, Schrup, Shane, Shankland, Sherman, Skinner, Smith of Adams, Smith of Decatur, Smith of Mitchell, Smith of Shelby, Spaulding, Speer, Stephenson, Stillman, Stipe, Stoddard, Stuckslager, Sullivan, Taylor of Appanoose, Townsend, Van Camp Van Law, Webber, White of Benton, White of Iowa, Whitney, Wilson, Zeller—155.

Absent:

Chase, Fletcher, Taylor of Union-3.

President Clarke announced the Joint Convention duly organized, with a quorum of members present.

President Clarke then announced that the roll would be called for the purpose of electing a United States Senator in Congress and appointed as teller on the part of the Senate, Senator Savage of Adair, and as assistant teller, Senator Hoyt of Buchanan.

Speaker Stillman appointed as teller on the part of the House, Representative Huff of Hardin, and as assistant teller, Representative Crist of Clarke.

Upon the roll being called, those voting for Claude R. Porter were:

Balluff, Bauman, Black, Boettger, Byerly, Clarkson, Crow, Dabney, DeWolf, Downey, Dunlap, Dunnegan, Ellis, Escher, Garrett, Gilbert, Greene, Griggs, Hamilton, Hayes, Hazen, Koontz, Krebill, Kull, Leach, Legel, Lenocker, McCullough of Dubuque, McManus, Miller of Bremer, Miller of Dubuque, Milton, Murtagh, O'Connor, Odendahl, Olson, Parshall, Penn, Quigley, Ream, Ritter, Rowles, Sater, Schrup, Stephenson, Taylor of Appanoose, Townsend, Webber, White of Benton, White of Iowa, Wilson—51.

Those voting for Horace E. Deemer were:

Beans, Bennett, Bowman, Brown of Decatur, Chapman Cowles, Crist, Daniels, Dewey, Edmunds, Fulton, Gillilland Hickenlooper, Huntley, Lounsberry, McCleery, McCullech of Wayne, Malmberg, Proudfoot, Robbins, Savage, Smith of Adams, Smith of Decatur, Smith of Shelby, Speer, Stipe, Stuckslager, Van Camp, —28.

Those voting for W. S. Kenyon were:

Adams, Allen of Pocahontas, Allen of Jefferson, Ames, Balkema, Baseom, Beebe, Brady, Brockway. Brown of Wright, Bruce, Bybee, Campbell of Ida. Campbell of Webster, Collin, Cousins, Cunningham, Dawson, Dixon, Enger, Felt, Finlayson, Fitchpatrick, Fourt, Fraley, Francis, Fry, Gates, George, Goodykoontz, Grout, Halgrims, Hammill, Harding, Harvey, Hogan, Hoyt, Huff, Hunt, Hunter, Hutchins, Jacobs, Jacobson, Jewell, Johnson, Klay, Kulp, Larrabee of Fayette, Larrabee of Webster, Linnan, Lund, McColl, Mattes, Moore, Neal, Newell, Patterson,

Perkins, Pickford, Ripley, Russell, Sammis, Saunders, Schee, Shane, Shankland, Sherman, Skinner, Smith of Mitchell, Spaulding, Stillman, Stoddard, Sullivan, Van Law, Whitney, Zeller—76.

President Clarke announced that no one had received a majority of the votes cast in the Joint Convention for United States Senator in Congress and that no election had occurred.

Senator Saunders of Pottawattamie moved that the Joint Convention proceed to another ballot on United States Senator.

O'Connor of Chickasaw moved as a substitute that after the reading of the Journal the Joint Convention be dissolved.

On the question, "Shall the Joint Convention substitute the motion to dissolve for the motion to take a second ballot?"

The ayes were:

Ballauff, Bauman, Beans, Bennett, Black, Boettger, Bowman, Brown of Decatur, Byerly, Clarkson, Cowles, Crist, Crow, Dabney, Daniels, Dewey, DeWolf, Downey, Dunlap, Dunnegan, Ellis, Escher, Fulton, Garrett, Gilbert, Greene, Griggs, Hamilton, Hayes, Hazen, Huntley, Koontz, Krebill, Kull, Leach, Legel, Lenocker, Linnan, McCleery, McCulloch of Wayne, McCullough of Dubuque, McManus, Miller of Bremer Miller of Dubuque, Milton, Murtagh, O'Conror, Odendahl, Olson, Parshall, Penn, Proudfoot, Quigley, Ream, Ritter, Robbins, Rowles, Sater, Savage, Schrup, Smith of Decatur, Smith of Shelby, Speer, Stephenson, Stuckslager, Taylor of Appanoose, Townsend, Webber, White of Benton, White of Iowa, Wilson—71.

The navs were:

Adams, Allen of Pocahontas, Allen of Jefferson, Ames, Balkema, Bascom, Beebe, Brady, Brockway, Brown of Wright, Bruce, Bybee, Campbell of Ida, Campbell of Webster, Chapman, Collin, Cousins, Cunningham, Dawson, Dixon, Edmunds, Enger, Feiz, Finlayson, Fitchpatrick, Fourt, Fraley, Francis, Fry, Gates, George, Gillilland, Goodykoontz, Grout, Halgrims, Hammill, Harding, Harvey, Hickenlooper, Hogan, Hoyt, Huff, Hunt, Hunter, Hutchins, Jacobs, Jacobson, Jewell, Johnson, Klay, Kulp, Larrabee of Webster, Larrabee of Favette, Lounsberry, Lund, McColl, Malmberg, Mattes, Moore, Neal, Newell, Patterson, Perkins, Pickford, Ripley, Russell, Sammis, Saunders, Schee, Shane, Shankland, Sherman, Skinner, Smith of Adams, Smith of Mitchell, Spaulding,

Stillman, Stipe, Stoddard, Sullivan, Van Camp, Van Law, Whitney, Zeller-84.

Absent:

Chase, Fletcher, Taylor of Union-3.

Motion to substitute was lost.

President Clarke directed the roll to be again called for the election of United States Senator.

Upon the roll being called, those voting for Claude R. Porter were:

Balluff, Bauman, Black, Boettger, Byerly, Clarkson, Crow, Dabney, DeWolf, Downey, Dunlap, Dunnegan, Ellis, Escher, Garrett, Gilbert, Greene, Griggs, Hamilton, Hayes, Hazen, Koontz, Krebill, Kull, Leach, Legel, Lenocker, McCullough of Dubuque, McManus, Miller of Bremer, Miller of Dubuque, Milton, Murtagh, O'Connor, Odendahl, Olson, Parshall, Penn, Quigley, Ream, Ritter, Rowles, Sater, Schrup, Stephenson, Taylo of Appanoose, Townsend, Webber, White of Benton, White of Iowa, Wilson—51.

Those voting for Horace E. Deemer were:

Bennett, Brown of Decatur, Cowles, Daniels, Dewey, Edmunds, Fulton, Hickenlooper, McCleery, McCulloch of Wayne, Malmberg, Proudfoot, Robbins, Savage, Smith of Adams, Smith of Decatur, Smith of Shelby, Speer, Stuckslager—19.

Those voting for W. S. Kenyon were:

Adams, Allen of Pocahontas, Allen of Jefferson, Ames, Bal-Beebe, Bowman, Brady, Brockway. Bascom, Beans, Brown of Wright, Bruce, Bybee, Campbell of Ida, Campbell of Webster, Chapman, Collin, Cousins, Crist, Cunningham, Dawson, Dixon, Enger, Felt, Finlayson, Fitchpatrick, Fourt, Fraley, Francis, Fry, Gates, George, Gillilland, Goodykoontz, Grout, Halgrims, Hammill, Harding, Harvey, Hogan, Hoyt, Huff, Hunt, Hunter, Huntley, Hutchins, Jacobs, Jacobson, Jewell, Johnson, Klay, Kulp, Larrabee of Fayette, Larrabee of Webster, Linnan, Louisberry, Lund, McColl, Mattes, Moore, Neal, Newell, Patterson, Perkins, Pickford, Ripley, Russell, Sammis, Saunders, Schee, Shane, Shankland, Sherman, Skinner, Smith of Mitchell, Spaulding, Stillman, Stipe, Stoddard, Sullivan, Van Camp, Van Law, Whitney, Zeller---85.

Absent:

Chase, Fletcher, Taylor of Union-3.

William S. Kenyon, having received a majority of all of the votes cast in the Joint Convention, President Clarke declared him duly elected as United States Senator in Congress to fill the vacancy for the term ending March 4, 1913.

The following certificate of election was signed in the presence of the Joint Convention:

STATE OF IOWA.

HALL OF THE HOUSE OF REPRESENTATIVES.

IN JOINT CONVENTION.

Des Moines, Iowa, April 12, 1911.

This is to certify that at a joint convention of the two Houses of the Thirty-fourth General Assembly of the State of Iowa, held in the Hall of the House of Representatives on the 12th day of April, 1911, for the purpose of electing a senator in the Congress of the United States to fill the vacancy occasioned by the death of Hon. Jonathan P. Dolliver, the Hon. William S. Kenyon of Webster county, Iowa, having received a majority of all of the votes cast for said office, was declared duly elected to fill said vacancy ending March 4, 1913.

Signed in the presence of the joint convention this 12th day of April, A. D., 1911.

GEO. W. CLARKE,

President of the Senate and Joint Convention.

C. R. BENEDICT,

Clerk of the House and Joint Convention.

Attest:

A. C. SAVAGE,

C. H. HOYT,

Tellers on the part of the Senate.

HERBERT A. HUFF.

L. E. CRIST.

Tellers on the part of the House.

Senator Hammill of Hancock moved that Judge Kenyon be invited to appear before the Joint Convention.

Motion prevailed.

President Clarke appointed as the committee to notify him, Senators Hammill of Hancock, Larrabee of Webster and Representative O'Conner of Chickasaw.

Senator Smith of Shelby moved that Judge Deemer be invited to appear before the Joint Convention and that a committee of three be appointed to escort him to this Chamber.

Motion prevailed.

President Clarke appointed as such committee: Senators Smith of Shelby, Stuckslager of Linn and Representative Hayes of Montgomery.

Hon. W. S. Kenyon arrived and was escorted to the Speaker's station and made the following remarks:

Gentlemen of the Convention of the Joint Assembly:

I think the people of the state cannot complain over your lack of deliberation in this contest. (Laughter and applause). And I anticipate that they will not be shocked by surprise from your hasty action! I want to extend to the members of the legislature my thanks and appreciation for the great honor conferred and the confidence reposed in me in this election. While I am a believer in a constitutional amendment for the election of senators by the people (applause), I am not so bigoted in that opinion, or so impolite, as to decline this election. (Laughter and applause.) The character of this contest and the length thereof has never inspired in my mind any thought that a speech of acceptance on my part would become a part of the exercises, consequently I have nothing but extemporaneous remarks on this occasion.

But my mind wanders amid these scenes to a quiet spot near home, where sleeping on the hillside in that last sleep that knows no waking is that great Iowa leader who gave his life in fighting the battle for the people, your beloved friend and my beloved friend, Jonathan Prentice Dolliver.

I have always turned for inspiration along political lines to the life and teaching of the word of that greatest of all Americans, Abraham Lincoln. (Applause.) And I find in some words of his that come to my mind at this time in relation to the perpetuity of government and the objects of government a political philosophy and creed that is my political philosophy and creed when he said that the leading of all government was to elevate the condition of men, to lift artificial burdens from shoulders, to clear the pathway of laudable pursuit for all, and to afford to all an unfettered start and a fair chance in the race of life. So that in the Senate of the United State I propose to stand for laws for elevating the condition of men, for lifting artificial burdens from shoulders, in so far as I may be able to do so. Hence I shall favor in a general way the income tax law, workingmen's compensation acts-for I believe we are behind the civilized nations of the world in this respectcorrupt practice acts, and other measures along the lines of human rights as well as property rights, because human rights are first. (Applause.) We believe as a nation in the conservation of our national resources, we believe likewise in the conservation of national ideals; and the people of this country view with some alarm a scheme of fraud and corruption by which a man may be elected to the Senate of the United States—and I propose as much as I can to unite with any effort to preserve the high ideals of the Senate of the United States and go to the bottom of the investigations of a neighboring state of ours. We may have lost some in population in Iowa, but we have never lost any of our

ideals; and, thank God! it never needs a court or a jury or a committee of congress to investigate the election of a United States Senator in Iowa! (Applause.)

I don't want to take any more of your time. I enjoyed this contest in a way. It has been one of good feeling, and I enjoyed being in the contest, and to be in the contest with our good friend who sits on this platform, for Iowa never produced a better friend or a grander character than the friend I have known all these years, and our friendship is not affected by this contest.

I want to make just one pledge to you and to the people of Iowa, and it is the only pledge of any kind, nature or description that I have made in this campaign: and that is to give to the people of Iowa the best service of which I am able, and all the energy of which I am possessed. I want your help, your advice. I want to serve the entire state of Iowa regardless of any political factions. (Applause.) (Great Applause.) I only indicate in a general way the trend of my mind. I will unite in all efforts to keep this government close to the people, that it may be in truth and fact a government of all the people, for all the people, by all the people. I thank you.

Judge Deemer then addressed the Joint Convention, making the following remarks:

Gentlemen of the General Assembly:

I have had so many heart throbs during the past two or three weeks. I am convinced that if this had not instantly ceased I should have dropped dead from angina pectoris. Some men have said that I have been a foolwell, if that is so what are all mortals. Shakespeare said. "Ye mortals all are fools." I must admit that I have had some hallucinations during the past two or three weeks; I had an halucination at one time that I might fill the seat so recently vacated by Iowa's most distinguished Senator, or ex-Senator now, Jonathan P. Dolliver, but at this time I am glad to say that that burden has been cast upon this gentleman who is on the platform with me (applause). I do not believe that I had any bad attacks of dementia; if I have had I don't realize it. I never had thought that loyalty to friends or of friends was any sign of dementia. One time I had started out to block out a speech of acceptance, but I laid that by a few weeks ago and now I am to attend the obsequies and to deliver the funeral address (applause). I am in at the death, but my friends, the most delicious thought about that is that there is always the thought in every man's mind of resurrection (applause). Although dead I still live, and I want to make this pledge to you all and as still your servant and the servant of the people that I shall go back to my desk and workwhich I enjoy-with just as much joy as when I went to it before this unpleasantness arose and I am going to try to serve you and the people of Iowa just the same as in the past. My career has always been judicial and I feel that perhaps it may be well that I am going back to it and not down to that chaotic condition waich we have in Washington today and I want to sincerely congratulate my friend, Judge Kenyon, and to say that during this contest nobody as he has said has resorted to the tricks

which have been resorted to in the election of a U. S. Senator in our adjoining state. This contest has been clean from any suspicion of that sort, and it ought to be a sort of satisfaction to you men that it is so.

My friends, I was brought into this contest by some of my friends who thought that I might be able to be a solution to the situation and finally I said "Alright, if it will solve the matter I will take my chance," but it did not prove to be that way and hence I accept the situation as it is. You know that I am preaching my own sermon I have to be a little personal but I trust that you will pardon the personalities. You know that I have never in any just sense been an active candidate. I have not troubled you men by talking to you or asking for promises and so far as I am concerned there has been no lobbying here. I have kept away from that and nobody has worked for me here. I have simply gone my way and done my duties as I saw them and have resorted not even in the slightest way to any trickery or politics to obtain votes. That I would not do for any office which is in the gift of the people. The result is that I am content.

Now my friends as I have already said it is no time for me to discuss politics or outline policies. All I can say is to treat me fairly, present the situation fairly to your constituents, and at least give me credit for being decent and honest in this contest. I now want to close with a quotation from that great Republican whom we all venerate if we do not cannonize, Abraham Lincoln. It is so familiar that I should be able to quote without reading. "I am loath to close. We are not enemies but friends. We must not be enemies. Though passion may have strained it must not break the bonds of our affection. The mystic chords of memory stretch from every home and hearthstone all over the broad land will yet swell the chorus of the union when again touched as fully as they will be by the better angel of our nation." I want to apply that to the political situation existing in Iowa today and with that I thank you. (Applause.)

Journal of the Joint Convention corrected and approved.

Senator Van Law of Marshall moved that the Joint Convention be dissolved.

Motion prevailed, and the Joint Convention was dissolved.

House reconvened, Speaker Stillman in the Chair.

MESSAGES FROM THE SENATE.

The following messages were received from the Senate:

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

House File No. 613, a bill for an act to legalize a certain contract entered into between the counties of Pocahontas and Calhoun, State of Iowa, in behalf of drainage improvement district No. 13, in Pocahontas county and drainage improvement district No. 9 in Calhoun county, Iowa.

GEO. A. WILSON,

Secretary.

Also:

Mr. Speaker—I am directed to inform your honorable body that the Senate has concurred in House amendments to substitute for Senate File No. 335, a bill for an act defining duties of the State Food and Dairy Commissioner under the pure food law.

GEO. A. WILSON,

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 an act to amend Section 139 of the laws of the Thirty-third General Assembly relating to the sale of intoxicating liquors by permit holders.

GEO. A. WILSON,

Secretary. .

Per Annum

SENATE MESSAGES CONSIDERED.

Senate Joint Resolution No. 8:

For the Office of the Attorney General-

Senate Joint Resolution fixing the number and compensation of Employes in the Department of State at the seat of government.

Be it Enacted by the General Assembly of the State of Iowa:

Until July 1, 1913, 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 amounts herein fixed.

One assistant to the attorney general at a salary not to exceed	1,800.00
One stenographer at a salary of not to exceed	900.00
Additional assistance and contingent fund not to exceed the sum	
of	5,000.00
For the office of Auditor of State—	
One chief clerk in the insurance department at a salary of not	
to exceed	1,800.00
One securities clerk in the insurance department, who shall give	
bond, at a salary of not to exceed	1,600.00
One fee clerk in the insurance department who shall give bond	•
at a salary of not to exceed	1,400.00
Extra clerical assistance in insurance, revenue and banking depart-	
ments, expense in adjusting accounts between the state and	
counties, expense in attending meetings of the insurance	
commissioners and such other expense as shall be ap-	
proved by the executive council, not to exceed	1,000.00
One chief clerk in the revenue department at a salary of not to	
exceed	1,000.00

One chief clerk in the banking department at a salary not to	
exceed	
One assistant clerk in the banking department at a salary of not to exceed	
Five stenographers at salaries, each, of not to exceed	•
One janitor at a salary of not to exceed	
One chief clerk in the department of municipal accounting, also	
to serve as general clerk at a salary of not to exceed	
One additional clerk at a salary of not to exceed	1,200.00
For the office of the clerk of the Supreme Court—	
One clerk at a salary of not to exceed	1,200.00
One clerk at a salary of not to exceed	900.00
One messenger who shall perform such duties about his office	
and for the supreme court room proper as the clerk may	
order, at a salary of not to exceed	
For additional clerical assistance not to exceed:	100.00
For the office of Governor—	
One pardon clerk at a salary of not to exceed	
One requisition clerk at a salary of not to exceed	
One notarial clerk and stenographer at a salary of not to exceed	
One messenger and usher, who shall act as janitor, at a salary of	
not to exceed	900.00
For the State Librarian's office—	1 000 00
One cataloger at a salary of not to exceed One stenographer and bookkeeper at a salary of not to exceed	•
One janitor at a salary of not to exceed	780.00
One legislative and general reference assistant, (who shall be	100.00
under the direction of assistant to librarian at a salary not	
to exceed	1,000.00
One stenographer for the law and document department at a sal-	
ary of not to exceed	900.00
Extra allowance for special janitor work not to exceed	150.00
For the office of Railroad Commissioners—	
One general clerk at a salary of not to exceed	•
One stat'stical and rate clerk at a salary of not to exceed	1,200.00
One assistant statistical and rate clerk at a salary not to exceed	900 00
One reporter at a salary of not to exceed	
Two stenographers at a salary of not to exceed	-
For the office of Secretary of State—	
One chief clerk (who shall give bond) at a salary not to exceed	1 600 00
One corporation clerk at a salary of not to exceed	
One assistant corporation clerk at a salary of not to exceed	
One general clerk at a salary of not to exceed	
Two stenographers at salaries not to exceed	
One librarian of document department at a salary not to exceed	1,200.00
One document clerk and accountant for storage building not to	4 000 0-
exceed	1,000.00

Extra clerical assistance and help in storage building not to ex-	:
ce ed	8,000.00
One janitor and messenger at a salary of not to exceed	900.00
For the office of Superintendent of Public Instruction—	
Two stenographers at salaries each of not to exceed	900.00
One janitor at a salary of not to exceed	780.00
For extra clerical asistance, not to exceed	750.00
For extra cierical asistance, not to exceed	100.00
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 not to	
exceed	900.00
For the office of Treasurer of State—	
For stenographic and messenger service, not to exceed	5,400.00
One cash er (who shall give bond) at a salary of not to exceed	1,500.00
One bookkeeper at a salary of not to exceed	1,200.00
One general clerk at a salary of not to exceed	1,200.00
One stenographer at a salary of not to exceed	900.00
One watchman who shall be janitor at a salary not to exceed	780.00
For additional clerical assistance and contingent, not to exceed	600.00
To the Manager of the Other Trickenical Transmission	
For the office of the Curator of the State Historical Departmen	
Two assistants to the curator at salaries each of not to exceed	
One clerk and stenographer at a salary of not to exceed	
One museum director at a salary of not to exceed	
Two janitors for curators apartments at salaries each not to ex-	
ceed	100.00
For the Executive Council—	•
One secretary at a salary of not to exceed	\$2,200.00
One clerk at a salary of not to exceed	1,600.00
One clerk at a salary of not to exceed	
One general clerk at a salary of not to exceed	900.00
One stenographer at a salary of not to exceed	
One postmaster at a salary of not to exceed	1,000.00
Additional compensation to the postmaster while he shall perform	
the duties of mail-carrier furnishing horse and wagon not	
to exceed	
For janitor service for office of secretary of Executive Council	
and supply department, and to act as messenger for delivery	
of supplies from storage bulidings or elsewhere the sum of	480.00
For the Board of Control—	
One chief accountant at a salary of not to exceed	1,800.00
One storekeeper and clerk at a salary of not to exceed	1,200.00
One estimate clerk at a salary of not to exceed	1,200.00
One stenographer and proofreader, at a salary of not to exceed	1,000.00
Three stenographers and clerks at salaries, each of not to exceed.	
One clerk and janitor at a salary of not to exceed	
For extra clerical assistance not to exceed	1,500.00

For the department of the Geological survey— One stenographer at a salary of not to exceed	900.00
For weather and crop service—	
Director's salary	
For the office of State Mine Inspector— One clerk at a salary of not to exceed	1 000 00
For the office of the State Board of Health—	1,000.00
Two clerks and stenographers at salaries each of not to exceed	900.00
Extra clerical assistance not to exceed the sum of	900.00
One clerk and stenographer for vital statistics not to exceed	900.00
For the office of Supreme Court Reporter— One clerk at a salary of not to exceed	720.00
For the office of the Library Commission—	
One secretary at a salary of not to exceed	1,600.00
One librarian (traveling library) at a salary of not to exceed	900.00
One field and reference assistant at a salary of not to exceed	900.00
One library organizer at a salary of not to exceed	720.00
One clerk and general stenographer, at a salary of not to exceed.	720.00
For extra help as needed, including service of shipping clerk, not	# 00.00
to exceed the sum of	780.00
For the office of the State Pharmacy Commission—	
One secretary at a salary of not to exceed	1,500.00
For extra clerical assistance not to exceed the sum of	150.00
For the office of the Food and Dairy Commissioner—	
One clerk at a salary of not to exceed	900.00
One clerk at a salary of not to exceed	900.00
One janitor for rooms occupied by food and dairy commissioner and State veterinarian, at a salary of not to exceed	780.00
For janitors for certain offices— For the offices of the department of agriculture (agricultural so-	
ciety) and state board of health there shall be one janitor	
to be selected by them, at a salary of not to exceed	780.00
For the office of the pharmacy department, mining inspector and	
labor bureau, there shall be one janitor, to be selected by	
the custodian at a salary of not to exceed	780.00
For the offices of the adjutant general, G. A. R. department, and	
geological survey, there shall be one janitor, selected by	700 00
them at a salary of not to exceed	780.00
ment and attorney general, there shall be one janitor, se-	
lected by them, at a salary of not to exceed	780.00
The last four janitors shall be upon the custodian's pay roll.	
For the Historical Bnuilding, except those portions occupied by	
the curator's department, there shall be three janitors, at	
salaries each of not to exceed	780.00

One night watchman for the Historical Building at a salary not	
to exceed	840.00
One janitress for the Historical Building at a salary not to exceed	780.00

The last five named employes shall be appointed by and be under the control of the custodian.

To be employed by the Custodian of Public Buildings and Proper	ty
One chief engineer at a salary of not to exceed\$	1,500.00
One first assistant engineer at a salary of not to exceed	1,200.00
One second assistant engineer at a salary of not to exceed	1,000.00
One electrician and machinist at a salary of not to exceed	1,200.00
One carpenter at a salary of not to exceed	1,000.00
One chief of police at a salary of not to exceed	900.00
Two night watchmen at salaries, each of not to exceed	900.00
One boiler tender at a salary of not to exceed	900.00
Six firemen and yardmen at salaries, each of not to exceed	840.00
Eight floor janitors at salaries, each of not to exceed	780.00
One storage building janitor, at a salary of not to exceed	780.00
One janitress to have charge of the ladies' toilet rooms at a sal-	
ary of	780.00
One elevator tender at a salary of not to exceed	780.00
Allowance for washing towels not to exceed	500.00
One florist and yard man at a salary of not to exceed	840.00
Extra help as may be needed, not to exceed the sum of	720.00
Then the Duncau of Labor Otatistics	

For the Bureau of Labor Statistics— One clerk and statistican at a salary of not to exceed 1,000.00

All janitors employed 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, carpenter, 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 shall discharge any janitor for incompetency, neglect of duty or insubordination.

All employes provided for in this act shall devote their entire time to the service of the state, except that this requirement shall not be interpreted to prevent the allowance of a reasonable vacation, such vacation to be at the discretion of the head of the department or commission interested, and in no case to exceed two weeks in any one year.

All clerks, janitors and other employees 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 neglect of duty, insubordination or incapacity.

Read first and second time and passed on file.

Moore of Linn moved that the rule forbidding the third reading of bills on the same day as the first and second reading be suspended.

Motion prevailed and the rule was suspended.

Ripley of Hancock in the Chair.

CONSIDERATION OF BILLS.

On motion of Moore of Linn, Senate Joint Resolution No. 8, Senate Joint Resolution fixing the number and compensation of employes in the Department of State at the seat of Government, was taken up and considered.

Speaker Stillman in the Chair.

Mr. Moore moved that the Joint Resolution be read a third time now, which motion prevailed, and the Joint Resolution was read a third time.

On the question, "Shall the Joint Resolution pass?"

The ayes were:

Bascom, Beans, Black, Boettger, Bowman, Brockway, Brown, Bruce, Bybee, Byerly, Campbell of Ida, Collin, Cousins, Crist, Cunningham, Dabney, Daniels, Dawson, Dewey, Dixon, Ellis, Enger, Escher, Felt, Finlayson, Fourt, Fry, Fulton, Goodykoontz, Greene, Griggs, Grout, Halgrims, Hamilton, Harding, Harvey, Hayes Hazen, Hickenlooper, Huff, Hunt, Huntley, Hutchins, Jacobs, Jacobson, Johnson, Klay, Koontz, Krebill, Kull, Larrabee, Lenocker, Linnan, Lounsberry, Lund, Milton, Moore, Newell, O'Connor, Odendahl, Olson, Patterson, Perkins, Ripley, Ritter, Rowles, Russell, Sater, Shankland, Sherman, Skinner, Smith of Adams, Speer, Stipe, Townsend, Van Camp, Zeller, Mr. Speaker—78.

The nays were:

None.

Absent or not voting:

Bauman, Beebe, Brady, Campbell of Webster, Downey, Dunlap, Edmunds, Fletcher, Fraley, George, Gilbert, Hogan, Kulp, Leach, McCleery, McCullough, Miller of Bremer, Miller of Dubuque, Murtagh, Penn, Pickford, Robbins, Schee, Shane, Smith of Decatur, Stephenson, Stoddard, Taylor, White, Whitney—30.

So the Joint Resolution passed and the title was agreed to.

Ripley of Hancock offered the following resolution, asked unanimous consent for immediate consideration, and moved its adoption:

Whereas, the Code issued to Hon. Ernest R. Moore has been taken from his desk and cannot be found,

Therefore be it Resolved by the House, the Senate concurring, that the secretary of State be authorized to deliver to Mr. Moore one copy of the Code of 1897, to replace the one which has been lost or stolen.

Motion prevailed and Resolution was adopted.

Dabney of Davis made the following motion:

MR. SPEAKER: I move that the Sifting committee be and they are hereby instructed to report Senate File No. 360, relating to fraternal insurance, to the House for its consideration.

Motion lost.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS.

Whitney of Woodbury, 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. 436, a bill for an act to amend Section Sixteen Hundred and Thirty-seven (1637), of the Code, with reference to the incorporation fee to be paid by foreign corporations.

Also:

Senate File No. 343, a bill for an act to reveal Section Nine Hundred and Sixteen (916) of Chapter Thirteen (13), Title Five (V), of the Code, relating to the approval of plats of additions to cities or towns, by city and town councils and to enact a substitute therefor.

Also:

Senate File No. 307, a bill for an act making an appropriation to enable the State Railroad Commission to prosecute interstate rate cases before the Interstate Commerce Commission.

Also:

Senate File No. 284, a bill for an act to amend Section Three (3), of Chapter One Hundred Twelve (112) of the acts of the Thirty-third General Assembly, relating to the issuance of policy of insurance by insurance companies.

Also:

Senate File No. 160, a bill for an act to repeal Section Three Thousand Five Hundred and Forty-one (3541) of the Code and to enact a substitute therefor, relating to appearance in court.

Also:

Substitute for Senate File No. 481, a bill for an act to amend the law as it appears in Section Six Hundred and Seventy-nine-h (679-h) Supplement to the Code, 1907, relating to the removal and discharge of firemen, police officers and policemen, except the chief of the fire department and the chief of police.

Also:

Senate File No. 488, a bill for an act to legalize the official acts of the officers, and the ordinances and resolutions of the town council, of the incorporated town of Wall Lake, Sac County, Iowa, and appointing officers and councilmen for said town.

Also:

Senate File No. 89, a bill for an act to amend Section Two Hundred Ninety-seven (297) of the Code, fixing the salaries of clerks of the district courts in certain counties.

Also:

Senate File No. 489, a bill for an act to legalize certain warrants of the city of Waterloo, Iowa.

Also:

Senate File No. 482, a bill for an act to legalize the appointment of three members of the city council of Toledo, Iowa.

Also:

Substitute for Senate File No. 200, a bill for an act to provide for suspending of the execution of sentence of certain convicts on first conviction by the district court in which such conviction is had, or any judge thereof.

Also:

Senate File No. 415, a bill for an act to empower border counties to erect and maintain across the border streams of the state, and fixing the terms and conditions under which the funds for the same may be provided.

U. G. WHITNEY,
Chairman House Committee.
Ed. P. MALMBERG,
Chairman Senate Committee.

Adopted.

CONSIDERATION OF BILLS.

On motion of Perkins of Delaware, Senate File No. 327, a bill for an act to repeal Section Twenty-five Hundred Seventy-four (2574) of the Code, relating to the compensation of the secretary and members of the state board of health and enacting a substitute therefor, with report of committee without recommendation, was taken up and considered.

White of Benton offered the following amendment: I move to amend by striking out the words and figures "Three thousand (3,000)" and insert in lieu thereof "twenty-four hundred (2,400)".

Amendment lost.

Mr. Perkins moved 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 ayes were:

Bascom, Bauman, Beans, Boettger, Bowman, Brockway, Brown, Bruce, Campbell of Ida, Collin, Cousins, Cunningham, Dewey, Dixon, Edmunds, Enger, Escher, Felt, Finlayson, Fourt, Fraley, Fry, Fulton, Goodykoontz, Griggs, Grout, Hamilton, Harding, Harvey, Hickenlooper, Hogan, Huff, Hunt, Hutchins, Jacobs, Jacobson, Johnson, Klay, Koontz, Kull, Kulp, Larrabee, Lund, Milton, Patterson, Perkins, Ripley, Robbins, Russell, Shane, Sherman, Smith of Adams, Smith of Decatur, Speer, Stipe, Stoddard, Mr. Speaker—57.

The nays were:

Black, Bybee, Byerly, Dabney, Downey, Dunlap, Ellis, George, Gilbert, Greene, Hayes, Hazen, Leach, Miller of Bremer, Miller of Dubuque, Newell, Odendahl, Olson, Rowles, Sater, Schee, Skinner, Stephenson, Townsend, Van Camp, White, Zeller—27.

Absent or not voting:

Beebe, Brady, Campbell of Webster, Crist, Daniels, Dawson, Fletcher, Halgrims, Huntley, Krebill, Lenocker, Linnan, Lounsberry, McCleery, McCullough, Moore, Murtagh, O'Connor, Penn, Pickford, Ritter, Shankland, Taylor, Whitney—24.

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 refused to concur in House amendments to Substitute for Senate File No. 209, a bill for an act making appropriations for the State University, Iowa State College of Agriculture and Mechanic Arts and the Iowa State Teachers' College.

Geo. A. Wilson, Secretary.

Cunningham of Buena Vista moved that the House insist on its amendments to Senate File No. 209 and asked for a conference committee.

Motion prevailed and the Speaker appointed as such committee: Cunningham of Buena Vista, Larrabee of Fayette, Dixon of Sac, White of Benton.

Ripley of Hancock made the following motion:

Mr. Speaker: I move that the Sifting committee be directed to return to the House, House File No. 600, pertaining to the fixing of the per capita allowance for the Institution for Feeble Minded at Glenwood.

Motion prevailed and the committee was directed to return the bill to the House.

On motion of Ripley of Hancock, House File No. 600, a bill for an act to amend the law as it appears in Section Twenty-seven Hundred (2700) of the Supplement to the Code, 1907, relative to the support of the State Institution for the Feeble Minded Children at Glenwood, was taken up and considered.

Mr. Ripley moved that the rules be suspended, 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 ayes were:

Bascom, Bauman, Beans, Black, Boettger, Bowman, Brady, Brockway, Bruce, Bybee, Byerly, Campbell of Ida, Collin, Cousins, Dabney, Daniels, Dawson, Dewey, Dixon, Edmunds, Ellis, Enger, Felt, Finlayson, Fourt, Fraley, Fry, Fulton, Goodykoontz, Grout, Harding, Harvey, Hayes, Hazen, Hickenlooper, Hogan,

Huff, Hunt, Huntley, Hutchins, Jacobs, Jacobson, Johnson, Klay, Koontz, Kulp, Larrabee, Lenocker, Linnan, Lund, McCleery, Miller of Bremer, Miller of Dubuque, Milton, Moore, Newell, Patterson, Penn, Perkins, Ripley, Ritter, Robbins, Russell, Shane, Shankland, Smith of Adams, Speer, Stephenson, Stipe, Stoddard, White, Zeller, Mr. Speaker—73.

The nays were:

Townsend—1.

Absent or not voting:

Beebe, Brown, Campbell of Webster, Crist, Cunningham, Downey, Dunlap, Escher, Fletcher, George, Gilbert, Greene, Griggs, Halgrims, Hamilton, Krebill, Kull, Leach, Lounsberry, McCullough, Murtagh, O'Connor, Odendahl, Olson, Pickford, Rowles, Sater, Schee, Sherman, Skinner, Smith of Decatur, Taylor, Van Camp, Whitney—34.

So the bill passed and the title was agreed to.

On motion of Jacobs of Calhoun, Senate File No. 490, 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, was taken up and considered.

Mr. Jacobs moved to amend by striking out the word "county" in the last line of the third division of Section One and inserting the word "district".

Amendment adopted.

Hutchins of Kossuth moved that the Sifting committee be instructed to return to the House, House File No. 589.

Motion lost.

Ripley of Hancock moved that the substance of House File No. 589 be substituted for Senate File No. 490.

Motion lost.

Speaker Pro Tempore Perkins in the Chair.

Mr. Jacobs moved that the bill be read a third time now, which motion prevailed, and the till was read a third time.

On the question, "Shall the bill pass?"

The ayes were:

Bauman, Beans, Beebe, Boettger, Bowman, Brockway, Brown, Bruce, Bybee, Byerly, Campbell of Ida, Campbell of Webster, Crist, Cunningham, Dabney, Daniels, Dawson, Dewey, Dixon, Dunlap, Ellis, Enger Escher, Felt, Fourt, Fraley, Fry, Fulton, George, Goodykoontz, Greene, Grout, Halgrims, Hamilton, Harding, Harvey, Hayes, Hickenlooper, Huff, Hunt, Huntley, Jacobs, Jacobson, Johnson, Klay, Koontz, Kull, Lounsberry, McCleery, Miller of Dubuque, Milton, Moore, Newell, O'Connor, Odendahl, Patterson, Penn, Perkins, Pickford, Ritter, Robbins, Russell, Shane, Shankland, Skinner, Smith of Adams, Smith of Decatur, Speer, Stephenson, Stipe, Stoddard, Townsend, Whitney, Zeller—74.

The nays were:

Bascom, Brady, Collin, Cousins, Downey, Hazen, Hutchins, Kulp, Leach, Linnan, Ripley—11.

Absent or not voting:

Black, Edmunds, Finlayson, Fletcher, Gilbert, Griggs, Hogan, Krebill, Larrabee, Lenocker, Lund, McCullough, Miller of Bremer, Murtagh, Olson, Rowles, Sater, Schee, Sherman, Taylor, Van Camp, White, Mr. Speaker—23.

So the bill passed and the title was agreed to.

On motion of Koontz of Johnson, Senate File No. 485, a bill for an act to legalize deed of Ida County, Iowa, to Ithamar Cheney for lot one as shown by plat recorded at Book Twenty-one (21), page 335, Land Deed Records of the office of the Recorder of Iowa County, Iowa, the same being the north fifteen acres of the northwest quarter of southwest quarter of Section Twenty-one, Township Seventy-eight, North Range 11, West of 5th P. M., in Iowa County, Iowa, was taken up and considered.

Speaker Stillman in the Chair.

Mr. Koontz moved 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 ayes were:

Bascom, Bauman, Beans, Beebe, Boettger, Bowman, Brady, Brockway, Brown, Bruce, Bybee, Byerly, Campbell of Ida, Campbell of Webster, Collin, Cousins, Dabney, Daniels, Dewey, Dow-

ney, Edmunds, Ellis, Enger, Finlayson, Fourt, Fry, George, Goody-koontz, Greene, Hamilton, Harding, Hayes, Hazen, Hickenlooper, Hogan, Huff, Hunt, Huntley, Hutchins, Jacobs, Johnson, Klay, Koontz, Kull, Larrabee, Lenocker, Linnan, Miller of Dubuque, Milton, Moore, Odendahl, Patterson, Penn, Perkins, Pickford, Ripley, Ritter, Robbins, Russell, Sater, Shane, Shankland, Skinner, Smith of Adams, Smith of Decatur, Speer, Stephenson, Stipe, Stoddard, Taylor, White, Zeller—72.

The nays were: None.

Absent or not voting:

Black, Crist, Cunningham, Dawson, Dixon, Dunlap, Escher, Felt, Fletcher, Fraley, Fulton, Gilbert, Griggs, Grout, Halgrims, Harvey, Jacobson, Krebill, Kulp, Leach, Lounsberry, Lund, McCleery, McCullough, Miller of Bremer, Murtagh, Newell, O'Connor, Olson, Rowles, Schee, Sherman, Townsend, Van Camp, Whitney, Mr. Speaker—36.

So the bill passed and the title was agreed to.

Boettger of Scott moved that Senate File No. 18 be recalled from the Sifting Committee.

Motion prevailed and the committee was directed to return Senate File No. 18 to the House.

On motion of Cunningham of Buena Vista, Senate File No. 129, a bill for an act regulating the keeping, offering for public service and sale of stallions, jacks, and registered or pedigreed stock, to define the terms and conditions under which the same may be kept, offered for public service and sale, and providing penalties for the violation thereof. Also repealing Sections Twenty-three Forty-one-a (2341-a), Twenty-three Forty-one-b (2341-b), Twenty-three Forty-one-c (2341-c), Twenty-three Forty-one-d (2341-d) and Twenty-three Forty-one-e (2341-e), Supplement to the Code, 1907, was taken up and considered.

Hayes of Montgomery offered the following amendment:

MR. SPEAKER—I move to amend the substitute amendment for Senate File No. 129 as follows:

By inserting in line Two (2), Section One (1) after the word "state", the words "as registered."

Insert in line Seven (7), Section One (1) after the word "recognize," the words "as registered."

Strike out the period at the end of line Five (5), Section Three (3) and add the following words, "blindness, cataract, bone spavin, bog spavin and periodic opthalinia (moon blindness)."

Strike out of line No. Ten (10), Section Three (3) the words "blindness, cataract."

Strike out of line twelve (12), Section Three (3) the words "bone spavin, bog spavin."

Strike out of line thirteen (13), Section Three (3) the words "periodic opthalinia (moon blindness)."

Insert in line twelve (12), Section Four (4) after the word "must" the words "secure certificates of soundness from the Secretary of the State Board of Agriculture and".

Amendments adopted.

Mr. Cunningham moved 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 ayes were:

Bascom, Beans, Beebe, Black, Boettger, Brady, Brockway, Brown, Bruce, Bybee, Byerly, Campbell of Ida, Campbell of Webster, Collin, Cousins, Crist, Cunningham, Dabney, Daniels, Dewey, Edmunds, Ellis, Enger, Felt, Finlayson, Fourt, Fry Fulton, George, Goodykoontz, Griggs, Grout, Harding, Harvey, Hayes, Hazen, Hogan, Huff, Jacobs, Jacobson, Johnson, Klay, Koontz, Kull, Kulp, Larrabee, Leach, Linnan, Lund, Miller of Bremer, Miller of Dubuque, Milton, Moore, Murtagh, O'Connor, Odendahl, Olson, Patterson, Penn, Ritter, Sater, Shane, Sherman, Smith of Adams, Speer, Stipe, Stoddard, Taylor, Townsend, Van Camp, Mr. Speaker—71.

The nays were:

Robbins, Shankland, Skinner, Smith of Decatur, Stephenson, Zeller—6.

Absent or not voting:

Bauman, Bowman, Dawson, Dixon, Downey, Dunlap, Escher, Fletcher, Fraley, Gilbert, Greene, Halgrims, Hamilton, Hickenlooper, Hunt, Huntley, Hutchins, Krebill, Lenocker, Lounsberry, McCleery, McCullough, Newell, Perkins, Pickford, Ripley, Rowles, Russell, Schee, White, Whitney—31.

So the bill passed and the title was agreed to.

REPORT OF COMMITTEE ON ENROLLED BILLS.

Whitney of Woodbury, 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. 506, a bill for an act to amend the law as it appears in Sections Three Hundred Sixty (360), Seventeen Hundred Ten (1710), Seventeen Hundred Eleven (1711), Seventeen Hundred Twenty-one (1721), Seventeen Hundred Twenty-eight (1728), Seventeen Hundred Forty-five (1745), Seventeen Hundred Eighty-seven (1787), Seventeen Hundred Ninety-eight (1798), of the Code, and to amend the law as it appears in Sections Thirteen Hundred Thirty-three (1333), Seventeen Hundred Nine (1709) (Division 1), Seventeen Hundred Fifty-eight-b (1758-b), Seventeen Hundred Eighty-two (1782), Seventeen Hundred Fifty-nine-b (1759-b), Seventeen Hundred Fifty-nine-f (1759-f), Seventeen Hundred Ninety-eight-a (1798-a), Seventeen Hundred Ninety-eight-b (1798-b), Eighteen Hundred Thirtynine-j (1839-j), of the Supplement to the Code, 1907, and to amend the law as it appears in Section Seven (7), Chapter One Hundred Five (105), and Section One (1) of Chapter One Hundred Eleven (111), of the Acts of the Thirty-third General Assembly; and to enact a section as Section Eighteen Hundred Twenty-d (1820-d) to Chapter Eight (8), Title Nine (9) of the Code, all relating to insurance.

Also:

House File No. 585, a bill for an act to apportion the state into representative districts and declare the ratio of representation.

Also:

House File No. 214, a bill for an act to amend Section One of Chapter One Hundred Thirty-nine (139) of the laws of the Thirty-third General Assembly, relating to the sale af intoxicating liquors by permit holders.

Also:

House File No. 613, a bill for an act to legalize a certain contract entered into between the counties of Pocahontas and Calhoun, State of Iowa, in behalf of drainage improvement district No. 13 in Pocahontas county and drainage improvement district No. 9 in Calhoun county, Iowa, and to authorize the issuance of a warrant by Pocahontas county, Iowa, on the funds of said drainage improvement district No. 13 in Pocahontas county, Iowa, to the treasurer of Calhoun county, Iowa, for the use and benefit of drainage improvement district No. 9 in Calhoun county, and to authorize the levy and collection of taxes for the payment of the same.

Also:

House File No. 556, a bill for an act declaring the emission of smoke within the corporate limits of certain cities to be a public nuisance, and conferring upon such cities additional powers for the abatement of such nuisance.

House File No. 543, a bill for an act to amend House File Number Six (6) of the Thirty-fourth General Assembly relating to the recovery of interest in real estate when spouse failed to join in conveyance.

U. G. WHITNEY,

Adopted.

Chairman.

Ritter of Des Moines moved that Senate File No. 358 be recalled from the Sifting Committee.

Motion lost.

On motion of Boettger of Scott, Senate File No. 18, a bill for an act requiring any person, partnership or corporation owning or operating a street railway, to equip its passenger cars with power brakes and other appliances and fixing a penalty for the violation thereof, was taken up and considered.

Mr. Boettger moved 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 ayes were:

Bascom, Bauman, Beans, Beebe, Black, Boettger, Bowman, Brady, Brockway, Brown, Bruce, Bybee, Byerly, Campbell of Ida, Campbell of Webster, Collin, Cousins, Cunningham, Dabney, Daniels, Dawson, Dewey, Edmunds, Ellis, Enger, Escher, Finlayson, Fraley, George, Goodykoontz, Greene, Griggs, Grout, Harding, Harvey, Hayes, Hazen, Hickenlooper, Hogan, Huff, Hunt, Hutchins, Jacobs, Jacobson, Johnson, Klay, Kulp, Larrabee, Lenocker, Lounsberry, Lund, McCleery, Miller of Dubuque, Milton, Murtagh, Newell, O'Connor, Olson, Penn, Pickford, Ritter, Russell, Sater, Shane, Shankland, Sherman, Skinner, Smith of Decatur, Stephenson, Stipe, Stoddard, Van Camp, Whitney, Zeller, Mr. Speaker—75.

The nays were:

None.

Absent or not voting:

Crist, Dixon, Downey, Dunlap, Felt, Fletcher, Fourt, Fry, Fulton, Gilbert, Halgrims, Hamilton, Huntley, Koontz, Krebill, Kull, Leach, Linnan, McCullough, Miller of Bremer, Moore, Odendahl, Patterson, Perkins, Ripley, Robbins, Rowles, Schee, Smith of Adams, Speer, Taylor, Townsend, White—33.

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. 461, a bill for an act to indemnify Mr. W. T. Johnson for personal injuries sustained by him while a patient at the state university hospital, Iowa City, Iowa.

GEO. A. WILSON,

Secretary.

Also:

Mr. SPEAKER—I am directed to inform your honorable body that the Senate has concurred in House Concurrent Resolution relative to furnishing Representative Moore with Code.

GEO. A. WILSON,

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. 491, a bill for an act making appropriation for the payment of State and Judicial officers state and other officers.

GEO. A. WILSON,

Secretary.

SENATE MESSAGES CONSIDERED.

Senate File No. 491, a bill for an act to make appropriations for the payment of state and judicial officers, state and other expenses.

Read first and second time and passed on file.

Mr. Moore moved that the rules preventing the third reading of bills the same day as the first and second reading be suspended.

Motion prevailed.

The following motion was filed:

MR. SPEAKER—I move to take from the table the motion to reconsider the vote by which the House concurred in Senate amendments to the Concurrent Resolution relative to final adjournment.

C. W. MILLER.

I second the motion.

W. P. Dawson.

WM. J. GREENE.

Ripley of Hancock moved the previous question.

Motion prevailed and the previous question was ordered.

Roll call demanded by Miller of Bremer and Gilbert of Clayton.

On the question, "Shall the House take the motion from the table?"

The ayes were:

Bascom, Brady, Campbell of Ida, Dawson, Edmunds, Ellis, Felt, Gilbert, Greene, Halgrims, Harvey, Hickenlooper, Huntley Hutchins, Larrabee, Leach, Lenocker, Linnan, Miller of Bremer, Miller of Dubuque, Murtagh, Shane, Shankland, Smith of Decatur, Stipe, Stoddard—26.

The nays were:

Black, Boettger, Brockway, Bruce, Bybee, Byerly, Campbell of Webster, Collin, Cousins, Dabney, Daniels, Dewey, Dixon, Downey, Enger, Escher, Finlayson, Fourt, George, Goodykoontz, Griggs, Harding, Hayes, Huff, Hunt, Jacobs, Jacobson, Johnson, Klay, Koontz, Krebill, Kull, Kulp, Lounsberry, McCleery, Newell, Odendal, Olson, Patterson, Penn, Pickford, Ripley, Ritter, Robbins, Rowles, Russell, Schee, Sherman, Skinner, Smith of Adams, Speer, Stephenson, Townsend, Van Camp, White—55.

Absent or not voting:

Bauman, Beans, Beebe, Bowman, Brown, Crist, Cunningham, Dunlap, Fletcher, Fraley, Fry, Fulton, Grout, Hamilton, Hazen, Hogan, Lund, McCullough, Milton, Moore, O'Connor, Perkins, Sater, Taylor, Whitney, Zeller, Mr. Speaker—27.

So the motion was lost.

On motion of Moore of Linn, Senate File No. 491, a bill for an act to make appropriations for the payment of state and judicial officers, state and other expenses, was taken up and considered.

Mr. Moore moved to amend Section Forty-three (43) by changing the figures "1913" to "1911."

Amendment adopted.

Miller of Bremer offered the following amendment:

I move to amend the so-called "Omnibus Bill" by inserting after Section 45 the following paragraph:

Sec. 45 1-2. To the Department of Justice, to be devoted to the investigation and prosecution of illegal combinations, the sum of five thousand dollars (\$5,000.00)."

Roll call demanded by Miller of Bremer and Stipe of Page.

On the question, "Shall the amendment be adopted?"

The ayes were:

Black, Campbell of Ida, Dawson, Downey, Ellis, George, Gilbert, Halgrims, Harvey, Kulp, Leach, Lenocker, Linnan, Miller of Bremer, Miller of Dubuque, Milton, Murtagh, Olson, Sater, Smith of Adams, Stipe—21.

The nays were:

Bascom, Beans, Brockway, Campbell of Webster, Collin, Daniels, Dewey, Edmunds, Enger, Finlayson, Fourt, Goodykoontz, Grout, Huff, Hunt, Huntley, Jacobs, Johnson, Klay, Patterson, Penn, Perkins, Ripley, Robbins, Russell, Shane, Shankland, Sherman, Skinner, Stephenson, Stoddard—31.

Absent or not voting:

Bauman, Beebe, Boettger, Bowman, Brady, Brown, Bruce, Bybee, Byerly, Cousins, Crist, Cunningham, Dabney, Dixon, Dunlap, Escher, Felt, Fletcher, Fraley, Fry, Fulton, Greene, Griggs, Hamilton, Harding, Hayes, Hazen, Hickenlooper, Hogan, Hutchins, Jacobson, Koontz, Krebill, Kull, Larrabee, Lounsberry, Lund, McCleery, McCullough, Moore, Newell, O'Connor, Odendahl, Pickford, Ritter, Rowles, Schee, Smith of Decatur, Speer, Taylor, Townsend, Van Camp, White, Whitney, Zeller, Mr. Speaker—56.

So the amendment was lost.

Mr. Moore moved 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 ayes were:

Bascom, Bauman, Beans, Beebe, Black, Boettger, Bowman, Brady, Brockway, Brown, Bruce, Bybee, Campbell of Ida, Campbell of Webster, Collin, Cousins, Crist, Dabney, Daniels, Dawson, Dewey, Edmunds, Ellis, Enger, Escher, Felt, Finlayson, Fourt, Fraley, Fry, Fulton, George, Gilbert, Goodykoontz, Greene, Griggs, Grout, Harding, Harvey, Hayes, Hickenlooper, Hogan, Huff, Hunt, Huntley, Jacobs, Jacobson, Johnson, Klay, Koontz, Krebill, Kull, Kulp, Lenocker, Linnan, Lounsberry, Lund, McCleery, Miller of Dubuque, Milton, Moore, Odendahl, Olson, Patterson, Penn, Perkins, Pickford, Ripley, Ritter, Robbins, Rowles, Russell. Sater, Schee, Shane, Shankland, Sherman, Skinner, Smith of Adams,

Stephenson, Stoddard, Townsend, Van Camp, Whitney, Zeller, Mr. Speaker-86.

The nays were:

None.

Absent or not voting:

Byerly, Cunningham, Dixon, Downey, Dunlap, Fletcher, Halgrims, Hamilton, Hazen, Hutchins, Larrabee, Leach, McCullough, Miller of Bremer, Murtagh, Newell, O'Connor, Smith of Decatur, Speer, Stipe, Taylor, White—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—I am directed to inform your honorable body that the Senate has concurred in House amendments to Senate File No. 490, a bill for an act fixing the number of senators in the General Assembly.

GEO. A. WILSON,

Secretary.

Also:

Mr. Speaker—I am directed to inform your honorable body that the Senate has concurred in House amendments to Senate File No. 129, a bill for an act to regulate the keeping of stallions, jacks, etc.

GEO. A. WILSON,

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. 336, a bill for an act to repeal Section 1 of Chapter 75 of the Acts of the Thirty-third General Assembly, relating to the bonds of public officers.

GEO. A. WILSON, 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. 280, a bill for an act to amend Section 4998-a-5, relating to the penalty for failure to provide safeguards for machinery and equipment of fire escapes.

Geo. A. Wilson, Secretary.

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. 507, a bill for an act to repeal Chapter 115, laws of the Thirty-third General Assembly and enact a substitute therefor, relating to banks and banking.

> GEO. A. WILSON, Secretary.

Also:

MB. 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. 452, a bill for an act relating to the weight of flour and providing a penalty for the violation thereof.

GEO. A. WILSON, Secretary.

Also:

MR. SPEAKER—I am directed to inform your honorable body that the President of the Senate has appointed as conference committee on Senate File No. 209, a bill for an act making appropriations for education institutions, Senators Mattes, Adams, Jewell and Schrup.

Geo. A. Wilson, Secretary.

Also:

MR. SPEAKER—I am directed to inform your honrable body that the Senate has adopted the report of the conference committee and passed the substitute amendment recommended by conference committee on Senate File No. 183, a bill for an act to create a state dairy and beef cattle board.

Geo. A. Wilson, Secretary.

REPORT OF COMMITTEE.

Moore of Linn from the Committee on-Appropriations submitted the following report:

Mr. Speaker—Your Committee on Appropriations, to whom was referred Senate File No. 309, a bill for an act making appropriation to enable the State Railroad Commission to investigate and prepare cases affecting Iowa Interstate rates, 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 be amended as follows:

By striking out of line three of Section 1, the words and figures "Twenty-five Thousand Dollars (\$25,000.00)" and inserting in lieu thereof the

words and figures, "Fifteen Thousand Dollars, (\$15,000.00)", and when so amended the bill do pass.

E. R. Moore, Chairman.

Report adopted.

CONSIDERATION OF BILLS.

On motion of Moore of Linn Senate File No. 309 a bill for an act making appropriation to enable the state railroad commission to investigate and prepare cases affecting Iowa intrastate rates, with report of committee recommending passage as amended, was taken up, considered, and the committee amendments were rejected.

Mr. Moore moved 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 ayes were:

Bascom, Bauman, Beans, Beebe, Black, Boettger, Bowman, Brady, Brockway, Brown, Bruce, Bybee, Campbell of Ida, Campbell of Webster, Collin, Cousins, Cunningham, Dabney, Daniels, Dawson, Dewey, Dixon, Downey, Edmunds, Enger, Escher, Felt, Finlayson, Fourt, Fraley, Fry, Fulton, George, Gilbert, Goodykoontz, Griggs, Grout, Halgrims, Harding, Harvey, Hayes, Hickenlooper, Hogan, Huff, Hunt, Huntley, Jacobs, Jacobson, Johnson, Klay, Koontz, Krebill, Kulp, Larrabee, Leach, Lenocker, Linnan, Lounsberry, McCleery, Miller of Dubuque, Milton, Moore, Murtagh, Odendahl, Olson, Patterson, Penn, Perkins, Pickford, Ripley, Ritter, Robbins, Rowles, Russell, Sater, Schee, Shane, Shankland, Sherman, Skinner, Smith of Adams, Smith of Decatur, Speer, Stephenson, Stipe, Stoddard, Townsend, Van Camp, Whitney, Mr. Speaker—90.

The nays were:

None.

Absent or not voting:

Byerly, Crist, Dunlap, Ellis, Fletcher, Greene, Hamilton, Hazen, Hutchins, Kull, Lund, McCullough, Miller of Bremer, Newell, O'Connor, Taylor, White, Zeller—18.

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, House Files Nos, 470, 177, 210,

436, 329, 406, 608, 569, 488, 513, 612, 599, 543, 214, 556, 613, 506, 585, also Senate Files Nos. 307, 343, 436, 284, 160, 481, 489, 89, 488, 415, 482 and 200.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS.

Whitney of Woodbury, from the Joint Committee on Enrolled Bills, submitted the following report and moved its adoption:

MR. SPEAKER—Your Joint Committee on Enrolled Bills respectfully report that they have examined and find correctly enrolled:

House File No. 506, a bill for an act to amend the law as it appears in Sections Three Hundred Sixty (360), Seventeen Hundred Ten (1710), Seventeen Hundred Eleven (1711), Seventeen Hundred Twenty-one (1721), Seventeen Hundred Twenty-eight (1728), Seventeen Hundred Forty-five (1745), Seventeen Hundred Eighty-seven (1787), Seventeen Hundred Ninety-eight (1798), of the Code, and to amend the law as it appears in Sections Thirteen Hundred and Thirty-three (1333), Seventeen Hundred Nine (1709) (Division 1), Seventeen Hundred Fifty-eight-b (1758-b), Seventeen Hundred Eighty-two (1782), Seventeen Hundred Fifty-nine-b (1759-b), Seventeen Hundred Fifty-nine-f (1759-f), Seventeen Hundred Ninety-eight-a (1798-a), Seventeen Hundrel Ninety-eight-b (1798-b). Eighteen Hundred Thirty-nine-j (1839-j), of the Supplement to the Code, 1907, and to amend the law as it appears in Section Seven (7), Chapter One Hundred Five (105), and Section One (1) of Chapter One Hundred Eleven (111) of the Acts of the Thirty-third General Assembly; and to enact a section as Section Eighteen Hundred Twenty-d (1820-d) to Chapter Eight (8), Title Nine (9) of the Code, all relating to insurance.

Also:

House File No. 585, a bill for an act apportion the state into representative districts and declare the ratio of representation.

Also:

House File No. 214, a bill for an act to amend Section One of Chapter One Hundred Thirty-nine (139) of the laws of the Thirty-third General Assembly, relating to the sale of intoxicating figures by permit holders.

Also:

House File No. 613, a bill for an act to legalize a certain contract entered into between the counties of Pocahontas and Calhoun, State of Iowa, in behalf of drainage improvement district No. 13 in Pocahontas county and drainage improvement district No. 9 in Calhoun county, Iowa, and to authorize the issuance of a warrant by Pocahontas county, Iowa, on the funds of said drainage improvement district 13 in Pocahontas county, Iowa, to the treasurer of Calhoun county, Iowa, for the use and benefit of drainage improvement district No. 9 in Calhoun county, and to authorize the levy and collection of taxes for the payment of the same.

House File No. 556, a bill for an act declaring the emission of smoke within the corporate limits of certain cities to be a public nuisance, and conferring upon such cities additional powers for the abatement of such nuisance.

Also:

House File No. 543, a bill for an act to amend House File No. Six (6) of the Thirty-fourth General Assembly relating to the recovery of interest in real estate when spouse failed to join in conveyance.

U. G. WHITNEY,
Chairman House Committee.
Ed. P. Malmberg.
Chairman Senate Committee.

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 failed to pass the following bill in which the concurrence of the Senate was asked:

Senate File No. 289, a bill for an act to invest the district courts of the State of Iowa with jurisdiction and authority to restrain violations of any laws relating to trust.

GEO. A. WILSON.

Secretary.

Also :

MR. SPEAKER—I am directed to inform your honorable body that the Senate has concurred in House amendments to Senate File No. 491, a bill for an act making appropriation for the payment of state and judicial officers state and other expenses.

GEO. A. WILSON.

Sccretary.

Also:

MR. SPEAKER—I am directed to inform your honorable body that the Senate has pased the following bill in which the concurrence of the House is asked:

Senate File No. 492, a bill for an act to provide for the general levy for state purposes.

GEO. A. WILSON.

Secretary.

Also:

Mr. Speaker—I am directed to inform you nonorable body that the Senate has adopted the report of the conference committee and concurred in the amendments recommended by conference committee to Senate

File No. 209, a bill for an act making appropriation for the state educational instituions.

Gec. A. Wilson, Secretary.

Also:

MR. SPEAKER—I am directed to inform your honorable body that the Senate has concurred in House Concurrent Resolution relative to allowing members to purchase the chairs they have occupied.

GEO. A. WILSON, 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 furnishing Geo. W. Van Camp Supplement to the Code.

Geo. A. Wilson, Secretary.

SENATE MESSAGE CONSIDERED.

Senate File No. 492, a bill for an act to provide for the general levy for state purposes for the years 1911 and 1912.

Read first and second time and passed on file.

Mr. Moore moved that the rules preventing the third reading of bills the same day as the first and second reading be suspended.

Motion prevailed.

CONSIDERATION OF BILLS.

On motion of Moore of Linn, Senate File No. 492, a bill for an act to provide for the general levy for state purposes for the years 1911 and 1912, was taken up and considered.

Mr. Moore moved 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 ayes were:

Bascom, Bauman, Black, Bowman, Brady, Brockway, Brown, Bruce, Bybee, Campbell of Ida, Campbell of Webster, Collin,

Cousins, Crist, Dabney, Daniels, Dixon, Enger, Escher, Felt, Fourt, Fraley, Fry, Fulton, George, Gilbert, Goodykoontz, Greene, Halgrims, Harding, Harvey, Hayes, Hazen, Hickenlooper, Hogan, Huff, Hunt, Huntley, Jacobs, Jacobson, Johnson, Klay, Koontz, Krebill, Kull, Kulp, Larrabee, Lenocker, Linnan, Lounsberry, Moore, Murtagh, Odendahl, Olson, Patterson, Penn, Perkins, Pickford, Ripley, Ritter, Robbins, Rowles, Russell, Sater, Shane, Sherman, Skinner, Smith of Adams, Smith of Decatur, Stipe, Townsend, Van Camp, White, Mr. Speaker—74.

The nays were:

Griggs-1.

Absent or not voting:

Beans, Beebe, Boettger, Byerly, Cunningham, Dawson, Dewey, Downey, Dunlap, Edmunds, Ellis, Finlayson, Fletcher, Grout, Hamilton, Hutchins, Leach, Lund, McCleery, McCullough, Miller of Bremer, Miller of Dubuque, Milton, Newell, O'Connor, Schee, Shankland, Speer, Stephenson, Stoddard, Taylor, Whitney, Zeller—33.

So the bill passed and the title was agreed to.

REPORT OF COMMITTEE ON ENROLLED BILLS.

Whitney of Woodbury, from the Committee on Enrolled Bills, submitted the following report and moved its adoption:

House File No. 513, a bill for an act to amend Sections Two (2), Three (3) and Four (4) of Chapter One Hundred Fifty-five (155) of the Acts of the Thirty-third General Assembly, providing for fishing in certain waters, and the care and propagation of fish.

Also:

House File No. 612, a bill for an act to legalize a certain election held October 14, 1910, in the town of La Motte, Jackson County, Iowa.

Also:

House File No. 599, a bill for an act to authorize Boards of Supervisors within their respective counties to grant permission to persons engaged in the manufacture of gas for illuminating and heating purposes to lay mains and pipes in highways to supply consumers outside of the territorial limits of the municipality in which the manufacturing plant of such person is located.

Also:

House File No. 470, a bill for an act to amend Section One Thousand Eight Hundred Twenty-one-c (1821-c) of the Supplement to the Code, 1907, relating to insurance examiner.

House File No. 177, a bill for an act to amend Section Twenty-eight Hundred and Sixteen (2816) of the Code, relative to the title and disposition of real estate acquired by a school corporation.

Also:

House File No. 210, a bill for an act to regulate the size and construction of caboose cars, and providing penalties for the violation thereof.

Also:

House File No. 436, a bill for an act authorizing and directing county attorneys to secure from the federal internal revenue collectors for Iowa certified copies of the names of all persons holding receipts or stamps showing payment to the federal government of the special tax imposed upon the business of selling intoxicating liquors within their respective counties, other than registered pharmacists holding valid permits to keep and sell intoxicating liquors for medicinal and pharmaceutical purposes and persons engaged in selling intoxicating liquors under the mulct law, and making such certified copies competent evidence, and the payment therefor.

Also:

Hovse File No. 329, a bill for an act to abolish the state board of veterinary medical examiners, to transfer the powers and duties of said board to the state veterinary surgeon, and to establish a commission of animal nealth.

Also:

House File No. 406, a bill for an act making it unlawful to obstruct public highways and defining such obstructions and providing for the removal thereof.

Also:

House File No. 608, a bill for an act to legalize certain ordinances of the town of Williamsburg. Iowa.

Also:

House File No. 569, a bill for an act to amend the law as it appears in Section Five Thousand Eighty-one (5081) of the Code, relating to the penalty for nuisances.

Also:

House File No. 488, a bill for an act to amend the law as it appears in Section Seven Hundred Twenty-eight (728) of the Supplement to the Code, 1907, relating to vacancies in office of library trustees.

U. G. WHITNEY,

Chairman.

Adopted.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS.

MR. SPEAKER—Your Joint Committee on Enrolled Bills respectfully report that they have this day sent to the governor for his approval:

House File No. 513, a bill for an act to amend Sections Two (2), Three (3) and Four (4) of Chapter One Hundred Fifty-five (155) of the Acts of the Thirty-third General Assembly, providing for fishing in certain waters, and the care and propagation of fish.

Also:

House File No. 612, a bill for an act to legalize a certain election held October 14, 1910, in the town of La Motte, Jackson county, Iowa.

Also:

House File No. 599, a bill for an act to authorize Boards of Supervisors within their respective counties to grant permission to persons engaged in the manufacture of gas for illuminating and heating purposes to lay mains and pipes in highways to supply consumers outside of the territorial limits of the municipality in which the manufacturing plant of such person is located.

Also:

House File No. 470, a bill for an act to amend Section One Thousand Eight Hundred Twenty-one-c (1821-c) of the Supplement to the Code, 1907, relating to insurance examiner.

Also:

House File No. 210, a bill for an act to regulate the size and construction of caboose cars, and providing penalties for the violation thereof.

Also:

House File No. 177, a bill for an act to amend Section Twenty-eight Hundred and Sixteen (2816) of the Code, relative to the title and disposition of real estate acquired by a school corporation.

Also:

House File No. 436, a bill for an act authorizing and directing county attorneys to secure from the federal internal revenue collectors for Iowa certified copies of the names of all persons holding receipts or stamps showing payment to the federal government of the special tax imposed upon the business of selling intoxicating liquors within their respective counties, other than registered pharmacists holding valid permits to keep and sell intoxicating liquors for medicinal and pharmaceutical purposes and persons engaged in selling intoxicating liquors under the mulct law, and making such certified copies competent evidence, and the payment therefor.

Also:

House File No. 329, a bill for an act to abolish the state board of veterinary medical examiners, to transfer the powers and duties of said board to the state veterinary surgeon, and to establish a commission of animal health.

House File No. 406, a bill for an act making it unlawful to obstruct public highways and defining such obstructions and providing for the removal thereof.

Also:

House File No. 608, a bill for an act to legalize certain ordinances of the town of Williamsburg, lowa.

Also:

House File No. 569, a bill for an act to amend the law as it appears in Section Five Thousand Eighty-one (5081) of the Code, relating to the penalty for nuisances.

Also:

House File No. 488, a bill for an act to amend the law as it appears in Section Seven Hundred Twenty-eight (728) of the Supplement to the Code, 1907, relating to vacancies in office of library trustees.

U. G. WHITNEY, Chairman House Committee.

Ed. P. Malmberg, Chairman Senute Committee.

Adopted.

Cunningham of Buena Vista, from the Conference Committee on Senate File No. 209, presented the following report and moved its adoption:

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

We, your conference committee of Senate File No. 209, beg leave to report that we have had the same under consideration and recommend that the House recede from its amendment and substitute the following amendment:

By striking out of line sixteen (16) of Section Three (3) the words "college extension" and inserting in lieu thereof the words "agricultural extension work" and further amending such section by adding thereto the following:

"There is hereby further appropriated for the agricultural extension work the sum of eight thousand dollars (\$8,000) annually, for a period of two years."

JOSEPH MATTES,

A. J. SCHRUP,

H. L. ALLEN,

P. M. JEWELL,

Committee on part of the Senate.

G. H. CUNNINGHAM,

WM. LARRABEE, JR.,

H. C. WHITE,

Committee on part of the House.

Report adopted.

Mr. Cunningham moved that the House adopt the amendments proposed by the Conference committee.

On the question, "Shall the Conference Committee amendments be adopted?"

The ayes were:

Bascom, Bauman, Black, Boettger, Brady, Brockway, Brown, Bruce, Campbell of Ida, Campbell of Webster, Collin, Cousins, Cunningham, Dabney, Daniels, Dawson, Dewey, Dunlap, Edmunds, Enger, Escher, Felt, Fourt, Fraley, George, Gilbert, Goodykoontz, Griggs, Grout, Harding, Harvey, Hayes, Hogan, Huff Hunt, Huntley, Jacobs, Jacobson, Johnson, Klay, Krebill, Kull, Larrabee, Leach, Lenocker, Linnan, Lund, McCullough, Miller of Dubuque, Milton, Moore, Newell, Odendahl, Patterson, Penn, Perkins, Pickford, Ripley, Ritter, Robbins, Rowles, Russell, Sater, Schee, Shane, Shankland, Sherman, Skinner, Smith of of Adams, Smith of Decatur, Speer, Stephenson, Stoddard, Townsend, Van Camp, White, Zeller, Mr. Speaker—78.

The nays were:

None.

Absent or not voting:

Beans, Beebe, Bowman, Bybee, Byerly, Crist, Dixon, Downey, Ellis, Finlayson, Fletcher, Fry, Fulton, Greene, Halgrims, Hamilton, Hazen, Hickenlooper, Hutchins, Koontz, Kulp, Lounsberry, McCleery, Miller of Bremer, Murtagh, O'Connor, Olson, Stipe, Taylor, Whitney—30.

So the Conference Committee amendments were adopted.

Dabney of Davis called up his amendments to the rules of the Thirty-fourth General Assembly and moved to amend Rule 77 by striking out the figure "4" and inserting "8."

Amendment adopted.

Amendment to rules as amended adopted.

Speaker Pro Tempore Perkins in the Chair.

Hayes of Montgomery, from the committee appointed for the purpose of securing chairs for the President of the Senate and the Speaker of the House, submitted the following report:

Your Special Committee appointed for the purpose of securing chairs and gavels for the President of the Senate and the Speaker of the House, respectfully report:

That the chair occupied by the President of the Senate and the gavel used by him in presiding over the deliberations of the Senate be presented to him.

And that the chair occupied by the Speaker of the House and the gavel used by him in presiding over the deliberations of the House, be presented to him.

Respectfully submitted,

JOHN T. CLARKSON,
H. W. SPAULDING,
GORDON HAYES,
W. J. DIXON,
J. W. BOWMAN,
Special Committee.

Adopted.

Dixon of Sac moved that a committee of three be appointed to conduct the Speaker to the Chair.

Motion prvailed.

Speaker Pro Tempore appointed as such committee: Dixon of Sac, Hayes of Montgomery, Bowman of Linn.

Hayes of Montgomery, presenting to the Speaker the Chair and the gavel, used by him, made the following remarks:

Mr. Speaker and Gentlemen of the House:

To me is given the honor and pleasure of presenting to you, Mr. Speaker, the gavel and chair used during our deliberations as tokens of our friendship and esteem.

Your absolute fairness and unfailing generosity have won our hearts.

The members of this House coming as we did from various walks of life felt our unfitness for the work we had undertaken. In a great measure the work accomplished by us and the pleasure of our meetings has depended upon the kindness and assistance of our Speaker. We members who are serving our first session wish especially to express to you our appreciation of the thoughtful assistance you have given us.

May the great gavel which directs the work of your life be wielded in your behalf as firmly and fairly as you have used this gavel in our deliberations.

Throughout the coming years may this chair constantly remind you that your friends are legion and that they are for you always.

From the fullness of our hearts Mr. Speaker, we extend to you this chair and gavel.

In accepting the chair and the gavel, Speaker Stillman made the following remarks:

Among all those attributes of character which we most admire and prize in our fellow men, it seems to me that the greatest and the finest of all is the capacity for real, unselfish friendship. There comes to my mind a quotation long ago read and remembered which runs thus:

"He who has found a new star in the sky

Is less fortunate than he who finds a new, deep-hearted friend. The stars will die:

They are but creatures of the sun and wind;

But Friendship casts her firm sheet-anchors

Deep beside the shore-lines of Eternity."

We who sit here today have become in the days and weeks that are gone more than mere formal neighbors and colleagues upon the floor of the House; we have become friends, and that friendship is a treasure which neither moth nor rust can corrupt, nor thieves break through and steal. There is no one of us but has discovered in his fellow here some sterling and lovable trait of character; there is no one of us but has found in himself and in his neighbor some trace of human frailty or weakness which serves as the one touch of nature which makes the whole world kin. And now, with the hour at hand when all these pleasant associations are to be broken, never again to be fully repeated or restored, I know there is no one of us but feels that something very cheering, very helpful and very desirable is passing out of our paths of life. My mind has run to the subject of friendship, because I know that the generous action which you have just taken found its source and inspiration in friendship. Replying to that sentiment on my own behalf, I want to say that I feel a deep and personal affection for every member of this house, without exception. There has never been a moment when you have not given to me, your presiding officer, your generous and loyal support; there never has been a day when my hand has not been upheld and strengthened by your sympathy and your helpful assistance, without which the administration of this office must have been a complete and utter failure. For these favors my gratitude is deep beyond the power of words, and in calling you my friends, I want to use that word in all the fullness of meaning with which it is capable of being construed.

This magnificent chair and this gavel shall be held and kept among my most priceless earthly posessions. Engraved upon them in characters invisible to others, but clear to me, I shall always be able to read a testimonial of your affection and your good-will; while mingled still more deeply with the very elements of wood and leather and iron which compose their fabric, there shall always be suggestion and reminder of those resources of wisdom, of courage, of zeal and of upright honesty which have been the very foundation of all your relations here—qualities which have helped you meet and surmount every difficulty.

I accept your gifts with delight, and beg you to believe that the acknowledgment, however inadequate, proceeds from a heart overflowing with appreciation and with gratitude.

Dixon of Sac made the following remarks:

Gentlemen of the House:

I gladly endorse the eloquent tribute paid our Speaker by the Gentleman from Montgomery. It has been the custom and precedent of the members of this body to select for their presiding officer a member of the legal fraternity, one versed in the procedure of law making and skilled in the forum of debate. At the beginning of the session, this precedent was set aside and we selected as our Speaker a plain country editor. I need hardly say to you that we drew a prize. The qualifications required of a presiding officer in a body like this, are varied.

One may have the eloquence of a Webster, the courtliness of a Chesterfield, the parlimentary knowledge of a Cushing, but if with these qualifications he does not possess tact, then his work will be a failure.

"Tact clinches the bargain, Sails out of the bay, Gets the vote of the Senate, 'Spite of Webster or Clay."

Our Speaker possesses this rare gift of the moderator, tact, in an unusual degree. There has arisen in this body this session, some of the most complicated and intricate questions of parlimentary law ever presented in a deliberative assembly. Yet our Speaker has decided them instantly, and decided them right.

In the more than half century of our existence as a state, there have been some great men in the Speaker's chair of this Assembly. "Men of opinions and a will, men who have honor, men who will not lie," but in all of this list of the great presiding officers of this body, none have excelled the present Speaker in knowledge of parlimentary procedure, in fairness and in justice.

To the new members he has been especially kind and considerate. The members of this body appreciate his great service to the state and we believe that the people of Iowa have further use for the Gentleman from Greene.

Zeller of Madison made the following remarks:

MR SPEAKER—I arise not to further weary you, my colleagues, by attempting to add to the well deserved compliments already extended to my well beloved friend, the Speaker. I would only emphasize what has already been so eloquently said by the gentleman from Montgomery and the gentleman from Sac. But gentlemen of the House, my purpose in claiming the attention of the House is to ask a question. It is this: What is the matter with Stillman? The whole House, "Nothing is the matter with Stillman. He is all right."

Dixon of Sac offered the following Resolution and moved its adoption:

We, the Representatives of the Thirty-fourth General Assembly, herewith express our appreciation of the valuable and efficient services ren-

dered by the Honorable Eli C. Perkins, Speaker Pro Tempore of the House. We extend to him our sincere best wishes for a happy and prosperous future.

Motion prevailed and Resolution was adopted.

Speaker Pro Tempore Perkins responded with the following remarks:

Mr. Speaker and Members of the Thirty-fourth General Assembly:

I thought when I made my last address on the Appropriation bill this evening, that I had spoken to you for the last time. Our pleasant associations are over, the session is ended, and we are now come to the parting of the ways, and the time to say good-bye.

The work of the session, as far as we are concerned, is ended, but I believe that the measures passed by this House, and soon to become the laws of our state, will be for the uplifting and betterment of the people of Iowa.

Among the memories that we shall carry away with us, is the thought of the pleasant friendships we have formed, and the knowledge that all over the state, from east to west, are those who wish us well.

Gentlemen, I thank you all for your kindness to me when I have occupied the Speaker's chair, and I bid you all good-bye.

Dixon of Sac offered the following Resolution and moved its adoption:

We, the Representatives of the Thirty-fourth General Assembly, by this resolution, desire to show in a small way our gratitude and appreciation for the many kindnesses and courtesies extended to the membership by Mr. C. R. Benedict, Chief Clerk, Mr. A. C. Gustafson, assistant clerk, Mr. Tom Watters, Reading Clerk, Mrs. L. S. Elliott, Mr. F. G. Luke, Journal Clerks, Mrs. Caroline Young Smith, Engrossing Clerk, Miss Mabel Elwood, Enrolling Clerk, Mr. B. C. Gulliams, File Clerk, E. H. Trease, Bill Clerk, Mrs. Clara Keller-Hook, Post-mistress, Mr. J. Heffelfinger, Sergeant-at-Arms, Mr. A. M. May, Chief Doorkeeper, and all other clerks, doorkeepers, pages and janitors.

Motion prevailed and Resolution was adopted.

Zeller of Madison moved that the Secretary of State be directed to mail to each member of the House a Journal of April 12th of the House.

Motion prevailed.

SENATE AMENDMENTS CONSIDERED.

On request of Jacobs of Calhoun, unanimous consent having been given, House File No. 280, a bill for an act to amend Section Fortynine Hundred and Ninety-nine-a-5 (4999-a5), Supplement to the Code, 1907, and Section Forty-nine Hundred and Ninety-nine-a10

(4999-a10), Supplement to the Code, 1907, relating to the penalty for failure to provide safeguards for machinery and equipment and fire escapes and to provide penalty for removing such safeguards, with Senate amendments, was taken up and the amendments read and considered.

SENATE AMENDMENT.

Amend House File No. 280 by striking out Section Two.

Mr. Jacobs moved that the House concur in the Senate amendment.

On the question, "Shall the House concur,"

The ayes were:

Bascom, Beans, Beebe, Black, Boettger, Bowman, Brady, Bruce. Bybee, Campbell of Ida, Campbell of Webster, Collin, Cousins, Dabney, Daniels, Dawson, Dewey, Dixon, Downey, Dunlap, Edmunds, Ellis, Enger, Escher, Felt, Finlayson, Fourt, Fraley, Fry, Fulton, George, Gilbert, Goodykoontz, Greene, Griggs, Grout, Halgrims, Harding, Harvey, Hayes, Hazen, Hickenlooper, Hogan, Huff, Hunt, Huntley, Jacobs, Jacobson, Johnson, Klay, Krebill, Kull, Kulp, Larrabee, Leach, Lenocker, Linnan, Lounsberry, Mc-Cullough, Miller of Dubuque, Milton, Moore, Murtagh, O'Connor, Odendahl, Olson, Patterson, Penn, Perkins, Pickford, Ripley, Ritter, Robbins, Rowles, Russell, Sater, Schee, Shane, Shankland, Sherman, Skinner, Smith of Adams, Smith of Decatur, Speer, Taylor, Townsend, Van Camp, Stephenson, Stipe, Stoddard, White, Zeller, Mr. Speaker—93.

The nays were:

None.

Absent or not voting:

Bauman, Brockway, Brown, Byerly, Crist, Cunningham, Fletcher, Hamilton, Hutchins, Koontz, Lund, McCleery, Miller of Bremer, Newell, Whitney—15.

So the House concurred in Senate amendment.

REPORT OF COMMITTEE ON ENROLLED BILLS.

Whitney of Woodbury, from the Committee on Enrolled Bills, submitted the following report and moved its adoption.

MR. Speaker—Your Committee on Enrolled Bills respectfully report that they have examined and find correctly enrolled:

House File No. 542, a bill for an act to provide for the inspection of weights and measures, and to punish the keeping of false weights and measures.

Also:

Horse File No. 280, a bill for an act to amend Section Forty-nine Hundred and Ninety-nine-a-5 (4999-a-5), Supplement to the Code, 1907, and Section Forty-nine Hundred and Ninety-nine-a10 (4999-a10), Supplement to the Code, 1907, relating to the penalty for failure to provide safeguards for machinery and equipment and fire escapes, and to provide penalty for removing such safeguards.

Also:

House File No. 452, a bill for an act relating to the weight of flour and providing a penalty for violation thereof, and to repeal Section Five Thousand Seventy (5070) of the Code of Iowa.

Also:

House File No. 461, a bill for an act to indemnify Mr. W. T. Johnson for personal injuries sustained by him while a patient at the State University of Iowa Hospital, Iowa City, Iowa.

Also:

House File No. 367, a bill for an act to amend the law as it appears in Chapter Seventeen-a (17-a) Title XIII of the Supplement to the Code, 1907, relative to salaries and appropriations for the state library and the historical department.

Also:

House File No. 403, a bill for an act to amend the law as it appears in Section Two Hundred and Fifty-four-a-2 (254-a-2) of the Supplement to the Code, 1907, and Section One (1) of Chapter 12 of the Acts of the Thirty-third General Assembly relating to the compensation of shorthand reporters.

Also:

House File No. 115, a bill for an act making appropriation to the State Historical Society of Iowa.

Also:

House File No. 588, a bill for an act to establish in the state of Iowa the title and ownership of all wild game, animals, birds, and fish, and to provide for distraining and disposing of wild deer now running at large.

Also:

House File No. 392, a bill for an act amending the law as it appears in Section Two Thousand Five Hundred Thirty-nine (2539) of the Supplement to the Code, 1907, as amended by Chapter One Hundred Fifty-

two (152), Acts of the Thirty-third General Assembly, fixing the salary of the fish and game warden and providing for the payment of his expenses.

Also:

House File No. 369, a bill for an act to amend the law as it appears in Sections Nineteen Hundred and Eighty-nine-a-2 (1989-a-2), Nineteen Hundred Eighty-nine-a-8 (1989-a-8) as amended by Section Eight (8), Chapter One Hundred Eighteen (118), Acts of the Thirty-third General Assembly, Nineteen Hundred Eighty-nine-a-12 (1989-a-12) as amended by Section Eleven (11) Chapter One Hundred Eighteen (118) Acts of the Thirty-third General Assembly, Nineteen Hundred Eighty-nine-a-14 (1989-a-14) as amended by Section Thirteen (13), Chapter One Hundred Eighteen (118), Acts of the Thirty-third General Assembly, Nineteen Hundred Eighty-nine-a-49 (1989-a-49), of the Supplement to the Code, 1907, and to amend the law as it appears in Section Three (3) and Section Ten (10), Chapter One Hundred Eighteen (118), Acts of the Thirty-third General Assembly relating to the subject of waters, water courses, levees, drains and drainage districts.

Chairman.

Adopted.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS.

Whitney of Woodbury, from the Joint Committee on Enrolled Bills, submitted the following report and moved its adoption:

MR. SPEAKER—Your Joint Committee on Enrolled Bills respectfully report that they have examined, and find correctly enrolled:

House File No. 452, a bill for an act relating to the weight of flour and providing a penalty for violation thereof, and to repeal Section Five Thousand Seventy (5070) of the Code of Iowa.

Also:

House File No. 461, a bill for an act to indemnify Mr. W. T. Johnson for personal injuries sustained by him while a patient at the State University of Iowa Hospital, Iowa City, Iowa.

Also:

House File No. 367, a bill for an act to amend the law as it appears in Chapter Seventeen-a (17-a) Title XIII of the Supplement to the Code, 1907, relative to salaries and appropriations for the state library and the historical department.

Also:

House File No. 403, a bill for an act to amend the law as it appears in Section Two Hundred and Fifty-four-a-2 (254-a-2) of the Supplement to the Code, 1907, and Section One (1) of Chapter 12 of the Acts of the Thirty-third General Assembly relating to the compensation of shorthand reporters.

House File No. 115, a bill for an act making appropriation to the State Historical Society of Iowa.

Also:

House File No. 588, a bill for an act to establish in the state of Iowa the title and ownership of all wild game, animals, birds, and fish, and to provide for distraining and disposing of wild deer now running at large.

Also:

House File No. 392, a bill for an act amending the law as it appears in Section Two Thousand Five Hundred Thirty-nine (2539) of the Supplement to the Code, 1907, as amended by Chapter One Hundred Fifty-two (152), Acts of the Thirty-third General Assembly, fixing the salary of the fish and game warden and providing for the payment of his expenses.

Also:

House File No. 369, a bill for an act to amend the law as it appears in Sections Nineteen Hundred and Eighty-nine-a-2 (1989-a-2), Nineteen Hundred Eighty-nine-a-8 (1989-a-8) as amended by Section Eight (8), Chapter One Hundred Eighteen (118), Acts of the Thirty-third General Assembly, Nineteen Hundred Eighty-nine-a-12 (1989-a-12) as amended by Section Eleven (11) Chapter One Hundred Eighteen (118) Acts of the Thirty-third General Assembly, Nineteen Hundred Eighty-nine-a14 (1989-a-14) as amended by Section Thirteen (13), Chapter One Hundred Eighteen (118), Acts of the Thirty-third General Assembly, Nineteen Hundred Eighty-nine-a49 (1989-a49), of the Supplement to the Code, 1907, and to amend the law as it appears in Section Three (3) and Section Ten (10), Chapter One Hundred Eighteen (118), Acts of the Thirty-third General Assembly relating to the subject of waters, water courses, levees, drains and drainage districts.

Also:

Senate File No. 491, a bill for an act to make appropriations for the payment of state and judicial officers, state and other expenses.

Also:

Senate File No. 490, a bill for an act fixing the number of senators in the General Assembly, apportioning them among the several counties according to the number in each, and dividing the state into senatorial districts.

Also:

Senate Fi'e No. 209, a bill for an act making appropriations for the State University, the Iowa State College of Agriculture and Mechanic Arts, and the Iowa State Teachers' College.

House File No. 280, a bill for an act to amend Section Forty-nine Hundred and Ninety-nine-a-5 (4999-a-5), Supplement to the Code, 1907, and Section Forty-nine Hundred and Ninety-nine-a10 (4999-a10), Supplement to the Code, 1907, relating to the penalty for failure to provide safeguards for mach nery and εquipment and fire escapes, and to provide penalty for removing such safeguards.

Also:

House File No. 542, a bill for an act to provide for the inspection of weights and measures, and to punish the keeping of false weights and measures.

Also:

Senate File No. 485, a bill for an act legalizing act for a deed of Iowa, county to Ithamar Cheney, etc.

Also:

Senate File No. 183, a bill for an act to encourage the dairy industry and the beef cattle growing industries of the state of Iowa and to aid in providing instruction in practical and scientific methods and making an appropriation therefor.

Also:

Substitute for Senate File No. 18, a bill for an act requiring any persons, partnerships, or corporation owning or operating a street railway to equip its passenger cars with power brakes and other appliances and fixing a penalty for the violation thereof.

Also:

Senate File No. 281, a bill for an act to amend the law as it appears in Chapter One Hundred sixty-seven (167) of the Acts of the Thirty-third General Assembly relating to the practice of optometry and for the creation of a board of examiners in optometry.

Also:

Senate File No. 492, a bill for an act to provide for the general levy for state purposes for the years nineteen hundred and eleven (1911) and nineteen hundred and twelve (1912).

Also:

Substitute for Senate File No. 129, a bill for an act regulating the keeping offering for public service and sale of stallions, jacks and registered or pedigreed stock, etc.

Also:

Senate File No. 254, a bill for an act to provide for the support of the Industrial Schools and fixing a minimum monthly allowance for each of its departments, and repealing the law as it appears in Section Twenty-seven Hundred Thirteen (2713) of the Supplement to the Code, 1907.

Senate File No. 296, a bill for an act to legalize an election of Scott county, Iowa, held November 8, 1910, for the construction and maintenance of a county hospital, the acts and resolutions of the Board of Supervisors and authorizing the issuance of bonds therefor.

Also:

Substitute for Senate File No. 335, a bill for an act defining duties of the State Food and Dairy Commissioner under the Pure Food Law, regulating appointment of assistants, providing for compensation and expenses of assistants, defining food and the term "misbranded" and making appropriation therefor, and repealing acts and parts of acts in conflict therewith.

Also:

Substitute for Senate File No. 325, a bill for an act amending Section Fifty-seven Hundred Eighteen-a-fourteen (5718-a14) of the Supplement to the Code, 1907, relating to the time of employment and compensation of the members of the Board of Parole.

Also:

Senate Joint Resolution No. 8, fixing the number and compensation of employes in the department of state at the seat of government.

Also:

Senate File No. 309, a bill for an act making an appropriation to enable the State Railroad Commission to investigate and prepare cases affecting Iowa intrastate rates.

Also:

Senate File No. 126, a bill for an act making appropriations for the construction, repair, improvement and contingent funds for the State Institutions.

Also:

Substitute for Senate File No. 282, a bill for an act relating to mines and mining, etc.

Also:

Senate File No. 286, a bill for an act to provide for the support of the State Hospitals for the insane and repealing the law as it appears in Section 2291-b, Chapter 2, Title XII, Supplement to the Code, 1907.

Also :

Substitute for Senate File No. 327, a bill for an act to repeal Section Twenty-five Hundred Seventy-four (2574) of the Code, relating to the compensation of the secretary and members of the state board of health and enacting a substitute therefor.

Senate File No. 265, a bill for an act to provide for the support of the College for the Blind, fixing a minimum monthly allowance and repealing the law as it appears in Section Twenty-seven Hundred Eighteen-a (2718-a) of the Supplement to the Code, 1907.

Also:

Substitute for Senate File No. 449, a bill for an act, to amend the law as it appears in Section Twenty-five Hundred and Five (2505) Supplement to the Code, 1907, as amended by Chapter One Hundred and Forty-seven (147), Acts of the Thirty-third General Assembly, relating to the inspection and test of all illuminating oils kept for sale or sold within this state.

Also:

Senate File No. 137, a bill for an act providing for the appointment of a tax commission, defining its duties and appropriating money for its expenses.

Also:

Substitute for Senate File No. 52, a bill for an act to amend Section Four Thousand Seven Hundred Sixty-seven (4767) of the Code, relating to the crime of malicious threats to extort and to provide the penalty there for.

Also:

Substitute for Senate File No. 218, a bill for an act to amend Chapter 170 of the Acts of the 33d General Assembly, in relation to the powers and duties of the State Board of Education.

U. G. WHITNEY,
Chairman House Committee.
Ed. P. Malmberg,
Chairman Senate Committee.

Adopted.

The Speaker announced that as Speaker of the House, he had signed in the presence of the House, House File Nos. 542, 280, 452, 461, 367, 403, 115, 588, 392 and 369, and Senate File Nos. 137, 52, 218, 327, 265, 449, 126, 282, 286, 325, 309, 254, 296, 335, 485, 183, 18, 281, 492, 129, 491, 490, 209 and Senate Joint Resolution No. 8.

REPORT OF COMMITTEE ON ENROLLED BILLS.

Mr. Speaker—Your Committee on Enrolled Bills respectfully report that they have this day sent to the governor for his approval:

House File No. 542, a bill for an act to provide for the inspection of weights and measures, and to punish the keeping of false weights and measures.

House File No. 280, a bill for an act to amend Section Forty-nine Hundred and Ninety-nine-a-5 (4999-a-5), Supplement to the Code, 1907, and Section Forty-nine Hundred and Ninetynine-a-10 (4999-a-10), Supplement to the Code, 1907, relating to the penalty for failure to provide safeguards for mach nery and equipment and fire escapes, and to provide penalty for removing such safeguards.

Also:

House File No. 452, a bill for an act relating to the weight of flour and providing a penalty for violation thereof, and to repeal Section Five Thousand Seventy (5070) of the Code of Iowa.

Also:

House File No. 461, a bill for an act to indemnify Mr. W. T. Johnson for personal injuries sustained by him while a patient at the State University of Iowa Hospital, Iowa City, Iowa.

Also

House File No. 367, a bi'l for an eact to amend the law as it appears in Chapter Seventeen-a (17-a) Title XIII of the Supplement to the Code, 1907, relative to salaries and appropriations for the state library and the historical department.

Also:

House File No. 403, a bill for an act to amend the law as it appears in Section Two Hundred and Fifty-four-a-2 (254-a-2) of the Supplement to the Code, 1907, and Section One (1) of Chapter 12 of the Acts of the Thirty-third General Assembly relating to the compensation of shorthand reporters.

Also:

House Fi'e No. 115, a bill for an act making appropriation to the State Historical Society of Iowa.

Also:

House File No. 588, a bill for an act to establish in the state of Iowa the title and ownership of all wild game, animals, birds, and fish, and to provide for distraining and disposing of wild deer now running at large.

Also:

House File No. 392, a bill for an act amending the law as it appears in Section Two Thousand Five Hundred Thirty-nine (2539) of the Supplement to the Code, 1907, as amended by Chapter One Hundred Fifty-two (152), Acts of the Thirty-third General Assembly, fixing the salary of the fish and game warden and providing for the payment of his expenses.

House File No. 369, a bill for an act to amend the law as it appears in Sections Nineteen Hundred and Eighty-nine-a-2 (1989-a-2), Nineteen Hundred Eighty-nine-a-8 (1989-a-8) as amended by Section Eight (8), Chapter One Hundred Eighteen (118), Acts of the Thirty-third General Assembly, Nineteen Hundred Eighty-nine-a-12 (1989-a-12) as amended by Section Eleven (11) Chapter One Hundred Eighteen (118) Acts of the Thirty-third General Assembly, Nineteen Hundred Eighty-nine-a-14 (1989-a-14) as amended by Section Thirteen (13), Chapter One Hundred Eighteen (118), Acts of the Thirty-third General Assembly, Nineteen Hundred Eighty-nine-a49 (1989-a49), of the Supplement to the Code, 1907, and to amend the law as it appears in Section Three (3) and Section Ten (10), Chapter One Hundred Eighteen (118), Acts of the Thirty-third General Assembly relating to the subject of waters, water courses, levees, drains and drainage districts.

U. G. WHITNEY,

Chairman.

Adopted.

A committee from the Senate appeared and notified the House that it was ready to adjourn.

Felt of Clay moved that a committee be appointed to notify the Governor that the House is ready to adjourn.

Motion prevailed, and the Speaker appointed as such committee: Felt of Clay, Whitney of Woodbury and Odendahl of Carroll.

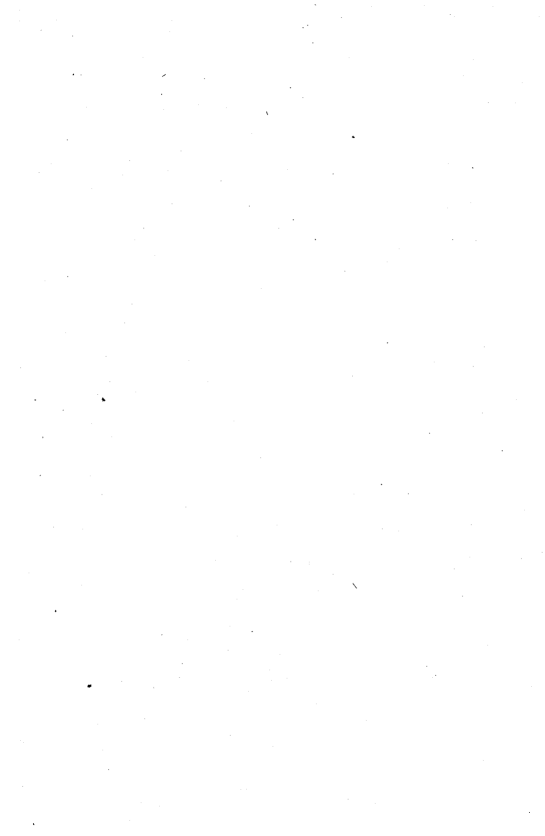
The committee appointed to notify the Governor that the House was ready to adjourn reported that it had performed its duty.

Halgrims of Humboldt moved that a committee be appointed to notify the Senate that the House is ready to adjourn.

Motion prevailed and the Speaker appointed as such committee: Halgrims of Humboldt, Russell of Winnebago and Crist of Clarke.

The committee retired and later returned and reported that they had so notified the Senate.

The hour of 2:00 o'clock having arrived, Speaker Stillman declared the House of Representatives of the Thirty-fourth General Assembly adjourned sine die.



BILLS AND JOINT RESOLUTIONS

Passsed by the Thirty-Fourth General Assembly

Titles of laws enacted and joint resolutions passed by the Thirty-fourth General Assembly to April 12, 1911.

C. R. BENEDICT, Chief Clerk.

HOUSE JOINT RESOLUTIONS.

- House Joint Resolution No. 1, by Dabney of Davis, a Joint Resolution ratifying the Sixteenth (16th) Amendment to the Constitution of the United States.
- House Joint Resolution No. 2, by Dabney of Davis, joint resolution of the Thirty-fourth General Assembly of the State of Iowa, making application to the Congress of the United States to call a convention for proposing amendments to the Constitution of the United States.

HOUSE BILLS.

- House File No. 6, by Campbell of Ida, a bill for an act to repeal Section Three Thousand Four Hundred Forty-seven-B (3447-B) of the Supplement to the Code, 1907, relative to the recovery of interest in real estate when spouse failed to join in conveyance, and to enact a substitute therefor.
- House File No. 9, by Boettger of Scott, a bill for an act to amend Section Five (5) of Chapter Sixty-one (61) of the Acts of the Thirty-third General Assembly of Iowa, relating to pensions for disabled and retired firemen.
- House File No. 10, by Lounsberry of Marshall, a bill for an act to amend the law as it appears in Section Two Hundred Ninety-six (296) of the Supplement to the Code, 1907, relating to the fees collected and paid to the County by the Clerk of the District Court.
- House File No. 11, by Newell of Plymouth, a bill for an act to amend Section One (1) of Chapter One Hundred Eighty-four (184), Laws of the Thirty-third General Assembly, relative to the limit of indebtedness of independent school corporations.

- House File No. 12, by Whitney of Wodbury, a bill for an act to provide for prosecuting criminal offenses to final judgment on information to be filed by the County Attorney, and without the intervention of the Grand Jury, in all cases in which the punishment exceeds a fine of one hundred dollars, or exceeds imprisonment for thirty days and to provide the procedure when so proesecuted on information.
- House File No. 14, by Dunlap of Clinton, a bill for an act to repeal Section One Thousand Five Hundred Sixty-nine (1569) of the Code, 1907, and to enact a substitute therefor, relating to passing of vehicles, including automobiles on the public highway.
- House File No. 25, by Ripley of Hancock, a bill for an act to amend Section One Thousand Six Hundred Forty-one-b (1641-b) of the Supplement to the Code relating to the issuance of capital sock of railway and manufacturing corporations.
- House File No. 26, by Ripley of Hancock, a bill for an act to amend Section Four Thousand Two Hundred Ninety-nine (4299) of the Code, relating to the declaration of forfeiture of contract and the service of notice thereto, and to amend Section Four Thousand Three Hundred (4300) of the Code relating to the recording of notice of forfeiture of contracts.
- House File No. 27, by Kulp of Palo Alto, a bill for an act to repeal Chapter Two-a (2-a), Title Eight (VIII), being Sections Fifteen Hundred Seventy-one-l (1571-l), both inclusive, of the Supplement to the Code, 1907, and to enact a substitute therefor, relating to registration of motor vehicles, regulating their use upon streets and highways, fixing penalties for violation thereof, and providing for expenditure of license fees and fines.
- House File No. 28, by Shane of Wapello, a bill for an act to provide for the payment of tutition of pupils residing in school corporations which do not offer instruction equivalent to the accredited high schools of Iowa.
- House File No. 29, by Zeller of Madison, a bill for an act to amend Section Five Thousand One Hundred Nineteen (5119) of the Code of Iowa, 1897, relative to the punishment of the crime of vagrancy and defining the same.
- House File No. 30, by Crist of Clarke, a bill for an act to repeal Section Two Thousand Three Hundred Eighty-three (2383) of the Code of Iowa, and to enact a substitute therefor, relative to the penalty for the violation of the laws relating to the sale or keeping for sale of intoxicating liquors.
- House File No. 33, a bill for an act to repeal Section Two Thousand Seven Hundred Ninety-four-a (2794-a) of the Supplement to the Code and to enact a substitute in lieu thereof relating to organization of consolidated independent school districts.

- House File No. 37, by Whitney of Woodbury, a bill for an act to prohibit the possession of roulette wheels, Klondyke tables, poker tables, poker chips, faro and keno layouts, and to provide for the seizure and destruction thereof.
- House File No. 38, by Whitney of Woodbury, a bill for an act to amend Section Three Thousand Four Hundred Thirty-nine (3439) of the Supplement to the Code, 1907, relating to the time when actions may be brought on judgments in courts of record.
- House File No. 41, by Harding of Woodbury, a bill for an act creating the office of State Fire Marshal and Deputy Fire Marshal, prescribing their duties and providing for their compensation and for the maintenance of the State Fire Marshal's office.
- House File No. 42, by Harding of Woodbury, a bill for an act to amend Section Seven Hundred Twenty (720) of the Code Supplement of 1907 providing for the amending of franchises granted to individuals or private corporations.
- House File No. 44, by Shankland of Polk, a bill for an act to amend the law as the same appears in Section 303-a of the Supplement to the Code of 1907, relating to the appointment and compensation of assistants to the County Attorney.
- House File No. 46, by Cunningham of Buena Vista, a bill for an act to repeal Chapter One Hundred One (101) of the Laws of the Thirty-third General Assembly and to enact a substitute therefor relative to the dragging of public highways and providing a penalty for failure to perform such duties.
- House File No. 47, by Smith of Decatur, a bill for an act to amend the law as it appears in Chapter Eight (8), Title Two (II) of the Supplement to the Code, 1907, in reference to the census.
- House File No. 50, by Goodykoontoz of Boone, a bill for an act amending Section Eighteen Hundred Thirty-nine-1 (1839-1) of the Supplement to the Code of 1907, relating to the investment of funds and depositing of securities of fraternal beneficiary societies.
- House File No. 53, by Griggs of Scott, a bill for an act to amend Section Eighteen Hundred Fifty-four (1854) of the Code of 1897, relating to deposits in savings banks.
- House File No. 56, by Grout of Black Hawk, a bill for an act to regulate the sale or disposal of stocks of goods, wares or merchandise in bulk, and to provide a penalty for the violation thereof.
- House File No. 59, by Boettger of Scott, a bill for an act to leagize a certain special election held in the Town of Bettendorf, Scott County, Iowa, on October 15, 1909, and to legalize certain franchises granted and adopted by the Town Council of said Town of Bettendorf pursuant to a favorable vote thereon by the electors of said town at said special election.

- House File No. 61, by Grout of Black Hawk, a bill for an act to amend Section One Thousand Nine Hundred Ninety-five (1995) of the Code, relative to taking private property for works of internal improvement and to prohibit the condemnation of cemeteries or any portion thereof.
- House File No. 67, by Stoddard of Buchanan, a bill for an act to prohibit the exhibition of deformed, idiotic or abnormal persons.
- House File No. 71, by Fulton of Jefferson, a bill for an act to repeal Sections Fourteen Hundred Seven-a (1407-a), Fourteen Hundred Seven-b (1407-b), Fourteen Hundred Seven-c (1407-c), Fourteen Hundred Seven-d (1407-d) and Fourteen Hundred Seven-e (1407-e) of the Supplement to the Code of Iowa, 1907, in relation to employing assistance to discover property not listed or assessed by law, and making it unlawful for cities and towns or counties to make tax ferret contracts.
- House File No. 73, by Hickenlooper of Monroe, a bill for an act to legalize the acts of the Directors of School Township of Pleasant, in the County of Monroe and State of Iowa, in contracting for the erection of an addition to school house in the village of Lockman in Subdistrict No. 11 of said township, and levying a tax therefor.
- House File No. 75, by Bruce of Floyd, a bill for an act to amend the law as the same appears in Section Four Hundred Sixteen (416) of the Code, relating to County Supervisor Districts.
- House File No. 76, by Ellis of Jackson, a bill for an act to amend Section 1400-f of the Supplement to the Code, 1907, and providing for additional forest trees.
- House File No. 80, by O'Connor of Chickasaw, a bill for an act providing for the place of trial in actions against companies or corportations authorized to furnish bonds in Iowa.
- House File No. 96, by Lenocker of Pottawattamie, a bill for an act to repeal Section Twenty-five Hundred Ninety-six-a (2596-a) of the 1907 Supplement to the Code as amended by Chapter One Hundred Sixty-three (163) of the Acts of the Thirty-third General Assembly, relating to the sale of cocaine and certain other drugs, and to enact a substitute therefor.
- House File No. 97, by Dawson of Cherokee, a bill for an act to amend Section Twenty-five Hundred Eighty-nine-b (2589-b) of the Supplement to the Code of 1907, relating to the practice of pharmacy.
- House File No. 101, by Van Camp of Adair, a bill for an act authorizing street improvements in incorporated towns and providing for the levy of special assessments therefor, and repeal Chapter Fifty-three (53) of the Acts of the Thirty-third General Assembly.
- House File No. 102, by Lounsberry of Marshall, a bill for an act to amend the law as it appears in Section Fourteen Hundred Seventy-five (1475) of the Code of 1897, relating to the assessment and collection of the collateral inheritance tax.

- House File No. 103, by Cunningham of Buena Vista, a bill for an act to establish the office of Commerce Counsel, and defining the powers and duties of the same.
- House File No. 113, by Moore of Linn, a bill for an act authorizing the issue of bridge bonds of cities of the first class.
- House File No. 115, by Koontz of Johnson, a bill for an act making appropriation to the State Historical Society of Iowa.
- House File No. 116, by Lounsberry of Marshall, a bill for an act to amend the law as it appears in Section Four Hundred Seventy-eight (478) of the Code of 1897, relative to fees collected by the County Auditor.
- House File No. 120, by Shane of Wapello, a bill for an act providing that undertakers shall report to the Mayor of a city or town or to the Township Clerk, the name and residence of any person dying of tuberculosis, and providing for the disinfection of the premises and a penalty for a failure to comply with the provisions of this act.
- House File No. 128, by Kulp of Palo Alto, a bill for an act to amend Section One Thousand Nine Hundred Eighty-six (1986) as it appears in the Supplement to the Code, 1907, relating to the maintaining of levees, ditches and drains.
- House File No. 129, by O'Connor of Chickasaw, a bill for an act to amend Chapter Thirteen (13), Title Twelve (XII) of the Supplement to the Code, 1907, and providing for the appointment of Dairy Commissioner, Deputy Commissioner and State Dairy Inspector, and fixing the salary of said officers and regulating the sale of milk and cream, and providing penalties for violation thereof, and repealing all acts or parts of acts in conflict herewith.
- House File No. 141, by Campbell of Ida, a bill for an act to repeal Section Three Hundred Thirty-five of the Code as amended by Chapter Twenty of the Acts of the Twenty-third General Assembly, relating to the selection of jury lists, and to enact a substitute therefor.
- House File No. 155, by Miller of Dubuque, a bill for an act to amena Section Forty-nine Hundred and Ninety-nine a-1 (4999-a-1) of the Supplement to the Code of 1907, relative to water closets or privies.
- House File No. 156, by Whitney of Woodbury, a bill for an act to provide for the commitment of females to certain benevolent or charitable institutions, in certain cases, for the violation of laws, ordinances or police regulations and to require work from such persons so committed, and to provide for the supervision of such institutions by the Board of Control.

- House File No. 158, by Newell of Plymouth, a bill for an act to legalize the passage, adoption and publication of the ordinances, resolutions and rules of health of the incorporated town of Akron, Iowa.
- House File No. 162, by Shankland of Polk, a bill for an act relating to security for cost in justice courts.
- House File No. 164, by Hutchins of Kossuth, a bill for an act to amend Section One Thousand Nine Hundred Eighty-nine-a-8 (1989-a-8) of the Supplement to the Code, 1907, relating to the letting of contracts for levees, drains and ditches.
- House File No. 177, by Ripley of Hancock, a bill for an act to amend Section Twenty-eight Hundred and Sixteen (2816), Code, 1897, relative to the title and disposition of real estate acquired by a school corporation.
- House File No. 180, by McCullough of Dubuque, a bill for an act amending Chapter Eight (8) of Title Thirteen (XIII) of the Supplement to the Code, 1907, and being additional thereto and providing that females litable to be committed to the State Industrial School may be committed to accredited institutions.
- House File No. 186, by Goodykoontz of Boone, a bill for an act to amend the law as it appears in Section Twenty-one Hundred and Fifty-seven-g (2157-g) of the Supplement to the Code, 1907, in relation to the issuance, furnishing and giving of free tickets, free passes, free transportation and discriminating reduced rates to certain persons.
 - House File No. 197, by Ellis of Jackson, a bill for an act to amend the law as it appears in Section Five Hundred Sixty-four (564) of the Code, relating to the appearance by the County Attorney for Township Trustees.
 - House File No. 198, by Bowman of Linn, a bill for an act to prevent the adulteration of and deception in the sale of raw linseed oil and boiled linseed oil; setting standards for the same; regulating the sale of compounds, mixtures and substitutes for linseed oil (raw or boiled); defining the duties of the State Food and Dairy Commissioner in relation thereto; fixing penalties for the violation thereof; and repealing sections in conflict therewith.
 - House File No. 199, by Bowman of Linn, a bill for an act to prevent the adulteration of and deception in the sale of oil of turpentine; setting standards for the same; regulating the sale of compounds, mixtures and substitutes for oil of turpentine; defining the duties of the State Food and Dairy Commissioner in relation thereto; and fixing penalties for the violation thereof.
 - House File No. 210, by Jacobs of Calboun, a bill for an act to regulate the size and construction of caboose cars, and providing penalties for the violation thereof.

- House File No. 211, by Goodykoontz of Boone, a bill for an act to confirm the title of John a Jasinsky to the southeast quarter of the southwest quarter of Section No. 14, Township No. 84 North, Range No. 29, West 5th P. M., Greene County, Iowa, and authorizing the issuance of a patent therefor.
- House File No. 214, by Fletcher of Iowa, a bill for an act to amend Section One (1) of Chapter One Hundred Thirty-nine (139) of the Laws of the Thirty-third General Assembly relating to the sale of intoxicating liquors by permit holders.
- House File No. 217, by Harding of Woodbury, a bill for an act authorizing cities and towns and cities acting under special charter to change the names of streets and provide for the filing of same with the county officers.
- House File No. 218, by Harding of Woodbury, a bill for an act legalizing the acts of cities and towns whereby ordinances of said cities or towns have heretofore changed the name or names of certain platted streets.
- House File No. 219, by Boettger of Scott, a bill for an act to repeal Section Six Hundred Seventy-nine-h (679-h) of Chapter Two-a (2-a), Title Five (V) of the Supplement to the Code of 1907, relative to the Board of Police and Fire Commissioners in certain cities of the first class.
- House File No. 220, by Boettger of Scott, a bill for an act to amend the law as it appears in Chapter Sixty (60), of the Laws of the Thirty-third General Assembly, relating to the improvement of water fronts in special charter cities, and conferring additional powers upon such cities. (Additional to Chapter Fourteen (14) of Title Five (V) of the Code, relating to cities under special charter.)
- House File No. 221, by Brown of Wright, a bill for an act making appropriation for additional improvements and land at the lowa State Fair and Exposition grounds.
- House File No. 241, by Moore of Linn, a bill for an act to provide for a direct inheritance tax.
- House File No. 243, by Grout of Black Hawk (by request), a bill for an act to amend Title Twelve (XII), Chapter Twelve (12), of the law as it appears in the 1907 Supplement to the Code, relative to the inspection of passenger boats and requiring all such boats to be provided with life preservers.
- House File No. 247, by Beebe of Franklin, a bill for an act to amend Section Four Thousand Nine Hundred and Ninety-nine-a-thirty-one (4999-a-31) of the Supplement to the Code, 1907, relating to food standards.

- House File No. 248, by Miller of Dubuque, a bill for an act to amend the law as it appears in Chapter Sixteen-d (16-d) of the Supplement to the Code, 1907, relative to graduate and registered nurses.
- House File No. 251, by O'Connor of Chickasaw, a bill for an act providing for the levy of special taxes upon the assessed valuation of the taxable property of the state for the erection, repair, improvement and equipment of buildings for the State University of Iowa, the State College of Agriculture and Mechanic Arts, and the State Teachers' College.
- House File No. 262, by Ritter of Des Moines, a bill for an act regulating the commission plan of government in certain cities, additional to Chapter Fourteen-c (14-c) of the Supplement to the Code and Chapter Sixty-four (64) of the Laws of the Thirty-third General Assembly.
- House File No. 266, by Rowles of Monona, a bill for an act to amend Section Nineteen Hundred Eighty-nine-a-2 (1989-a-2), Section Nineteen Hundred Eighty-nine-a-4 (1989-a-4), Section Nineteen Hundred Eighty-nine-a-5 (1989-a-5), and Sections Nineteen Hundred Eighty-nine-a-6 (1989-a-6) of the Code, relating to securing right of way for levees, drains and ditches.
- House File No. 267, by Shankland of Polk, a bill for an act to amend Chapter 62 of the Acts of the Thirty-third General Assembly relating to pensions to be paid to policemen.
- House File No. 269, by Escher of Shelby, a bill for an act to indemnify Miss E. M. Ames for personal injury sustained by her while employed as laundress at Vinton State Hospital, Vinton, Iowa.
- House File No. 270, by Hamilton of Lee, a bill for an act authorizing cities to establish by ordinance, upon the approval of the voters thereof, a department of publicity, development and general welfare, and to levy a tax therefor. Additional to Title Five (V) of the Code.
- House File No. 271, by Bruce of Floyd, a bill for an act to amend Section Three (3), Chapter One Hundred Four (104), Acts of the Thirty-third General Assembly, relating to corporations for pecuniary profit.
- House File No. 278, by Fraley of Polk, a bill for an act relating to the sale of intoxicating liquors by wholesale drug corporations, additional to Chapter Six (6), of Title Twelve (XII) of the Code.
- House File No. 280, by Jacobs of Calhoun, a bill for an act to amend Section Forty-nine Hundred and Ninety-nine-a-5 (4999-a-5), Supplement to the Code, 1907, and Section Forty-nine Hundred and Ninety-nine-a-10 (4999-a-10), Supplement to the Code, 1907, relating to the penalty for failure to provide safeguards for machinery and equipment and fire escapes and to provide penalty for removing such safeguards.

- House File No. 281, by Griggs of Scott, a bill for an act to amend Title Five (V), Chapter Fourteen (14), of the Code and amendments thereto relating to park commissioners in special charter cities (repealing Sections Nine Hundred Ninety-one (991) to Nine Hundred Ninety-six (996) inclusive of the Code and amendments thereto, and enacting substitute therefor.
- House File No. 283, a bill for an act to amend the law as the same appears in Section One (1), of Chapter Fifty-seven (57), Acts of the Thirty-third General Assembly of Iowa, relating to tax levy for park purposes.
- House File No. 284, by Rowles of Monona, a bill for an act repealing Section Fourteen Hundred Sixty-two (1462), of the Code of 1897, and enacting a substitute therefor, relating to the keeping of and accounting for public funds in the state and county treasuries.
- House File No. 295, by Escher of Shelby (by request), a bill for an act defining the terms "gold," "alloy of gold," "silver," "alloy of silver," "sterling silver," or "sterling" as applied to any article of merchandise made in whole or in part of gold or silver or any alloy of gold or silver, and made for sale or offered for sale or disposition and also providing a means of making tests thereof, and also defining the terms "rolled gold plate,," "gold plate," "gold filled," and "gold electro-plate," and the words "silver plate," and "silver electro-plate," "sterling," and "coin," as applied to any article of merchandise made in whole or part of any inferior metal manufactured for sale, sold or kept for sale or disposition or offered for sale and disposition, and prohibiting the false marking of such merchandise, and providing a penalty for the violation thereof.
- House File No. 297, by Kull of Howard, a bill for an act to amend Sections Four Hundred (400) and Four Hundred Two (402) of the Code, relating to the removal of county seats and the county records.
- House File No. 300, by Moore of Linn, a bill for an act to repeal Section One Thousand Eight Hundred Seventy-three (1873) of the Code and Section One Thousand Eight Hundred and Seventy-three (1873) of the Supplement to the Code, 1907, and to enact a substitute therefor relating to the examination of savings banks and state banks by the Auditor and to the publication of the statements thereof in some newspaper.
- House File No. 312, by Stephenson of Ringgold, a bill for an act authorizing the levy of a tax for the purpose of defraying the expense of prospecting of coal.
- House File No. 317, by Perkins of Delaware, a bill for an act to prevent the procreation of habitual criminals, idiots, feeble-minded and imbeciles.

- House File No. 321, by Miller of Dubuque, a bill for an act to authorize the Governor of the state to execute to Joseph Tucker a patent, conveying to him the southwest quarter (S. W. 1-4) of the southeast quarter (S. E. 1-4) of Section Five (5), Township Eighty-seven (87) North, Range One (1), West of the 5th P. M., in Dubuque County, Iowa.
- House File No. 329, by Bauman of Van Buren, a bill for an act to abolish the state board of veterinary medical examiners, to transfer the powers and duties of said boards to the state veterinary surgeon and to establish a commission of animal health.
- House File No. 331, by Dunlap of Clinton, a bill for an act legalizing and curing the acts and proceedings of the incorporated town of Charlotte and the town council of said incorporated town, in the county of Clinton and state of Iowa, in relation to the establishment, erection, maintenance and extension of a system of waterworks in said town, and the issuance of warrants of said town and in the payment therefor, and authorizing the town council of said town to issue bonds for the purpose of taking up and paying its floating indebtedness represented by said warrants.
- House File No. 335, by Moore of Linn, a bill for an act to amend Section One Thousand Seven Hundred Forty-six (1746) of the Code of Iowa, relating to co-insurance clauses in policies of fire insurance companies.
- House File No. 338, by Boettger of Scott, a bill for an act to amend Section Six Hundred Seventy-nine-a (679-a) and One Thousand Fifty-six-a-Thirty-two (1056-a-32), Subdivision F of the Supplement to the Code, 1907, relative to the board of police and fire commissioners in certain cities of the first class.
- House File No. 346, by Dawson of Cherokee, a bill for an act to authorize the conveyance of land to the city of Cherokee for cemetery purposes.
- House File No. 353, by Hutchins of Kossuth, a bill for an act to amend Sections One Thousand Eightyseven-a-4 (1087-a-4), One Thousand Eighty-seven-a-19 (1087-a-19) of the Supplement to the Code, 1907, as amended relating to the holding of primary election by political parties.
- House File No. 355, by Ripley of Hancock, a bill for an act to amend the law as it appears in Section Twenty-seven Hundred Twenty-seven-a-1 (2727-a1) of the Supplement to the Code 1907, relating to the terms of office of the members of the board of control of state institutions.
- House File No. 367, by Fulton of Jefferson, a bill for an act to amend the law as it appears in Chapter Seventeen-a (17-a) Title XIII of the Supplement to the Code, 1907, relative to salaries and appropriations for the state libary and the historical department.

- House File No. 369, by Hutchins of Kossuth, a bill for an act to amend the law as it appears in Sections Nineteen Hundred Eighty-nine-a-14 (1989-a-14) as amended, and Nineteen Hundred Eighty-nine-a-21 (1989-a-21) of the Supplement to the Code, 1907, and Section Ten (10) Chapter One Hundred Eighteen (118), laws of the Thirty-third General Assembly, relating to the subject of waters, water courses, levees, drains, drainage districts, and the taking of appeals and giving of notices in connection therewith.
- House File No. 371, by Stipe of Page, a bill for an act to legalize the acts of the town council of the town of Blanchard, in the county of Page, and state of Iowa; appointing certain persons as members of said town council and empowering them to hold and exercise the duties of said office.
- House File No. 372, by Edmunds of Taylor, a bill for an act to amend Section One (1) of Chapter One Hundred Fifty-one (151) of the acts of the Thirty-third General Assembly, relating to the manufacture and distribution of hog cholera serum, and providing for an appropriation of five thousand dollars (\$5,000.00) for the maintenance of the laboratory for the manufacture of such serum.
- House File No. 375, by Goodykoontz of Boone, a bill for an act legalizing the acts of the stockholders and officers of the Boone county agricultural society of Boone County, Iowa, relating to the transaction of business under its former articles of incorporation and amendments thereto and its reincorporation.
- House File No. 383, by Jacobs of Calhoun, a bill for an act to legalize a special election of the Independent school district of Paton, in the county of Greene, and state of Iowa, and all proceedings precedent thereto and to authorize the issue of bonds.
- House File No. 387, by Goodykoontz of Boone, a bill for an act amending the law as it appears in Paragraph Nine (9) of Section Four Hundred and Twenty-two (422) of the Supplement to the Code, 1907, relating to the powers of the boards of supervisors.
- House File No. 392, by Moore of Linn, a bill for an act amending the law as it appears in Section Two Thousand, Five Hundred Thirty-nine (2539) of the Supplement to the Code, 1907, as amended by Chapter One Hundred Fifty-two (152), acts of the Thirty-third General Assembly, fixing the salary of the fish and game warden and providing for the payment of his expenses.
- House File No. 402, by Boettger of Scott, a bill for an act to amend Section One Thousand Five (1005), of the Supplement to the Code, 1907, with additional provisions in regard to the fire fund.
- House File No. 403, by Dewey of Guthrie, a bill for an act to amend the law as it appears in Section Two Hundred and F'fty-four-a-2 (254-a-2) of the Supplement to the Code, 1907, and Section One (1), of Chapter 12 of the Acts of the Thirty-third General Assembly, relating to the compensation of shorthand reporters.

- House File No. 406, by McCullough of Dubuque, a bill for an act making it unlawful to obstruct public highways and defining such obstructions and providing for the removal thereof.
- House File No. 408, a bill for an act to legalize all the elections of the town of Floyd, in the county of Floyd, State of Iowa, and all acts performed and proceedings held or undertaken, and all ordinances and resolutions, or amendments thereto, passed by the town council of said, and all the official acts of the town officers of said town, since the passage of the act relating to the organization of cities and towns and known as Chapter Twenty-six of the acts of the Thirty-second General Assembly, and defining the terms of office of the councilmen and officers of said town, and providing for future elections therein.
- House File No. 409, by Moore of Linn, a bill for an act amendatory to Chapter Six (6), Title Three (III) 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 (25,000) or more; providing for trial by jury in such 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 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 of 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; providing for a deputy clerk of such court in such cities; and providing that the act shall apply to cities acting under the commission form of government.
- House File No. 411, by Beebe of Franklin, a bill for an act legalizing assignments of mortgages and other recorded lien made upon the margin of the records and making such asignments admissable in evidence.
- House File No. 415, a bill for an act for the purpose of having a retent issued in the name of O. D. McGeorge for a certain tract of land.
- House File No. 423, by Miller of Bremer, a bill for an act to amend Section Eighteen Hundred Twenty-two (1822) of the Code, relating to beneficiary associations composed of the members of any one religious denomination and permitting any corporation heretofore organized, whose membership and plan of business permits, to bring its business under Chapter Nine, Title Nine, of the Code.

- House File No. 436, by Beebe of Franklin, a bill for an act authorizing and directing county attorneys to secure from the federal internal revenue collectors for Iowa certified copies of the names of all persons holding receipts or stamps showing payment to the federal government of the special tax imposed upon the business of selling intoxicating liquors within their respective counties other than registered pharmacists holding valid permits to keep and sell intoxicating liquors for medicinal and pharmaceutical purposes and persons engaged in selling intoxicating liquors under the mulct law, and making such certified copies competent evidence and to provide for the publication thereof and the payment therefor.
- House File No. 445, by Hazen of Pottawattamie, 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, 1907, relating to official newspapers and how selected.
- House File No. 452, by Miller of Bremer, a bill for an act relating to the weight of flour and providing a penalty for the violation . thereof.
- House File No. 461, by Campbell of Ida, (by request), a bill for an act to indemnify Mr. W. T. Johnson for personal injuries sustained by him while a patient at the State University of Iowa Hospital, Iowa City, Iowa.
 - House File No. 470, by Committee on Insurance, a bill for an act to amend Section One Thousand Eight Hundred Twenty-one-c (1821-c) of the Supplement to the Code, 1907, relating to insurance examiner.
 - House File No. 471, by Zeller of Madison, a bill for an act to legalize certain conveyances of real estate heretofore recorded.
 - House File No. 474, by Bruce of Floyd, a bill for an act to repeal Section One Thousand Eighty-seven-a-19 (1087-a-19) Chapter 2-a of the Supplement to the Code, 1907, as amended by Section Ten (10), of Chapter Sixty-nine (69) Acts of the Thirty-third General Assembly and to enact a substitute therefor, relating to canvass by Board of Supervisors and certificates in primary elections.
 - House File No. 477, by Koontz of Johnson, a bill for an act authorizing the governor of the state of Iowa to issue patent, attested by the , secretary of state, to lot six (6) in block ninety-six (96) of Iowa City, Iowa, in acordance with the recorded plat thereof, to John A. Reed.
 - House File No. 485, by Committee on Board of Control, a bill for an act providing for the commitment of boys and girls to the Industrial school and repealing the law as it appears in Sections Twenty-seven Hundred Eight (2708) and Twenty-seven Hundred Nine (2709) of the Supplement to the Code, 1907, and Chapter One Hundred Seventy-four of the Acts of the Thirty-third (33d) General Assembly.

- House File No. 488, by Dixon of Sac, a bill for an act to amend Section Seven Hundred Twenty-eight (728) of the Code and Supplement, relating to vacancies in office of library trustees.
- House File No. 492, by Crist of Clark, a bill for an act to legalize and validate the acts of the city council of the city of Osceola, Iowa, in varying from and constructing paving and curbing on portions of Washington and Webster streets in said city on grades different from the established grades.
- House File No. 506, by Committee on Insurance, a bill for an act to amend the law as it appears in Sections Three Hundred Sixty (360), Seventeen Hundred Eleven (1711), Seventeen Hundred Twentyone (1721), Seventeen Hundred Twenty-eight (1728), Seventeen Hundred Forty-five (1745), Seventeen Hundred Eighty-seven of the (1787), Seventeen Hundred Ninety-eight (1798) and to amend the law as it appears in Sections Thirteen Hundred Thirty-three (1333), Seventeen Hundred Nine (1709), (Division 1), Seventeen Hundred Fifty-eight-b (1758-b), Seventeen Hundred Eighty-two (1782), Seventeen Hundred Fifty-nine-b (1759-b), Seventeen Hundred Fifty-nine-f (1759-f), Seventeen Hundred Ninety-eight-a (1798-a), Seventeen Hundred Ninety-eight-b (1798-b), Eighteen Hundred Thirty-nine-j (1839-j) of the Supplement to the Code 1907, and to amend the law as it appears in Section Seven (7), Chapter One Hundred Five (105), and Section One (1), of Chapter One Hundred Eleven (111) of the Acts of the Thirty-third General Assembly; and to enact a section as Section Eighteen Hundred Twenty-d (1820-d) to Chapter Eight (8), Title Nine (9) of the Code, all relating to insurance.
- House File No. 512, by Boettger of Scott, a bill for an act to amend Section 1056-a Nineteen (1056-a-19) of Chapter Fourteen-c (14-c) of the Supplement to the Code, 1907, relating to the government of certain cities and acts amendatory thereof.
- House File No. 513, by Harding of Woodbury, a bill for an act to amend Section Two (2) of Chapter One Hundred Fifty-five (155) of the Acts of the Thirty-third General Assembly, striking out the words "Big Sioux."
- House File No. 523, by Harding of Woodbury, a bill for an act to amend Section Twenty-one Hundred Twenty-five (2125) of the Code, and Section Twenty-one Hundred Forty-five (2145) of the Code, defining switching service by railway carriers and giving the railroad commissioners certain powers therein.
- House File No. 542, by Miller of Bremer, a bill for an act to provide for the inspection of weights and measures, and to punish the keeping of false weights and measures.
- House File No. 543, by Campbell of Ida, a bill for an act to amend House File Number Six (6) of the Thirty-fourth General Assembly relating to the recovery of interest in real estate when spouse failed to join in conveyance.

- House File No. 556, by Shankland of Polk, a bill for an act declaring the emission of smoke within the corporate limits of certain cities to be a public nuisance, and conferring upon such cities additional powers for the abatement of such nuisances.
- House File No. 561, by Ripley of Hancock, a bill for an act to amend Section Twenty-three Hundred Ten-a21 (2310-a21) of the Supplement to the Code, 1907, relating to the regulation and control of the inmates to the hospital for the treatment of dipsomaniacs, inebriates, and those addicted to the excessive use of narcotics.
- House File No. 569, by Kull of Howard, a bill for an act to amend the law as it appears in Section Five Thousand Eighty-one (5081) of the Code, relating to the penalty for nuisances.
- House File No. 574, by Fraley of Polk, a bill for an act to legalize the official acts of certain notaries public in and for Polk County, Iowa.
- House File No. 579, by Bybee of Marion, a bill for an act authorizing the issue of a patent to the southwest quarter (1-4) of the southeast quarter (1-4), Section Sixteen (16), Township Seventy-six (76), Range Twenty-one (21), West Fifth (5th) P. M.
- House File No. 585, by Grout of Black Hawk, a bill for an act to apportion the state into Representative Districts and declare the ratio of representation.
- House File No. 588, by Committee on Fish and Game, a bill for an act to establish in the State of Iowa the title and ownership of all wild game, animals, birds and fish.
- House File No. 591, by Dewey of Guthrie, a bill for an act legalizing the ordinances of the town of Menlo, Guthrie County, Iowa, and the acts and proceedings of the council of said town had thereunder.
- House File No. 594, by Fry of Wayne, a bill for an act to legalize the notices of a certain special election held at Corydon.
- House File No. 597, by Whitney of Woodbury, a bill for an act to amend Section Two Hundred Thirty-three (233) of the Code, relating to the calling of special terms of court.
- House File No. 599, by Fraley, a bill for an act to authorize Boards of Supervisors within their respective counties to grant permission to persons engaged in the manufacture of gas for illuminating and heating purposes to lay mains and pipes in highways to supply consumers outside of the territorial limits of the municipality in which the manufacturing plant of such persons is located.
- House File No. 601, by Zeller of Madison, a bill for an act to legalize the incorporated town of East Peru, Iowa, and to legalize the election of officers for said town and the ordinances, resolutions and other proceedings thereof.

- House File No. 602, by Committee on Appropriations, a bill for an act to appropriate money for the purpose of defraying the expenses incurred in the election contests from the Tenth (10) Representative District of Iowa, the Eightieth (80) Representative District of Iowa, and the Ninety-ninth (99) Representative District of Iowa, and to pay sundry persons for services, mileage, and other expenses incurred in connection with said election contest.
- House File No. 604, by Griggs of Scott, a bill for an act to amend Section Eight Hundred and Twenty-three (823) of the Supplement to the Code, 1907, in relation to publication of notice of assessment of street improvements.
- House File No. 608, by Fletcher of Iowa, a bill for an act to legalize certain ordinances of the Town of Williamsburg, Iowa.
- House File No. 612, by Ellis of Jackson, a bill for an act to legalize a certain election held October 14, 1910, in the town of LaMotte, Jackson County, Iowa.
- House File No. 613, by Linnan of Pocahontas, a bill for an act to legalize a certain contract entered into between the counties of Pocahontas and Calhoun, State of Iowa, in behalf of drainage improvement district No. 13 in Pocahontas county and drainage improvement district No. 9, in Calhoun county, Iowa, and to authorize the issuance of a warrant to Pocahontas county on the funds of said drainage improvement district No. 13 in Pocahontas county, Iowa, to the Treasurer of Calhoun county, Iowa, for the use and benefit of drainage improvement district No. 9 in Calhoun county, and to authorize the levy and collection of taxes for the payment of the same.

SENATE BILLS.

- Senate File No. 2, by Senator Brown, a bill for an act to amend the law as it appears in Chapter Eleven (11), Title Twelve (XII) of the Supplement to the Code, 1907, relating to the inspection of petroleum products, and to amend said chapter so as to include specifically gasoline for power, illuminating and heating purposes.
- Senate File No. 7, by Sammis, a bill for an act to amend Section Twelve (12) of Chapter Two (2) of the Code, relating to the compensation of members of the General Assembly.
- Senate File No. 12, by Sullivan, a bill for an act to amend the law as it appears in Section Sixteen (16) of Chapter Fourteen (14) of the Acts of the Thirty-third General Assembly, relating to the enticing of children and providing a penalty for the violation thereof.

- Senate File No. 14, by Sullivan, a bill for an act to amend Section 227 of the Code, relating to the division of the state into judicial districts, and increasing the number of district judges in the Ninth district.
- Senate File No. 18, by Sullivan, a bill for an act repealing Section 1, Chapter 52, of the Acts of the Thirty-third General Assembly, and providing a substitute therefor, requiring any person, partnership, or corporation, owning or operating a street railway in this state, to equip certain cars with brakes and appliances for control and stopping of the same, and fixing a penalty for the violation thereof.
- Senate File No. 22, by Senator Allen of Jefferson,, a bill for an act to amend Section Three Hundred Seventy-seven (377), of the Code, relating to the powers of notaries public.
- Senate File No. 24, by Senator Smith of Shelby, a bill for an act to repeal Subdivision Seven (7) of Section Thirteen Hundred and Four (1304) of the Supplement to the Code of Iowa, and to enact a substitute therefor pertaining to the exemption from taxation of property of an honorably discharged Union soldier or sailor of the Mexican War or War of the Rebellion, or of the widow of such soldier or sailor.
- Senate File No. 25, by Senator Bennett, a bill for an act to repeal Section Two Thousand Seven Hundred Ninety-three (2793), Supplement to the Code, 1907, and enact a substitute therefor relative to the change of boundaries of school corporations.
- Senate File No. 27, a bill for an act to define the elements of damage that may be proven and awarded where the death of the wife has been caused by the fault of any person, firm or corporation, including a municipal corporation and providing a remedy in behalf of the husband.
- Senate File No. 45, by Senator Bennett, a bill for an act to amend Section Three (3), Chapter Two Hundred Twenty-three (223) of the Thirty-second General Assembly, relating to the distribution of roster of Iowa soldiers, sailors and marines.
- Senate File No. 52, by Senator Brown, a bill for an act to amend Section Four Thousand Seven Hundred Sixty-seven (4767) of the Code, 1897, of the State of Iowa, relating to the crime of malicious threats to extort.
- Senate File No. 53, by Senator Brown, a bill for an act to amend Section Five Thousand Five Hundred Eighteen (5518) of the Code, 1897, of the State of Iowa, relating to payment of money when forfeited on the undertaking of bail of defendant.
- Senate File No. 66, by Senator Cowles, a bill for an act to amend Section Four Hundred and Thirty (430) of the Code, relative to the dependent soldiers' and sailors' tax.

- Senate File No. 67, by Senator Allen of Jefferson, a bill for an act to amend Section One (1), of Chapter Thirty-one (31), of the Acts of the Thirty-third General Assembly, relating to the burial of indigent soldiers and sailors and their wives and widows.
- Senate File No. 70, by Senator Webber, a bill for an act legalizing the action of the city council of Ottumwa, Iowa, in transferring to the water works fund certain money realized from water tax levies and to legalize the levy of a five-mill water tax made by the city in 1910, and to place the money realized therefrom in the water works fund, and to leagize the action of said city council in making said water tax levy a water works levy.
- Senate File No. 73, by Senator Allen of Pocahontas, a bill for an act legalizing a certain conveyance which was made by Hezekiah Beecher, commissioner, to Robert M. Henderson, trustee, dated June 30, 1867, filed for record in the office of the Recorder of Pocahontas county, Iowa, on September 13, 1867, and recorded in Land Deed Record "C," beginning at page 3 thereof, together with the acts of said Hezekiah Beecher as such commissioner in making said conveyance.
- Senate File No. 75, by Senator Fitchpatrick, a bill for an act legalizing certain instruments of writing heretofore executed by corporations conveying, encumbering or affecting real estate that have been executed without the attaching or affixing of the corporate seal thereto.
- Senate File No. 76, by Senator Taylor, a bill for an act to legalize the issuing of certain warrants on the school fund by the board of directors of the independent district of Centerville, in Appanoose county, State of Iowa.
- Senate File No. 77, by Senator Cowles, a bill for an act to amend the law as it appears in Sections Twenty-six Thirty-four-d (2634-d), Twenty-seven Thirty-four-e (2734-e), Twenty-seven Thirty-four-g (2734-g) and Twenty-seven Thirty-eight (2738) of the Supplement to the Code of 1907, to repeal Section Twenty-six Thirty-four-h (2634-h) of the Supplement to the Code of 1907 and Twenty-seven Thirty-four-h (2734-h), of the Supplement to the Code of 1907, as amended by Chapter 181, Acts of the Thirty-third General Assembly, and to enact substitutes therefor; to repeal Sections Twenty-seven Thirty-four-i (2734-i), and Twenty-seven Thirty-four-k (2734-k) of the Supplement to the Code of 1907, relating to the issuance, validation, registration and renewal of state and county certificates to teachers and enrollment fee in the county normal institutes and to provide for the issuance to teachers of life certificates and diplomas and for the lapse of such certificates.

- Senate File No. 86, by Senator Saunders, a bill for an act amending the law as it appears in Chapter Forty-five (45) of the Acts of the Thirty-third (33d) General Assembly entitled, "An act providing for the acquiring by condemnation proceedings by cities and towns, of heating plants, water works, gas works, electric light or electric power plants, and a mode of procedure therefor, and amending Section Seven Hundred Twenty-two (722) of the Supplement to the Code, 1907," and relating to the same subject.
- Senate File No. 89, by Senator Hunter, a bill for an act to amend Section Two Hundred Ninety-seven (297) of the Code of Iowa, 1897, fixing the salaries of clerks of the district courts in certain counties.
- Senate File No. 90, by Senator Francis, a bill for an act to amend the law as same appears in Section Thirteen Hundred and Four (1304) of the 1907 Supplement to the Code, relating to the exemption of property from taxation.
- Senate File No. 100, by Senator Mattes, a bill for an act to provide additional funds for the College for the Blind, for the Industrial School for Girls, for the Independence State Hospital and the State Penitentiary.
- Senate File No. 103, by Senator Schrup, a bill for an act to amend Section Thirteen Hundred Seventy (1370), relative to the time in which township trustees in certain cities acting under special charters may complete equalization of taxes.
- Senate File No. 117, by Senator Smith of Shelby, a bill for an act creating Section Four Hundred and Seven-a (407-a) of the Supplement to the Code, authorizing the Board of Supervisors of a county to transfer any surplus bond fund, raised under Section Four Hundred and Three (403) of the Supplement to the Code, after payment of all bonds to the bridge fund of said county.
- Senate File No. 119, by Senator Hoyt, a bill for an act to indemnify Gustave Winter for personal injury sustained by him while employed at the State Hospital for the Insane at Independence, Iowa.
- Senate File No. 124, by Senator Cowles, a bill for an act to amend Chapter Sixty-four (64), Acts of the Thirty-third (33d) General Assembly, relating to the government of certain cities.
- Senate File No. 125, by Senator Clarkson, a bill for an act relating to the compensation to be paid workmen injured or killed while engaged in certain dangerous or hazardous employment.

- Senate File No. 126, by Senator Mattes, a bill for an act making appropriations for the construction, repair, improvement and contingent funds for the Iowa Soldiers' Home, Iowa Soldiers' Orphans' Home, College for the Blind, School for the Deaf, institutions for feeble-minded children, sanatorium for the treatment of tuberculosis, industrial schools, state hospitals, penitentiary and reformatory, and for the purchase of land.
- Senate File No. 129, by Senator Ames, a bill for an act regulating the keeping, offering for public service and sale of stallions, jacks and pedigreed or pure bred stock, to define the terms and conditions under which the same may be kept, offered for public service and sale, and providing penalties for the violation thereof. Also repealing Sections Twenty-three Hundred Forty-one-a (2341-a), Twenty-three Hundred Forty-one-b (2341-b, Twenty-three Hundred Forty-one-c (2341-c), Twenty-three Hundred Forty-one-d (2341-d) and Twenty-three Hundred Forty-one-e (2341-e), Supplement to the Code, 1907; and also Sections One (1), Two (2), Three (3) and Four (4) of Chapter One Hundred Thirty-five (135) of the Laws of the Thirty-third General Assembly.
- Senate File No. 130, by Senator Hoyt, a bill for an act making appropriation to defray the expenses of the inaugural ceremonies.
- Senate File No. 134, by Senator Legel, a bill for an act to amend the law as it appears in Section Two Thousand Eighty-eight (2088) of the Supplement to the Code, 1907, relieving interurban railroads from the provisions of said section.
- Senate File No. 136, a bill for an act to amend Section 2091-a of the Code Supplement, 1907, designating the statutes which are made up under Chapter 5, Title 10, of said Code Supplement, relative to trolley or electric railroads.
- Senate File No. 137, by Senator Savage, a bill for an act providing for the appointment of a tax commission, defining its duties and appropriating money for its expenses.
- Senate File No. 139, by Senator Proudfoot from Committee on Penitentiaries and Pardons, a bill for an act to amend Section Fifty-six Hundred and Twenty-six (5626) of the Code, referring to the matter of pardons and remision of fines and forfeitures, and the powers of the Board of Parole.
- Senate File No. 144, by Senator Francis, a bill for an act to amend Section Four Thousand Eight Hundred and Fifty-three (4853) of the Code, relating to the subject of forgery, and providing penalty for the violation thereof.
- Senate File No. 145, by Dunnegan, a bill for an act appropriating the sum of Seventy-five Dollars (\$75.00) to be paid to S. J. McCord in settlement of a claim against the State of Iowa arising by reason of the efforts of the said S. J. McCord to extradite one James F. Milligan.

- Senate File No. 146, by Senator Ames, a bill for an act legalizing certain acts and proceedings of the board of directors of the Independent School District of Traer, in the county of Tama, state of Iowa, and warrants thereof, and authorizing the issue of bonds.
- Senate File No. 151, by Senator Bennett, a bill for an act to repeal Chapter One Hundred Ninety-two (192) of the Acts of the Thirty-third General Assembly and to enact a substitute therefor relating to the conveyance of real estate by executor, administrator, trustees, guardian, referee or commissioner.
- Senate File No. 154, by Senator Smith of Mitchell, a bill for an act to make uniform the law of bills of lading.
- Senate File No. 160, by Senator Balluff, a bill for an act to repeal Section Three Thousand Five Hundred and Forty-one (3541) of the Code and to enact a substitute therefor.
- Senate File No. 164, by Senator Balluff, a bill for an act to amend Section 227 of the Code, relating to the division of the state into judicial districts and increasing the number of district judges in the Seventh District.
- Senate File No. 165, a bill for an act to amend Section Four Thousand Nine Hundred Fifty-two (4952) of the Code, relating to the sale, giving away or having in one's possession obscene literature and articles of indecent or immoral use.
- Senate File No. 173, by Senator Van Law, a bill for an act to amend Section Two Thousand Five Hundred Eighty-eight (2588) of the Code, relating to the sale of drugs, medicines, poisons and chemicals, and providing for the sale of insecticides and fungicides by persons other than registered pharmacists.
- Senate File No. 178, a bill for an act amending Sections Eight Hundred and Ten (810), Eight Hundred and Thirteen (813), and Nine Hundred and Sixty-five (965), of the Code, and relating to making sewer and street improvements, and the kinds of material to be used therein.
- Senate File No. 182, by Senator Spaulding, a bill for an act to legalize the purchase of Lots One (1), and Two (2), in Block Nine (9) in the town of Montezuma, Iowa, and the contract therefor made by the council of said town under date of October 22, 1910, and the warrants issued for payment of the purchase price in the total sum of one thousand seven hundred fifty dollars (\$1,750.00) with interest thereon payable annually at the rate of six per cent.
- Senate File No. 183, by Senator DeWolf, a bill for an act to encourage the dairy industry of the state of Iowa, to aid in providing instruction in practical and scientific dairying and making an appropriation therefor.

- Senate File No. 185, by Senator Malmberg, a bill for an act to amend Chapter Eleven (11), laws of the Thirty-third General Assembly, and additional to Chapter Five (5), of Title Three (III) of the Code, relating to holding district courts and assignment of judges therefor.
- Senate File No. 195, by Senator Sullivan, a bill for an act to legalize acknowledgements of instruments in writing heretofore taken by notaries public. (Additional to Section Twenty-nine Hundred and Forty two (2942) of the Code.)
- Senate File No. 198, by Senator Allen of Jefferson, a bill for an act making an appropriation to pay for extra clerical assistance in the office of the state Board of Health.
- Senate File No. 200, by Senator Sullivan, a bill for an act to provide for paroling certain convicts on first conviction by the presiding judge of the trial court in which such conviction is had.
- Senate File No. 201, by Senator Wilson, a bill for an act to amend the law as it appears in Chapter Seventy-eight (78) Acts of the Thirty-third (33d) General Assembly, relating to the removal of officers for misfeasance, malfeasance or nonfeasance in office.
- Senate File No. 202, a bill for an act amending Section Two Thousand Four Hundred Eighty-two (2482), Supplement to the Code, 1907, relating to the expense of mine inspectors.
- Senate File No. 209, by Senator Mattes, a bill for an act making appropriations for the State University, the Iowa State College of Agriculture and Mechanic Arts, and the Iowa State Teachers' College.
- Senate File No. 212, by Senator Crow, a bill for an act to legalize the incorporation of the Town of Kiron, Crawford county, Iowa, the election of its officers, their qualifications to act as such officers, the passage, approval and recording of its ordinances, and resolutions, and all acts done by the Council of said town.
- Senate File No. 214, by Senator McManus, a bill for an act to appropriate two thousand dollars (\$2,000.00) to assist in the erection of the monument to the unknown soldiers buried in the National Cemetery at Keokuk, Iowa.
- Senate File No. 218, by Senator McColl, a bill for an act to amend Chapter 170 of the Acts of the Thirty-third General Assembly, in relation to the powers and duties of the State Board of Education.
- Senate File No. 220, a bill for an act providing for registration of farm names.

- Senate File No. 225, by Senator Ames, a bill for an act to transfer the control and management of the college for the blind at Vinton from the Board of Control of State Institutions to the State Board of Education and granting all of the powers held by the Board of Control of this institution to the State Board of Education; and amending the law as it appears in Section Two Thousand Seven Hundred Twenty-seven-a-eight (2727-a-8) of the Supplement to the Code, 1907, and amending Chapter One Hundred Seventy (170) of the law as it appears in the Acts of the Thirty-third General Assembly.
- Substitute for Senate File No. 226, a bill for an act authorizing cities to establish by ordinance, upon the approval of the voters thereof, a department of publicity, development and general welfare, and to levy a tax therefor.
- Senate File No. 229, by Senator Chase, a bill for an act to amend Sections 1643 and 1645 of the Code, and amendatory of Chapter 2 of Title IX, of the Code, and to provide for the control and disposition of property of extinct religious societies in this state.
- Senate File No. 231, a bill for an act to repeal Section 1003 of the Code and enact a substitute therefor, relative to the levy of taxes in special charter cities.
- Senate File No. 232, a bill for an act relating to protection against fire and providing a penalty.
- Senate File No. 248, by Senator Hammill, a bill for an act making all children received in the Soldiers' Orphans' Home wards of the state, and authorizing the placing of them with persons or families under contract for education, maintenance and service, and repealing the law as it appears in Section Twenty-six Hundred Ninety-b (2690-b) of the Supplement to the Code, 1907.
- Senate File No. 249, by Senator Hammill, a bill for an act authorizing the placing with persons or in families and in places of employment of boys and girls committed to the Industrial School, under contract for care, education, maintenance and service, and repealing the law as it appears in Section Twenty-seven Hundred Four (2704), of the Supplement to the Code, 1907.
- Senate File No. 250, by Senator Saunders, a bill for an act to legalize a certain deed executed by Fremont county, and its board of supervisors on the 11th day of November, 1895, conveying to Mary E. McDonald the west half of the northeast quarter and the northwest quarter of Section Two, Township 70, North Range 43, west of the fifth principal meridian in Fremont County, Iowa.
- Senate File No. 252, by Senator Cowles, a bill for an act to repeal Section One Thousand Nine Hundred Eighty-nine (1989) of the Code, 1897, relating to government levees, and to enact a substitute therefor.

- Senate File No. 254, by Senator Chase, a bill for an act to provide for the support of industrial school and fixing a minimum monthly allowance for each of its departments, and repealing the law as it appears in Section Twenty-seven Hundred Thirteen (2713) of the Supplement to the Code, 1907.
- Senate File No. 255, a bill for an act making the estates of non-resident insane patients and persons legally bound for their support liable for the care and treatment of such patients in the state hospitals.
- Senate File No. 257, by Senator Balluff, a bill for an act to legalize an election of Scott County, Iowa, held November 8, 1910, for the erection and maintenance of a detention house for dependent, neglected and delinquent children, the acts and resolutions of the Board of Supervisors, and authorizing the issuance of bonds therefor.
- Senate File No. 258, by Senator Saunders, a bill for an act to amend the law as it appears in Section Three Thousand Four Hundred and Forty-seven-c (3447-c), of the Supplement to the Code, 1907, relating to the foreclosure of real estate mortgages and fixing the time within which certain actions for the foreclosure of mortgages may be brought.
- Substitute for Senate File No. 262, a bill for an act repealing Section 4999-a-38 of Chapter 10-b of the Supplement to the Code, 1907, and enacting substitute therefor relating to the enforcement of the pure drug laws.
- Senate File No. 265, by Senator Ames, a bill for an act to provide for the support of the College for the Blind, fixing a minimum monthly allowance and repealing the law as it appears in Section Twenty-seven Hundred Eighteen-a (2718-a), of the Supplement to the Code, 1907.
- Senate File No. 271, by Senator Garrett, a bill for an act to legalize the incorporation of the town of Grandview, Louisa county, Iowa, the election of its officers, the passage of its ordinances, and resolutions, and acts done by the town council in the adoption and enforcement of its ordinances and resolutions since its organization in the year nineteen hundred (1900).
- Senate File No. 272, by Senator Crow, a bill for an act to amend Section One Thousand Three Hundred and Twenty-six (1326), of the Code, relating to domestic local building and loan associations.
- Senate File No. 274, a bill for an act amending Section Two Hundred Twenty-seven (227), of the Supplement to the Code, 1907, and providing for an additional judge of the district court in the First Judicial district and for his appointment and election and regulating terms in said district.

- Senate File No. 279, by Senator Bennett, a bill for an act to amend the law as it appears in Section Four Thousand Nine Hundred Ninety-nine-a-thirty-five (4999-a-35), of Chapter Ten-b (10-b), of the Supplement to the Code, 1907, relating to pure drugs and the misbranding thereof.
- Senate File No. 281, by Senator Bennett, a bill for an act to amend the law as it appears in Chapter One Hundred Sixty-seven (167), of the acts of the Thirty-third General Assembly, relating to the practice of optometry, and for the creation of a Board of Examiners in Optometry.
- Senate File No. 282, by Senator Clarkson, a bill for an act to amend Section Twenty-four Hundred Seventy-eight (2478), of the Code, 1897; to repeal Section Twenty-four Hundred Eighty-four (2484), of the Code, 1897, and enact a substitute therefor; to repeal Section Twenty-four Hundred Eighty-five (2485), of the Code, 1897, and enact a substitute therefor; to amend Section Twenty-four Hundred Eightysix (2486), of the Code, 1897; to repeal Section Twenty-four Hundred Eighty-seven (2487), of the Code, 1897, and enact a substitute therefor; to repeal Section Twenty-four Hundred Eighty-eight (2488), Supplement to the Code, 1907, and enact a substitute therefor; to repeal Section Twenty-four Hundred Eighty-nine (2489), of the Code, 1897, and enact a substitute therefor; to amend the law as it appears in Section' Twenty-four Hundred Eighty-nine-a (2489-a), of the Supplement to the Code, 1907; to repeal Section Twenty-four Hundred Ninety-three (2493), of the Code, 1897, and enact a substitute therefor; to repeal Section Twenty-four Hundred Ninety-four (2494). Supplement to the Code, 1907, and enact a substitute therefor, relating to mines and mining, safety appliances, means, methods and equipments thereof, the appointment of mine inspectors, defining their powers and duties; requiring surveys of mines and records to be kept thereof; requiring escape and air shafts and equipments and location thereof, fire proof buildings for boiler and engine rooms; safe and convenient traveling ways, the amount of ventilation, and equipments thereof, stoppings and break-through; means of communication from top to bottom of shaft, slope or drift, and from bottom thereof to the working parts and providing safety equipments for shafts, slopes or drifts and fixing the age within which boys may work in the mine; and providing for the safety of employees where explosives are used; the location of stables, gasoline engines and pumps, and the revocation of certificates of mine foremen in certain cases; defining the duties of mine foremen and definition of mine foreman, the duties of workmen in mines and mining and defining the power and duties of mine owners, operator lessee and persons in charge; the character and kind of illuminating oils and other substances and providing penalties.

- Senate File No. 284, by Senator Clarkson, a bill for an act to amend Section Three (3), of Chapter One Hundred and Twelve (112), of the acts of the Thirty-third (33d) General Assembly, relating to the issuance of policy of insurance by insurance companies.
- Senate File No. 286, by Senator Mattes, a bill for an act to provide for the support of the State Hospitals for the Insane and repealing the law as it appears in Section 2291-b, Chapter 2, Title XII, Supplement to the Code, 1907.
- Senate File No. 287, by Senator Garrett, a bill for an act empowering the governor and secretary of state to execute quit-claim deed conveying to the grantees of Christian Flitch all of the right, title and interest of the State of Iowa in lot five (5), of Section One (1), Township Seventy-three (73), North, of Range Two (2), West of the Fifth (5th) P. M.
- Senate File No. 290, by Bennett, a bill-for an act to legalize the ordinances and rules of health of the incorporated town of Lenox, Taylor county, Iowa.
- Senate File No. 292, by Senator Taylor, a bill for an act to appropriate the sum of One Hundred Sixty-four and 22-100 Dollars for the use and benefit of Mrs. Ellen Clarke Moore, on account of compensation due her husband, Captain Samuel A. Moore, late of Davis County, Iowa, for military service performed by him as Captain of Company D, Forty-fifth Regiment, Iowa Volunteers Infantry, in the month of May, A. D. Eighteen Hundred and Sixty-four.
- Senate File No. 293, by Senator Allen of Pocahontas, a bill for an act making an appropriation for the salaries and expenses of state agents and repealing Section Two (2), of Chapter One Hundred Seventytwo (172), of the Acts of the Thirty-third General Assembly, and the law as it appears in Section Twenty-six Hundred Ninety-two-c (2692-c), of the Supplement to the Code, 1907, as amended.
- Senate File No. 296, by Senator Balluff, a bill for an act to legalize an election of Scott county, Iowa, held November 8, 1910, for the construction and maintenance of a county hospital, the acts and resolutions of the board of supervisors, and authorizing the issuance of bonds, therefor.
- Senate File No. 297, by Senator Neal, a bill for an act making appropriation for the purchase of Twenty Thousand (20,000) copies of the Railroad Commissioners' official maps to be distributed by the members of the General Assembly and Railroad Commissioners.
- Senate File No. 299, by Senator Cowles, a bill for an act to legalize certain warrants of the city of Burlington.
- Senate File No. 306, by Senator Neal, a bill for an act making an appropriation for the railroad commission on account of deficit in the traveling and expense fund.

- Senate File No. 307, by Senator Neal, a bill for an act making an appropriation to enable the state railroad commission to prosecute interstate rate cases before the Interstate Commerce Commission.
- Senate File No. 309, by Senator Neal, a bill for an act making an appropriation to enable the state railroad commission to investigate and prepare cases affecting Iowa intrastate rates.
- Senate File No. 311, by Senator Sullivan, a bill for an act amending Section Two Hundred Fifty-four-a-18 (254-a-18), of the Supplement to the Code, 1907, relating to probation officers.
- Substitute for Senate File No. 325; a bill for an act amending Section 5718-a-14 of the Supplement to the Code, 1907, relating to the time of employment and compensation of the members of the Board of Parole.
- Senate File No. 327, by Senator Allen of Jefferson, a bill for an act to amend Section Twenty-five Hundred Seventy-four (2574), of the Code relating to the compensation of the Secretary of the State Board of Health.
- Senate File No. 333, a bill for an act relating to the public archives.
- Senate File No. 335, by Senator McColl, a bill for an act defining duties of the State Food and Dairy commissioner under the Pure Food law, regulating appointment of assistants, providing for compensation and expenses of assistants, defining food and the term "misbranded," and making appropriation therefor, and repealing acts and parts of acts in conflict therewith.
- Senate File No. 336, by Senator Gillilland, a bill for an act relating to the assessment and collection of a tax upon collateral estates, annuities, legacies, bequests, gifts, transfers, and inheritances, both collateral and direct, and repealing the law as it appears in Chapter Four (4), of Title Seven (7), of the Supplement to the Code, 1907, and Chapter Ninety-two (92), of the acts of the Thirty-third (33d) General Assembly and to enact a substitute therefor.
- Senate File No. 341, a bill for an act to amend Section 2348-a of the Supplement to the Code, 1907, relating to bounties.
- Senate File No. 343, by Senator Balluff, a bill for an act to repeal Section Nine Hundred and Sixteen (916), of Chapter Thirteen (13), Title Five (5), of the Code, relating to the approval of plats of additions to cities or towns, by city and town councils.
- Senate File No. 346, by Senator Hammill, a bill for an act authorizing the executive council to pay costs taxed to or incurred by the state in any suit or proceeding instituted by any of the State Departments as by law provided.
- Senate File No. 359, a bill for an act relating to the compensation of marshal in superior courts.

- Senate File No. 364, by Senator Adams, a bill for an act for the relief of the grantee of Jacob Hoover, and for the purpose of having a patent issued in the name of Jacob W. Hoover, for a certain tract of land.
- Senate File No. 377, by Senator Bennett, on behalf of the Committee on Public Health, a bill for an act to establish an antitoxin department under the control and direction of the State Board of Health, for the purpose of aiding in the distribution of antitoxin to the people of the State of Iowa, and making an appropriation therefor.
- Senate File No. 380, by Senator DeWolf, a bill for an act to encourage the business of manufacturing in Iowa, and providing for an official trademark for Iowa manufactured products.
- Senate File No. 381, by Senator Van Law, by request, a bill for an act to legalize decrees obtained prior to January 1, 1907, based on notice of publication, where affidavit of non-residence was not filed as by law provided.
- Senate File No. 382, a bill for an act to legalize the acts of the treasurer of Monroe county, Iowa, relating to the transferring of funds from the district school fund to the county fund.
- Senate File No. 387, a bill for an act amending Sections Thirteen Hundred dred and Ten (1310), and Thirteen Hundred and Eleven (1311), of the Code, and the law as it appears in Section Thirteen Hundred and Twenty-one (1321), of the Supplement to the Code, 1907, relating to the taxation of moneys and credits and private banks, and repealing the law as it appears in Section Thirteen Hundred and Twenty-Two (1322), of the Supplement to the Code, 1907, and enacting a substitute therefor, relating to the taxation of National Banks, State and Savings Banks and Loan and Trust Companies, and defining moneyed capital, and providing for the taxation thereof.
- Senate File No. 398, by Senator Smith of Mitchell, a bill for an act to legalize conveyances of real property of executors or trustees under foreign wills where the provisions of Section Thirty-two Hundred and Ninety-five (3295), of the Code were not observed or complied with.
- Senate File No. 409, by Senator Adams, a bill for an act to legalize the issuing of certain warrants drawn on the waterworks fund by the town council of the incorporated town of Fayette, Fayette County, State of Iowa, and regulating the payment thereof.
- Senate File No. 415, a bill for an act to empower border counties to erect and maintain bridges across the border streams of the state, and fixing the terms and conditions under which the funds for the same may be provided.
- Senate File No. 418, by Senator Clarkson, a bill for an act to amend Section Four Thousand Two Hundred Sixty-eight (4268), of the Code, in relation to the disposition of the proceeds of real estate sold in actions of partition.

- Senate File No. 421, by Committee on Highways, a bill for an act to amend Sections One Thousand Seventy-two (1072), Four Hundred Twenty-two (422), and One Thousand Three Hundred Three (1303), of the Supplement to the Code, 1907, and to repeal Section One Thousand Five Hundred Twenty-eight (1528), of the Supplement to the Code, 1907, and to enact a substitute therefor, relating to election of officers, to the powers of the Board of Supervisors, levying of taxes and powers and duties of the township trustees.
- Senate File No. 436, by Committee on Ways and Means, a bill for an act to amend Section Sixteen Hundred and Thirty-seven (1637), of the Code, with reference to the incorporation fee to be paid by foreign corporations.
- Senate File No. 444, a bill for an act to legalize certain acts and proceedings of the council of the incorporated town of Prairie City, Jasper County, Iowa, relating to the special election held in said town on September 6, 1907, the levy of a tax for a lighting plant fund and the transferring of said fund to the general fund of said town.
- Senate File No. 452, a bill for an act legalizing the ordinances, resolutions and acts of the Council of the incorporated town of Royal, in Clay County, Iowa, so far as effected by the election of six members of said Council instead of five.
- Senate File No. 456, by Senator Francis (by request), a bill for an act to amend Section Twenty-five Hundred and Eighty-five (2585), of the Supplement to the Code, 1907, to repeal Section Twenty-five Hundred and Eighty-nine-a (2589-a), of the Supplement to the Code, 1907, and enact a substitute therefor, and to amend Section Twenty-five Hundred and Eighty-seven of the Code, all relating to the practice of pharmacy.
- Senate File No. 459, by Senator Webber, a bill for an act to legalize certain warrants of the City of Ottumwa, Iowa,
- Senate File No. 460, by Senator Chapman, a bill for an act to legalize the action of the independent school district of Bennett, Cedar county, Iowa, in voting bonds at an election held on the 14th day of March, 1910, and legalizing the bonds issued by said district under said election.
- Senate File No. 463, by Senator Francis, a bill for an act to legalize a certain school election held in the independent school district of Emmetsburg, Palo Alto County, Iowa, on the thirteenth day of March, 1911.
- Senate File No. 469, by Senator Chapman, a bill for an act to legalize the action of the town council of the town of Wyoming, Iowa, in the issuance of bonds and refunding bonds for the building of a town hall, and all ordinances pertaining thereto.
- Senate File No. 477, a bill for an act to amend Section Eight Hundred and Ten (810), of the Code, in relation to publication of preliminary notice of street improvements in towns.

- Senate File No. 481, by Senator Webber, a bill for an act to amend Section Six Hundred Seventy-nine-h (679-h) of the Supplement to the Code, in relation to removals and discharges of police officers and policemen, except the Chief of Police, and firemen, including the chief of the fire department.
- Senate File No. 482, by Senator Ames, a bill for an act legalizing certain acts and proceedings of the city council of the city of Toledo, Tama county, Iowa.
- Senate File No. 484, by Van Law, a bill for an act to legalize certain warrants of the city of Marshalltown, Iowa.
- Senate File No. 485, by Senator White, a bill for an act to legalize deed of Iowa County, Iowa, to Ithamar Cheney, for Lot One as shown by plat recorded at Book 21, page 335, Land Deed Records of the office of the Recorder of Iowa County, Iowa, the same being the north fifteen acres of the northwest quarter of the southwest quarter of Section Twenty-one, Township Seventy-eight North, Range Eleven, West of the Fifth P. M., in Iowa County, Iowa.
- Senate File No. 488, by Senator Mattes, a bill for an act to legalize the official acts of the officers, and the ordinances and resolutions of the town council of the incorporated town of Wall Lake, Sac County, Iowa, and appointing officers and councilmen for said town.
- Senate File No. 489, by Sammis, a bill for an act to legalize certain warrants of the city of Waterloo, Iowa.
- Senate File No. 490, by Senator Smith of Shelby, 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.
- Senate File No. 491, by Committee on Ways and Means, a bill for an act making appropriation for the payment of State and Judicial officers, state and other officers.
- Senate File No. 492, by Committee on Ways and Means, a bill for an act to provide for the general levy for state purposes, for the years 1911 and 1912.
- Joint Resolution No. 2, by Bennett, relating to the selection of addional employes of the Thirty-fourth General Assembly, fixing their compensation and defining their duties.
- Joint Resolution No. 5, by Smith of Mitchell, approving estimate of cost, plans and specifications for an addition to the wing to the hospital, and authorizing the erection of said addition.
- Senate Joint Resolution No. 7, by Senator Smith of Mitchell, Joint Resolution approving estimates of cost, plans and specifications for buildings at the Agricultural College, at the State University, and at the State Teachers' College.
- Senate Joint Resolution No. 8, by the Committee on Retrenchment and Reform, fixing the number and compensation of employes in the Department of State and at the seat of government.

RESOLUTIONS IN MEMORIAM

Adopted by the House of Representatives of the Thirty-Fourth General Assembly.

HON, JONATHAN PRENTISS DOLLIVER.

MR. SPEAKER: Your committee appointed to draft resolutions commemorative of the life and services of the late United States Senator, Jonathan Prentiss Dolliver, beg leave to submit the following:

Since the last assembling of this legislative body, death has removed from our midst one of Iowa's favorite sons. A man who, rising from the humble walks of life by his inherent ability and virtue, reached the pinnacle of political prestige and fame second only to that of the chief executive of this nation.

It is the sad duty of this House to pay a fitting tribute of respect to his memory. Jonathan P. Dolliver was born February 6, 1858, at Kingwood, Preston County, Virginia. His father, the Rev. James J. Dolliver, was a Methodist minister, preaching among the humble homes of mountaineers of West Virginia, carrying peace and comfort to this liberty loving people.

Jonathan Prentiss Dolliver graduated from the University of Morganstown in 1875, and came west to Illinois and shortly to Iowa. He was admitted to the bar in 1878 at the early age of twenty years. On the 20th day of November, 1895, he was married to Louise Pearsons of Ft. Dodge, Iowa, and to this union were born three children, two girls, Margaret Eliza and Frances Pearsons, Dolliver, and one boy, George Prentiss Dolliver, a little fellow, who was calling for his father at the sick room door when death came and took the great man away. Coming to Ft. Dodge, Iowa, he gathered around him many close and faithful friends, who were his friends and neighbors until his death. His career as a lawyer was marked by many obstacles, but, pursuing a life of strict integrity, economy and devotion to his chosen profession, he rapidly rose in the estimation of his fellows and acquired fame and distinction among the men of the best legal minds in the middle west.

From the beginning of his career as a citizen of Iowa he allied himself with the republican party and did all in his power to make our Iowa. He was elected as a member of the Fifty-first Congress from the Tenth District and retained his seat in that distinguished body through the Fifty-second, Fifty-third, Fifty-fourth, Fifty-fifth and Fifty-sixth Congresses with marked ability. August 23, 1900, Gov. Leslie M. Shaw appointed him United States Senator to fill the vacancy caused by the death of Hon. John H. Gear and he was elected January 21, 1902, to succeed himself and was re-elected January 23, 1907, and held his seat until death touched his eyelids down and ended his notable and successful career as a lawyer and statesman.

He was a member of the Ways and Means Committee of the House and was intimately associated with McKinley and other great leaders in their struggles for the American homes. His committee assignments were of the most important matters before Congress. No time or labor was spared during all his long years of service as a representative from the duties of his office and interest of the people of this commonwealth. In the Senate he was chairman of the great committee on Agriculture and was still a member of the Ways and Means Committee, and, to the people of Iowa, it seemed as though he had come to his own when he took his place in the Senate beside the lamented Allison and together they worked for the common good of all.

Jonathan P. Dolliver died at Ft. Dodge, Iowa, on October 15, 1910, at the hour of 7:30 o'clock, in the evening. Every citizen of the country knew of J. P. Dolliver as a statesman; they knew of his cleanliness and force as such, but all did not know of Dolliver at home. He was always the same Dolliver, and, upon returning from his national duties, he seemed glad as a child to get home and meet his friends however humble. All men alike to him, and our citizens admired him, regardless of party. To be acquainted with him was to like him; to know him was to love him. It made little difference what came to the palace, if only peace and prosperity abided with the cottage.

So the great man died, as he had lived, quietly, simply, the smile of good nature upon his face. He died amid the scenes he loved best, his home.

Be it Therefore Resolved, That we, as a legislative body, members of the House of the Thirty-fourth General Assembly of Iowa, how our heads on this occasion with a deep sense of the nation's and state's loss of a statesman and a guiding hand and our grief over the loss of a fellow citizen, who was so summarily taken from our midst, and that we extend to the stricken and mourning wife and children our deep and sincere sympathy. A nation mourns with them in their irreparable loss, and, as they sit by the fireside in their home in ashes of deep affliction, we would convey to them a message of consolation, so true and sincere as to touch the deepest chords of their natures, and enable them to realize that in such depths of sadness the whole world is kin, and that all our people join with them in the great loss that has come to us all in the death of Jonathan P. Dolliver.

Be it further resolved, That we realize in such a case as this that "death loves a shining mark." Like the stately ship with full set sails riding out from the bay upon a placid sea to be suddenly swept from sight beneath the waves by a hurricane, so was our beloved brother and leader snatched from our companionship and from the arms of his family in the beginning of a career of usefulness and power at a time when we all needed him. Like the stately shaft of shining marble broken half way between promise and fulfillment, his life was ended just as he approached the zenith of his success. He has left behind him a record that will live as long as human memory endures.

Be it Further Resolved, That these resolutions of respect be spread upon the journal of the House, and that the chief clerk be directed to send an enrolled copy to his wife, Louise Dolliver, at Ft. Dodge, Iowa.

J. W. CAMPBELL, ELI C. PERKINS, HERBERT A. HUFF,

Adopted.

Committee.

HON. LOREN R. HENDERSON.

MR. SPEAKER: Your Committee appointed to draft resolutions of respect to the memory of Hon. Loren R. Henderson, respectfully submit the following:

Whereas, The Hon. Loren R. Henderson, a member of the House during the Nineteenth and Twentieth General Assemblies, departed this life on the second day of October, 1909, at his home in Fremont county.

The subject of this memorial was born in Warren county, Indiana, March 24th, 1831, and grew to manhood in his native state. April 10, 1856, he was united in marriage to Miss Martha Lawrence, and the following year came to Fremont county, where he resided continuously until his death.

He was very closely identified with the pioneer settlers of his community and in the early government of his county and state. He was elected a member of the county board of supervisors in 1865, his county keeping him a member of said board as long as he would accept it.

He was elected as Representative to the Nineteenth General Assembly in 1880, and the Twentieth General Assembly in 1882. Two years later he entered the campaign as a candidate for State Senator, being defeated by Talton E. Clark of Clarinda, by only about sixty votes, and that, too, in a district overwhelmingly republican. He took great pride in the material prosperity of his home county and his adopted state, and was at all times ready and anxious to contribute his time and means toward their welfare; and

Whereas, The life and character of the deceased was such as to command the respect and esteem of all who knew him, therefore, be it

Resolved, That in his death, the state and county have suffered the loss of a worthy and upright son, and that we hereby extend to his bereaved relatives and friends our heartfelt sympathy, and be it further

Resolved, That a copy of these resolutions be spread upon the Journal of the House, and that the Chief Clerk transmit an engrossed copy thereof to the family of the deceased.

A. V. PENN.

F. A. O'CONNOR,

M. F. McCullough.

Committee.

Adopted.

HON. HENRY H. BUSH.

MR. SPEAKER.—Your committee appointed to draft suitable resolutions on the life and public service of Hon. Henry H. Bush, who was an honored member of this House in the Sixteenth General Assembly, beg leave to report the following:

Henry Hudson Bush was born at Randolph, New York, July 2, 1837, and died at his home in Garner, Iowa, on September 14, 1905.

While still a youth he left his native state and moved to Galva, Illinois. Here he supported himself and completed his education. He responded to Lincoln's first call for troops and enrolled his name on April 20, 1861, and was made captain of Company D, 17th Illinois Volunteer Infantry. This enlistment was for three months and when his time expired, reinlisted for three years and served his full time. He had the love and esteem of his soldiers, the respect and confidence of his superior officers.

While ranking as captain he frequently filled positions of officers of much higher rank. That he filled these positions with honor and credit is shown by the fact that at Donelson on the last day of the fight, Capt. Bush was in command of his regiment and honorable mention is made of him in General Wallace's report of the battle. He was in command of the Pioneer Corps at the siege of Vicksburg and was placed in command of the troops which were left to guard the city and made his reports direct to Logan and Grant.

On January 4th, 1864, he married Miss Minnie Wright at Galva, Illinois, and in 1869 moved to Hancock county, Iowa, where he resided until his death. As a pioneer he had much to do in helping to develop the county, and his public spirit contributed to the success of every public enterprise. The early years of his life at Garner were spent in the practice of law, and his legal advice and counsel was sought after in the management of all public affairs. He served as a member of the board of supervisors of the county for a number of years and assisted in the establishment of a rule of economic administration worthy of emulation.

Later in his life he became the owner and editor of the Hancock Signal, a newspaper published at Garner, and continued in this work until ill health compelled him to retire shortly before his death. He was a member of the House in the Sixteenth General Assembly, representing the district composed of Hancock, Wright, Winnebago and Worth counties; and was held in high esteem by his fellow members.

He was ever mindful of his social duties, being a member of Bethel Lodge No. 319, A. F. & A. M., and of Bethel Chapter 116; also a member of the Grand Army of the Republic and of the Loyal Legion; a member of the Congregational church. His influence was ever on the side of right living; and as was his life, so was his death, peaceful as a restful sleep.

Therefore, be it Resolved, That in his death the nation has lost a valiant defender, the state and county in which he lived a worthy and honorable citizen, and we hereby extend to his relatives and friends our tribute of respect; and be it further

Resolved, That these resolutions be printed in the Journal of the House and that the Chief Clerk be directed to forward an engrossed copy to the family of the deceased.

A. C. RIPLEY, F. W. RUSSELL, Ed. Collin,

Committee.

HON. L. F. SUMMERS.

MR. SPEAKER: Your committee appointed to prepare and present suitable resolutions of respect to the life, character, and public service of the late Hon. L. F. Summers, a member of the House of the Thirtieth and Thirty-first General Assemblies beg leave to report the following:

The subject of this sketch was born in Scotland county, Missouri, August 17, 1849, and was the son of David and Alice Summers, who resided for many years near Memphis, Missouri. He received his primary education in the public schools of Memphis after which he pursued a course in Memphis college. His inclinations tended toward a professional life and he chose the profession of medicine for his life work and graduated with honors from the Keokuk Medical college in the class of 1876.

After his graduation he located at Milton, Iowa, for the pursuance of his profession and for thirty-five years was engaged in active practice, where he labored conscientiously and incessantly. He was also engaged in mercantile business, conducting a drug store for years in his home town and also was interested in agricultural pursuits, owning several farms in the immediate vicinity.

On the seventh of March, 1876, he was united in marriage to Miss Nettie Bell of Delphos, Ohio. To this union was born four children, Mrs. Mabel Folker, Mrs. Jessie Harbin, Mrs. Etta Catherine Short and Lloyd Summers, all of whom were present at their father's bedside during his last illness, administering such assistance as loving hands could render.

He represented Van Buren county in the Thirtieth and Thirty-first General Assemblies and without seeking distinction as a legislator or political leader he discharged the duties of the office with honesty and fidelity to his constituents and the public, and was at all times and under all circumstances an honest, sincere and faithful public servant.

He introduced a bill for the building of a sanitarium for tuberculosis victims and as a result there has been created at Oakdale, a sanitarium for the treatment and cure of consumptives, which will be a lasting monument to the memory of our lamented statesman.

In his early boyhood he united with the Methodist Episcopal church and always lived an active Christian life, honored and respected by all who knew him.

Resolved, That as his life and character command our respect and esteem we extend his relatives and friends our sympathy in their sorrow, and that this memorial be entered upon the Journal of the House, and an engrossed copy be presented to the bereaved family of the deceased.

S. H. BAUMAN, FRANK SHANE, I. T. DABNEY,

Committee.

HON. HENRY STONE.

MR. SPEAKER: Your Committee appointed to draft and present resolutions commemorative of the life, character and public services of the Hon. Henry Stone, late a member of the House of Representatives in the Twenty-fourth and Twenty-fifth General Assemblies, beg leave to submit the following as their report:

Henry Stone was born in Ohio in 1853 and was fifty-six years of age at the time of his death. He was a graduate of Oberlin college and soon after finishing his course he came to Marshall county and taught school near Marietta in the same county. Later he came to Marshalltown and with R. E. Sears he formed the law partnership of Sears & Stone, which continued for eighteen months after which time he practiced law alone in Marshalltown. Mr. Stone married Miss Florence Powell, but left no children.

In the year 1891 Mr. Henry Stone was elected as a republican, a member of the Twenty-fourth General Assembly from Marshall county and in November, 1893 was re-elected as a member of the Twentyfifth General Assembly from Marshall county and on January 8th, 1894, he was elected Speaker of the House of Representatives. When the General Assembly met in 1894, Mr. Stone, together with Senator Cummins, Mr. Hepburn, Mr. Lacey and Mr. Perkins, became an active candidate for the nomination of United States Senator, this honor eventually going to the late Senator Gear. After retiring from the House, Mr. Stone resumed his practice of law in Marshalltown and in 1899 he was elected county attorney and in 1901 was re-elected, serving two terms. Mr. Stone was always active in politics and at one time was chairman of the County Republican Central Committee and was a regular attendant at all Republican State Conventions for many years.

Whereas, On July 31, 1909, Mr. Stone passed away in Chicago while taking treatment in a sanatarium and his life, character and services to the state were such as to entitle him to the confidence and eseem of his fellow citizens, and his services to the state and county were of such a character as to commend the confidence and gratitude of his fellow citizens, therefore, be it

Resolved, That in his death the state and county in which he resided lost a worthy and upright citizen and an honest, conscientious and honorable man and we hereby extend to his bereaved wife and relatives our heartfelt sympathy in their sorrow, and be it further

Resolved, That a copy of these resolutions be spread upon the Journal of the House and that the Chief Clerk be directed to forward an enrolled copy to the wife of the deceased.

H. C. LOUNSBERRY,
G. W. KOONTZ,
ERNEST R. MOORE,
Committee.

Adopted.

HON. OWEN BROMLEY.

Mr. Speaker: Your Committee appointed to prepare a memorial fittingly to commemorate the life and public service of the Honorable Owen Bromley, submit the following report:

In a coal miner's cabin in Denbigshire, Wales, on May 20, 1825, there was born a child to bear the name, Owen Bromley. There was nothing in the time or place to indicate that his life was to differ in any essential particular from the lives of those about him. A dreary future opened before him. He belonged to the poor and oppressed. He was denied both the playtime which should belong by right to all children, and the little opportunity for schooling the community afforded, for when but eight years old he began daily tasks in the mines to secure a bare subsistence. This was his lot until he grew to manhood.

But if fate was cruel in assigning him these untoward circumstances, nature was kind in endowing him with an active and receptive mind. By his own efforts, wholly untaught, he mastered both Welsh and English. He was fond of reading and study. The great reform agitation in England attracted him to politics and led him to become an ardent disciple of John Bright, whose teachings strongly influenced him at a later period.

At the age of twenty-seven, he turned his back on the home of his fathers and set out for America, where he arrived in July, 1852. He settled in Pennsylvania and engaged in mining. He was married in 1854, in Philadelphia, to Miss Sarah R. Davis, who also was a native of Wales. Falling under the observation of some wealthy men who were impressed with his good judgment, he was sent by them in 1857 to investigate and report upon the coal resources of the new state of Iowa. The beauty of the prairies charmed him. In 1860 he brought his family west and located near Salina, in Jefferson county.

In the political campaign of 1860, he espoused the cause of republicanism and of human liberty. He was an effective speaker, for he spoke from the fullness of his heart. When rebellion resulted from Lincoln's election, he promptly responded to the call for troops. He enlisted at Fairfield on May 6, 1861, as a private in Company "E", Second Iowa Infantry. It was an act of devotion to his adopted country. With a young family to provide for, it was no small sacrifice for him or for them. Having experience as a nurse, he was detailed for hospital duty. After serving one year and three months, he was discharged in August, 1862, for disability.

In 1863 he was chosen by the electors of Jefferson county to serve as one of their representatives in the Tenth General Assembly. In this body he was ever watchful of the honor and of the interests of the soldiers. At his instance, a concurrent resolution was adopted recommending "That discharged soldiers who have been disabled by wounds or diseases in the service of their country, should have the preference, as far as they are competent, in being employed in all the positions within the gift of the Federal and State Governments"

thus anticipating for forty years the act of the Thirtieth General Assembly.

He removed to Des Moines in 1874. In 1880 and again in 1882, he was elected sergeant-at-arms of the House of Representatives. From 1892 to 1896, he was Secretary of the State Board of Mine inspectors. He served faithfully and acceptably in these positions.

In civil and in public life he performed his work with perfect fidelity. Whether miner or official, always he was a self-respecting and respected gentleman. His last days were spent in the Home for the Aged, in the city of Des Moines, where on Friday, August 9, 1907, he peacefully passed away.

To honor his memory, it is therefore.

Resolved, That this minute of Owen Bromley's life be spread upon the records of this House and that a copy of them be presented to his surviving children.

C. J. FULTON,
FRANK SHANKLAND,
U. G. WHITNEY,

Committee.

Adopted.

HON. LEVI HUBBELL.

MR. SPEAKER: Your committee appointed to prepare suitable resolutions commemorating the life, character and public service of Hon. Levi Hubbell, an honored member of this House, beg leave to submit the following report:

Levi Hubbell was born in Sherman, Fairfield County, Connecticut, July 14, 1821. His father was Levi Hubbell, son of David Hubbell, who with his brother were pioneer settlers in Fairfield county, Connecticut, and descendants of the original Hubbell family, tracing their lineage directly back to the kingdom of Wales. For a number of years he lived on a farm, getting his early education in the public schools. At the age of nineteen years he entered Oneide Institute at Whitesboro, N. Y., of which Beriah Green, the noted abolitionist, was president, and where Mr. Hubbell imbibed those political principles which characterized all his later life. Leaving Whitesboro he taught school for five years in Dutchess county, N. Y., and then return d to Connecticut and established a school at Gaylor's Bridge, in the famed Housatonic Valley. In 1857 he came to Iowa, locating at Bradford, Chickasaw county, where he engaged in mercantile pursuits. On the 12th of September, 1860 Mr. Hubbell was united in marriage with Miss Jane E. Witted, and immediately after that event settled upon the farm in Winneshiek county which he had entered and which is known today as the Hubbell farm. In 1897 the family moved to Waukon, where Mr. Hubbell engaged in the creamery business, and which business he conducted for a number of years. Mr. Hubbell served in the 18th and 19th General Assemblies in the Iowa State Legislature as Representative from Winneshiek county. In his early life he was a member of the Episcopal church, but later on became an adherent of the Presbyterian church; he was also a member of the Masonic Fraternity, and later in life became an

active member of the Knights of Pythias, being a charter member of Bayard Lodge, No. 121 of that order. In politics he was always a consistent republican, but he admired all public men of high ideas, regardless of their political faith. He was a man of great ability, a student of nature, loving flowers, trees and shrubbery, not only endeavoring to help his fellow workers, but endeavoring to show them the goodness and kindness of God in everything. Naturally, his religion was broad and sympathetic, embracing a love for God and for mankind which brought him the love and esteem of all with whom he came in contact. He was always courteous and unaffected, never arrogant, vain or conceited, but lived a straight forward life, believing that he helped make his own destiny. Ripe in experience, sound in judgment, he was a guardian and advisor of all the noble young men of his acquaintance, taking them into his confidence, and there never was a time in which they could not trust him, and never as a friend, or a private citizen, or as a man holding public office, could the integrity of his conduct or the purity of his motive be brought into question. For the young man without other means than a clean conscience, a pure mind and a definite purpose to win, he was a good living example. Faithful to every obligation, loyal to his friends, contributing to the happiness of others, he was accorded the gratitude of a wide circle of friends, who were his friends until death. His home life was commendable to a degree, he was a good husband and a kind and indulgent father, ever on the alert for the welfare of his family.

On the evening of December 23, 1910, Mr. Hubbell passed away, at the advanced age of 89 years, 5 months and 9 days, and he leaves to mourn his loss the widow, two sons, William W., of Winneshiek county, and George L., of St. Paul, Minnesota, as well as a brother, Jackson D., four years his junior and residing at the birth place in Connecticut. His life, character and services to the state were such as to entitle him to the confidence and esteem of his fellow citizens and to command the confidence and gratitude of his fellow citizens.

Therefore be it Resolved, that in his death the state and county in which he resided lost a worthy and upright citizen and a conscientious and honorable man, and we hereby extend to his bereaved wife and family our heartfelt sympathy in their sorrow, and

Be it further resolved, that a copy of these resolutions be spread upon the Journal of the House, and that the Chief Clerk be directed to forward an enrolled copy to the family of the deceased.

> E. H. FOURT, WM. LARRABEE, JR., L. M. ENGER,

Committee.

Adopted.

HON. P. A. SMITH.

Mr. Speaker: Whereas, Honorable P. A. Smith, a member of this House in the Twenty-sixth and Twenty-seventh General Assemblies, passed from this life to the rewards of a higher existence on December 25, 1910, and

Whereas, We deem it meet and proper that public attention be called to a life record which so clearly and nobly represents a high type of Christian manhood, we recite the following facts:

Pardon A. Smith was born in Ogle county, Illinois, on September 1, 1840. His boyhood and young manhood days were spent upon the farm. His scholastic training was in the rural schools, but his education was in the great forum of human experience, where he was a close observer, a keen thinker, a champion of the best things in our civilization. As a soldier during the Civil War his record was one of distinguished gallantry; as a public servant in many positions, little and great, he was faithful to his own lofty standards of morality, of upright honesty, and of courageous loyalty to the interests of the people. His able record as a newspaper publisher, as a legislator, and as a member of the State Board of Parole, is written across the history of his times. He lived up to his opportunities; he carried forward the torch of human enlightenment; he stood, as the poet has said:

"For the truth that lack assistance, For the wrong that needs resistance, For the future in the distance And the good that we can do."

In view of these facts, so briefly and inadequately presented, be it Resolved, By the House of Representatives of the Thirty-fourth General Assembly of the State of Iowa, that we mourn in his death the passing of a good man; that we invite attention to his life and character as worthy of emulation; that we express our sincere sympathy to the surviving family who have loved and lost a devoted husband and father, and be it further

Resolved, That engrossed copies of these resolutions be prepared and forwarded to the surviving wife, Mrs. Alice M. Smith, and to the oldest son, Lowery W. Smith, and that the same be spread upon the Journal of the House.

PAUL E. STILLMAN,
W. W. GOODYKOONTZ,
W. J. DIXON,

Committee.

. Adopted.

HON. WILLIAM G. THOMPSON.

MR. SPEAKER: Your committee appointed to prepare suitable resolutions commemorating the life and public service of Wm. G. Thompson, submit the following report:

Wm. G. Thompson was born in Center Township, Butler County, Pennsylvania, January 17, 1830, and died at his home in Kenwood Park, Iowa, April 2, 1911, was the son of Wm. H. and Jane Thompson, also natives of that locality. The former was born in 1790, the latter in 1796. Mr. Thompson's paternal grandparents were natives of Scotland as were also his maternal grandparents.

Judge Thompson's primary education was obtained in the common schools near his boyhood home and when not in the school room he assisted in the work on the farm. At the age of nineteen he attended the Witherspoon Institute at Butler, Penn., going home to work on the farm during the harvest season. He next read law at that place and was admitted to the bar October 15, 1853. Hon. Daniel Agnew, afterwards Chief Justice of the United States, presided at the examination.

On the 27th of November, 1852, Judge Thompson came to Marion Iowa, traveling as far west as his money would carry him. Marion, at that time, was a new town and larger than Cedar Rapids. Here he was first engaged in practice of his profession in partnership with Col. Isaac M. Preston under the firm name of Preston and Thompson.

Judge Thompson's first dollar in his chosen profession was earned about two weeks after he located in Marion. It was the trial on a suit before the Justice of the Peace. Those who listened to the trial recognized his ability and from that time on his success was assured. He won considerable renown in the practice of criminal law having defended in twelve murder cases and losing but two. In August, 1854, Mr. Thompson was elected prosecuting attorney and held that position for two years.

He was elected to the State Senate on the republican ticket in 1856 for a two years' term which proved a very important year in framing the laws of the State that still exist, Mr. Thompson being a member of the Judiciary committee. The Code of 1851 was revised during the session of 1856-7 and with additions is still in use.

On leaving the Senate, Judge Thompson was engaged in the practice of law in Linn county until 1862, when he helped to raise the Twentieth Iowa Regiment for the Civil War, consisting of five companies from Linn and five from Scott counties, and he went to the front as major, but the colonel being a regular army officer was detailed for brigade commander and the lieutenant colonel being taken prisoner, the judge was left in command of the regiment for some time. He was in the service in Missouri, Arkansas, Louisiana, Texas and Alabama, and was commander of the post at Arkansas Pass for eight months. He was in the siege at Vicksburg and at the battle of Prairie Grove, Arkansas, was severely wounded. After being wounded he resigned his commission and returned home in the fall of 1864.

During the presidential campaign of that year he stumped the state for Abraham Lincoln and was elected one of the electors at large. He took great pride in the fact that he was able to cast his ballot at that time for the martyred president. Soon after this Judge Thompson was elected district attorney for seven counties of Iowa, to-wit: Linn, Jones, Cedar, Johnson, Iowa, Benton and Tama, and after creditably filling that office for six years he was tendered the renomination without opposition, but refused it. Without his knowledge or solicitation he was then appointed Chief Justice of Idaho by President Hayes and held that responsible position for one term,

resigning in 1879, when he returned to Marion. That fall he was elected to congress and took his seat in December. He was a member of the committees on Privileges and Elections, which required much work, having twenty-two contests cases. He was re-elected and served in all four years. For party reasons he was then persuaded to accept the nomination, for Representative to the State Legislature and being elected was chosen chairman of the committee to reorganize the courts of the state, which business he successfully accomplished.

In August, 1894, he was appointed judge of the Eighteenth Judicial District and was elected to that position in November, 1894, and re-elected in November, 1899. His district comprised Jones, Cedar and Linn counties. He won high commendation for his fair and impartial administration of justice.

His mind was always analytical, logical and inductive with a thorough and comprehensive knowledge of the fundamental principles of the law, he combined a familiarity with statutory laws and a sober, clear judgment which made him not only a formidable adversary in a legal combat but gave him a distinction of being one of the ablest jurists of the state.

In the death of Judge Thompson, Iowa has lost one of its noblest citizens, beloved by all who knew him. But few men in Iowa were better and more favorably known and it is a universal expression that the State of Iowa has suffered a great loss in his death.

In honor of his memory it is therefore

Resolved, That this minute of Wm. G. Thompson's life be spread upon the records of this House and that a copy of the same be presented to the surviving members of his family.

J. W. BOWMAN, WM. LARRABEE, GEO. W. KOONTZ,

Committee.

Adopted.

HON. JOHN CHRISTIE, JR.

MR. SPEAKER: Your committee appointed to draft suitable resolutions on the life and public service of Hon. John Christie, Jr., who was an honored member of the Twenty-seventh General Assembly, beg leave to report the following:

John Christie, Jr., was born March 5, 1841, in Middleset County, near Putnam, Ontario Canada, and died at his home in Garner, Iowa, on April 10, 1910, at the age of sixty-nine years. His parents, John and Agnes (Craik) Christie, were natives of Scotland and emigrated to Canada. In 1858 he came over with his parents who settled in Iowa County, Wisconsin, and on the 10th day of June, 1861, he came to Hancock County and settled at Upper Grove in Amsterdam township. On date of August 18, 1862, he enlisted as a private in Co. B 32nd Iowa Volunteer Infantry and served until May 17, 1865, when he was mustered out as a sergeant, at Memphis, Tennessee. His regiment was engaged in the battles of Pleas-

ant Hill, Fort De Russy, Tupelo, Old Town Creek, Nashville and others. After the war he returned to Hancock county and on March 31, 1867, was married to Miss Polly E. Robbins. The same year he was elected a member of the board of supervisors and in 1869 he was elected first auditor of Hancock county which office he held for eight consecutive years. In 1881 he was again elected auditor and re-elected in 1883. In 1897 he was elected to represent Wright and Hancock counties in the state legislature and served in the Twenty-seventh General Assembly with honor and distinction. When not engaged in public life Mr. Christie preferred the quiet life of a farmer and by his peaceful pursuit acquired considerable property. He was one of the pioneer settlers of the county and we believe its last surviving volunteer soldier. Decedent was a member of the Universalist church, the G. A. R. Post and of Bethel Lodge No. 319 A. F. and A. M.

Therefore be it Resolved, That in his death the state and county in which he resided has lost a worthy and upright citizen, a valiant soldier, and an honorable man, and we hereby extend to his bereaved relatives and friends our sincere sympathy; and be it further

Resolved, That a copy of these resolutions be printed in the Journal of the House and that the Chief Clerk be directed to forward an engrossed copy to the family of the deceased.

A. C. RIPLEY, W. C. BROWN, J. W. ELLIS,

Committee.

Adopted.

HON. ABRAHAM JACOBSEN.

MR. SPEAKER: Your committee appointed to draft resolutions commemorating the life, character and public services of the Honorable Abraham Jacobsen of Winneshiek County, late member of this House, beg leave to report the following memorial:

Abraham Jacobsen was born in Telemarken, Norway, January 3, 1836, came with his parents to America in the spring of 1848. The family settled in Muskego, Racine County, Wisconsin. Mr. Jacobsen then about twelve years old went to work for a man who kept hotel, store and post office at Little Muskego Lake, his wages being twenty-five cents per week. His employer took an interest in the lad from the distant land of the north, and would on Sundays teach him to read English, his text book being the New Testament. Later he furnished him with clothes and books and sent him to school. In 1850 the Jacobsen family moved to Winneshiek County, Iowa, and settled near Decorah.

In 1852 Mr. Jacobsen, now sixteen years old, left home to study at what was then known as the State University of Illinois, located at Springfield, which was built and supported by the Lutherans. The greatest part of the journey from Decorah to Springfield was accomplished on foot. He was the first Norwegian attending a higher institution of learning in this country. He was a classmate of Robert Lincoln. John Hay was also a student there at the same time. To help pay his way at school

he was employed as janitor and later as custodian in the court house. Abraham Lincoln addressed meetings there on several occasions while Mr. Jacobsen was employed in the building, as Mr. Lincoln was a candidate for the United States Senate before the legislature at that period. Later Mr. Jacobsen was employed as librarian in the Supreme Court rooms, where Abraham Lincoln and his friends would meet nearly every evening discussing politics and telling stories. The last time he met Mr. Lincoln was in 1860, when he was nominated for the presidency, and when Mr. Jacobsen among the thousand of Springfield citizens met Mr. Lincoln with a hearty greeting and handshake.

After Mr. Jacobsen had finished school he became pastor of the First Lutheran church in Chicago, where he stayed about one year, and then returned to Iowa, but was soon called to the newly organized Dakota territory. The journey to Dakota was made by a small party driving over land with oxen and following a trail from Ft. Atkinson through Ft. Dodge to Sioux City, enduring hardships and privation, and in constant danger of Indians and renegades who were roaming over the boundless prairies. The party finally reached their destination in Dakota.

Mr. Jacobsen's mission fields were at Yankton, Elk Point and Vermillion, where Norwegian emigrants had formed settlements. Dr. Jayne, whose acquaintance Mr. Jacobsen had made in Springfield, was at this time governor of Dakota territory and resided in Yankton. At his home Mr. Jacobsen was a welcome visitor whenever he had a moment to spare in his work. After organizing congregations where conditions and number would permit in this field, he returned to Decorah.

In 1860 he was sent to the Emigrant Quarantine Station at Quebec, Canada, to assist the Norwegian emigrants who were landing there in great numbers. Through his efforts better conditions and better facilities were established for getting the passengers started on their inland journey. After his mission in Quebec was accomplished, he spent three years at home on the farm, and in the fall of 1864 he went to St. Louis. Missouri and took up post-graduate studies at the German Lutheran Theological Seminary and finished his course in 1866. In the winter of 1868, he was sent out to do missionary work in the new found settlements in Ottertail, Douglas and other counties in Minnesota, where he made his trips over the snow covered trackless prairies on a pair of skis, or Norwegian snow shoes, and held services nearly every day in the settlers' houses and organized congregations. A great number of fine churches today mark the fields of his early work. The same year he was called as permanent pastor to Dane county, Wisconsin and stayed there until 1878, when poor health forced him to retire from the ministry and he moved to his parents' farm in Winneshiek County, Iowa, which he bought and took his old parents under his care during their remaining years. His father died in 1879 and his mother in 1884. Even as an active farmer he found time to serve the neighboring congregations temporarily, and was always an active member of the United Lutheran church, and had its welfare and progress at heart.

Mr. Jacobsen was actively interested in the great political questions of the day, and was honored with many positions of trust in his community. He was extensively engaged in settling up estates and probate matters. For many years he was president of the Norwegian Mutual Insurance Association of Winneshiek county. He took great interest in the preservation of the pioneer history of the state, and he did considerable writing on this subject, both in the English and Norwegian languages. Being a man of mind and action he was also both a theoretical and practical farmer. His farm was up to date in every respect, but he was always willing to impart his knowledge and experience to others. He was for the last fifteen years of his life editor of the "Practical Farmer's" department of Decorah Posten, a leading Norwegian newspaper.

Whereas, The Hon. Abraham Jacobsen, member of the Thirtieth and Thirty-first General Assemblies, departed this life on the 15th day of May, 1910, at his home near Decorah, Iowa, 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—a man beloved by all for his generous and kindly heart, his sterling integrity and uprightness of life; therefore be it

Resolved, That the House of Representatives take this occasion to express its high regards and appreciation of his character and public services, and at this time extend to his family its sincere sympathy in their sorrow; and be it further

Resolved, That a copy of these resolutions be spread upon the Journal of the House and that the chief clerk be directed to send an enrolled copy to the family of the deceased.

L. M. ENGER, THOS. HICKENLOOPER,

G. W. KOONTZ,

Committee.

Adopted.

HON, JAMES B. STUCKEY.

MR. SPEAKER: Your committee appointed to prepare and present suitable resolutions respecting the life, character and public services of the Honorable James B. Stuckey, late a member of the House of Representatives of the Sixteenth General Assembly of Iowa, beg leave to report the following:

The subject of this memorial was born November 7, 1834, and departed this life at his home in Moulton, Appanoose County, Iowa, on the first day of December, 1909. He was engaged in the occupation of farming and stock raising from the time he came to Appanoose county, a number of years ago, up to a few years ago, when he retired from this occupation and moved to the town of Moulton.

Mr. Stuckey was a man who was loved and respected by all who knew him. He was an active member of the Methodist church and took an interest in all matters pertaining to the welfare of that organization.

He was identified with the democratic party, and active in the councils of his party. He was elected to the office of Representative from Appanoose county to the Sixteenth General Assembly of Iowa,

retirement did not mean, however, his retirement from the activities of life, for on down to the time of his death he was actively engaged and served the people of his county in a faithful and capable manner, which reflected credit upon himself and those he was called upon to represent.

The life, character and public services of Mr. Stuckey were such as to command the respect and admiration of all who knew him; therefore, be it

Resolved, That in his death the state has lost a citizen of worth and whose every act was above reproach; and be it further

Resolved, That we extend to his family and friends our sincere sympathy and that a copy of these resolutions be entered upon the Journal of the House and that a copy of the same be forwarded to the bereaved family of the deceased.

W. T. DANIELS, C. W. HUNT, THOS. HICKENLOOPER, Committee.

Adopted.

HON. MAHLON J. DAVIS.

MR. SPEAKER: Your committee appointed to draft resolutions commemorative of the life, public services and character of Hon. Mahlon J. Davis, a former member of this House, respectfully submits the following:

Hon. Mahlon J. Davis was born in Juniata county, Pennsylvania, on the 27th day of October, 1837, and closed his earthly labors, and went to his reward, at Lewis, Iowa, on the 2nd day of February, 1908.

As a young man, the subject of this sketch laid well the foundation for his chosen profession, that of medicine, by attending Airy View Academy for two years, and Kishacoquillas Seminary for three years, after which he spent two years in the study of medicine under Dr. D. M. Crawford, at Millerstown, Pennsylvania, and thereafter took a course at the Medical University, New York City, from which institution he was graduated in March, 1862. After having thus become so admirably equipped as a physician, he enlisted in the defense of his country's flag, and was at once assigned to hospital duty in the city of Washington, where, after two years service, he was appointed surgeon of the Second New York Artillery. During 1864-5, he was surgeon-in-chief to the second corps on General Hazard's staff, where he remained in faithful service until the grand review at Washington.

After the restoration of peace, Dr. Davis returned to his native state, and resumed the practice of his profession, having located at Newport, in Perry county. He was united in marriage in Harrisburg, Pennsylvania, December 27th, 1864, to Priscilla K. Shuman, who with his three sons, William B. Davis, Lewis, Iowa, Brode B. Davis, Chicago, Illinois, and Charles P. Davis, Chicago, Illinois, survive him to mourn the loss of an indulgent and devoted husband and father.

In 1866 he removed to Lewis, Iowa, where he remained in the practice of medicine as an honored and skilled physician, until the year 1881, when he retired from the activities of his profession. This retirement did not mean, however, his retirement from the activities

in carrying on the business of a reputable druggist and pharmacist at Lewis, in co-partnership with his eldest son, William B. Davis.

In his boyhood days he united with the Evangelical Lutheran church. Dr. Davis was always a gentleman, affable and courteous, and to the day of his death a stern adherent to that which he believed to be right, in all the affairs of life, but at the same time respecting the opinions of those who consistently differed from him. He formed warm and lasting friendships, and has been greatly missed in the community in which he had so long lived a spotless and upright life. He was a faithful and true husband, a kind father, a loyal friend to all, an advocate of right living, and a respected citizen.

In politics, Dr. Davis was an uncompromising republican, but at the same time, and over and above all, a lover of his country and its institutions, for which he consistently believed his party stood sponsor. For a number of years he was chairman of the Republican County Central Committee, but the opposition never questioned his motives as a man, nor his fealty to his country first. He was appointed postmaster of Lewis by President Grant in 1869, which position he held for seventeen consecutive years.

The subject of this memorial was a member of the Twenty-fifth and Twenty-sixth General Assemblies, and within these walls he manifested at all times his strong principles of manhood, and his true loyalty and devotion to the teachings of his sainted mother. During both sessions he was chairman of the very important committee on pharmacy, and was the author and father of that law on our statute books which prohibits registered pharmacists from selling malt liquors, and also of a number of other important measures regulating the practice of pharmacy. As such chairman, and as such member, his spercial mission was that of advocating means and measures for the betterment of his fellow man, and the prosperity of this commonwealth. He was a member of the Masonic order, and served the Lewis lodge for four years as Worshipful Master; and for five years was its representative in the State Grand Lodge of Masonry.

The funeral of this honored and respected citizen, which was held at the family residence, was conducted by the Masonic fraternity, Rev. F. W. Keagy, of the Lewis Congregational church, preached the funeral sermon, and the final rites at the cemetery were in accordance with the Masonic ritual.

Whereas, The long and honorable career of this honorable citizen should command our respect and goad us on to nobler achievements in this life; therefore, be it

Resolved, That we extend our sympathy to his widow and children, and that these resolutions be spread upon the Journal of this House; and, further, that the chief clerk be directed to send an engrossed copy thereof to the family of deceased.

D. P. HOGAN, GEO. W. VANCAMP, GORDON HAYES,

Committee.

HON. HILTEN M. LETTS.

MR. SPEAKER: Your committee appointed to prepare and present suitable resolutions respecting the life, character and public services of the Honorable Hilton M. Letts, also a member of this House in the Twenty-eighth and Twenty-ninth General Assemblies, beg leave to report the following:

The Honorable Hilton M. Letts was born near Grandview, Louisa County, May 13, 1854. He was educated in the common schools and high schools of this county, and later attended the Iowa State Agricultural College at Ames.

In 1875, he was married to Miss Nellie M. Springer of Columbus City, Louisa County, Iowa, daughter of the late Judge Springer. As a man he was actively engaged in farming and feeding, at his home in Columbus City.

For three terms he served as a member of the County Board of Supersors. He was elected and served as a member of the Twenty-eighth and Twnty-ninth General Assemblies. For three years following 1901, he was a manager of the San Pablo Company, a corporation controlling a large plantation in Yucatan, New Mexico. The last five years previous to his death he was manager of the Rocky Mountain Supply Company of Kahlor, New Mexico, and became engaged in live stock and packing house products.

He was a man of strong personality, strong convictions and a lovable man and one of many friends. He was actively identified in the uplifting of his home town and county. He was kind, generous and was appreciated by all who knew him. He was ever willing and ready to assist every laudable undertaking. He was respected and esteemed by his ferlow citizens. His acquaintances became his friends and he retained their confidence to the end.

He is survived by a wife, Mrs. Nellie M. Letts, and three children, Mrs. George Remly, Cimmiron, New Mexico, Miss Mary H. Letts and Mr. Warren Letts, Columbus Junction.

Resolved, That in his death his family, to whom we extend our heartfelt sympathy, is deprived of a kind and affectionate husband and father, county and state of a worthy and loyal citizen. The Clerk of the House is hereby instructed to mail an engrossed copy of these resolutions to the wife and children of the deceased, and to enter the same on the Journal of the House.

JAMES M. BROCKWAY,

C. J. FULTON.

G. W. KOONTZ,

Committee.

Adopted.

HON. JOSEPH G. HUTCHISON.

MR. SPEAKER: Your committee appointed to draft proper resolutions of respect in honor of the Honorable Joseph G. Hutchison, respectfully submit the following:

Whereas, The Honorable Joseph G. Hutchison was born Sept. 11, 1840 in Northumberland County, Pennsylvania, of Scotch-Irish descent.

His great-grandfather Hutchison was prominent in public affairs of Pennsylvania and at an early day represented a district in the General Assembly.

Joseph G. Hutchison was educated at the Williamsport Dickison Seminary at Williamsport, Pa., from which he graduated in June, 1862, after completing a four years' course. He enlisted in the service on August 10, 1862, as First Lieutenant in the 131st Pennsylvania Volunteer Infantry in the army of the Potomac and participated in the battle of Fredericksburg, Antietam and Chancellorsville. He also took part in the Gettysburg campaign as Captain of Company I, 28th Regiment, Pennsylvania Volunteer Infantry. He was a loyal and valiant officer and special mention was given him by the commander of his brigade for bravery in the charge of Mary's Hill at the battle of Fredericksburg.

He studied law and graduated at the Cleveland Law School in the spring of 1865 and in December, 1865, came to Ottumwa, Iowa, and formed a partnership with Hon. E. H. Stiles, one of the most distinguished members of the Iowa Bar. He practiced law until 1872 when he assisted in organizing the Johnston Ruffler Co. and the Ottumwa Iron Works, both important industries which did much toward the upbuilding of Ottumwa and bringing it to the front as a manufacturing city. In 1873 he went to Europe on a business trip for these companies and resumed the practice of law in August, 1875, which he continued actively and successfully until 1879.

Captain Hutchison was elected to the lower House as a member of the Eighteenth General Assembly and in 1881 was elected to the Senate and served as Senator from Wapello County during the Nineteenth, Twentieth, Twenty-first and Twenty-second General Assemblies. During his Senatorial terms he served on the Ways and Means, and Judiciary Committees and did much toward shaping the policies which paid off the state debt. He was the author of the registration system for elections, which has done so much to securing an honest ballot. In 1889 he received the nomination for governor from the republican party, at a time when reaction against prohibition was strongest. He stood manfully upon the platform of his party and went down to defeat rather than to yield those principles which he believed to be right.

Joseph G. Hutchison was married to Sarah L. Taylor, Nov. 4, 1868. She died November 2, 1896. One June 23, 1898, he was married to Mabel Vernon Dixon, daughter of the Honorable J. W. Dixon. He had a successful business career, being one of the directors of the First National Bank and serving seven years as its president. In May, 1891, he founded the wholesale grocery business of J. G. Hutchison Co., which was successful and is still prospering under the able management of his wife. He was a man of action and took his full share of the burdens of citizenship and well won the honors due to those who are faithful in their convictions and who devotedly love their country and its institutions. He made his first sacrifices as a youth when he offered himself as a soldier on the battlefield of his country, and, when he became again a citizen he so conducted himself that his integrity and ability won recognition. He was instrumental to a large degree for shaping the destiny of the young and

growing state of his adoption. He lived the life of a christian gentleman and attracted warm friends because of his unswerving adherence to a high standard of honor.

Therefore, Be it Resolved by the House of Representatives of the Thirty-fourth General Assembly that a transcript of this memorial be furnished to the family of the deceased and a copy thereof be spread upon the Journal of the House.

Frank Shane, D. M. Patterson, S. H. Bauman,

Committee.

Adopted.

HON. DANIEL J. PATTON.

MR. SPEAKER: Your committee appointed to prepare suitable resolutions commemorating the life, character, and public services of Hon. Daniel J. Patton, an honored member of the Twenty-eighth and Twenty-ninth General Assemblies, beg leave to submit the following report:

The subject of this memorial was born in Fayette County, Pennsylvania, January 27, 1836. He was the son of a Baptist minister and when a mere lad came west with his parents who located at Juda, Green County, Wisconsin. Here he attended common school and later attended the Baptist Academy at Beaver Dam, Wisconsin, receiving what was regarded in those days a most liberal education. On the 13th of September, 1855, he was married at Juda, Wisconsin, to Sarah E. Gapen. To this union six children were born. He moved to Franklin County, Iowa, in 1869 where he continued to reside to the time of his death, which occurred March 14, 1910, surviving his wife about eight years.

Though a farmer by occupation he was always interested in public affairs and held many offices of trust in his community and was careful and painstalling in the discharge of the duties of each.

Mr. Patton was always a strict party adherent and in 1900, having received the Republican nomination for representative, he was elected to the Twenty-eight, and two years later to the Twenty-ninth General Assemblies, discharging the duties imposed thereby in an honorable, faithful and impartial manner.

Faithful to every obligation, loyal to his friends, contributing to the happiness of others he was accorded the gratitude of a wide circle of acquaintances.

His home life was commendable to a degree; he was a good husband, a kind and indulgent father, ever on the alert for the welfare of his family.

Although he was active in public and political affairs his methods were such that he gained the confidence and respect, the esteem of his neighbors, friends and all who were associated with him in every walk in life.

Ripe in experience, sound in judgment, wise in the application of good common sense, he discharged every obligation to his family, society, and the state with fidelity and honor, therefore be it

Resolved, That the foregoing memorial be adopted by this House and entered upon the Journal thereof and that an engrossed copy duly authenticated by the Speaker and Clerk of the House be sent to the members of his family.

N. W. BEEBE, I. A. SMITH, F. W. O'CONNOB,

Committee.

Adopted.

HON. EDMUND HOMAN.

MR. SPEAKER: Your committee appointed to draft suitable resolutions of respect in honor of the Honorable Edmund Homan, beg leave to offer the following for adoption:

Whereas, An All-Wise Providence has taken unto Himself, on the thirteenth day of December, 1910, Honorable Edmund Homan, of Prescott, Adams County, Iowa, a member of the House of Representatives in the Eighteenth General Assembly.

Edmund Homan was born in Kentucky, March 6th, 1827, and was taken the same year by his parents to Indiana where he grew to manhood. His father was Mark Homan of Virginia. His mother was Nancy Burson of West Virginia.

In 1856 he was married to Miss Caroline E. Ramsay of Parke County, Indiana, and the same year he moved to Adams County, Iowa, where he resided until his decease. To Mr. and Mrs. Homan were born eleven children, of whom five sons and two daughters are still living. Mrs. Homan also survives her husband.

In 1847-8 Mr. Homan attended Wabash College at Crawfordsville, Indiana, and afterward taught school for many years.

His first purchase of land in Washington Township, Adams County, was at the government price of \$1.25 an acre. He belonged to the sturdy pioneer element who came to this country and by diligence, foresight and economy transformed it into a land of plenty.

He was the "Soul of Honor," a kind husband, a loving father and a faithful friend. He was an earnest Christian, having been a member of the Missionary Baptist denomination for about forty years and for seventeen years was Sunday school superintendent.

Resolved that we mourn his loss, extend our sympathy to the family of the deceased and commend him as an example for future generations; also,

Resolved that a copy of this memorial and resolutions be sent to the family of the deceased, also to the Prescott Argus, the Adams County Union Republican, the Adams County Free Press and the Nodaway Valley News, papers published in Adams County, Iowa.

Respectfully submitted,
GORDON HAYES,
D. P. HOGAN,
EDGAR H. SMITH,

Committee.

Adopted.

HON. HENRY CLAY TRAVERSE.

MR. SPEAKER: Your committee appointed to draft and present resolutions commemorative of the life, character and public services of the Honorable Henry Clay Traverse, a member of the House of the General Assembly in 1869 and of the Senate in 1870 and 1880, begs leave to submit the following as their report:

Henry Clay Traverse was born in Indiana and obtained his education amid struggles for the means of living. He supplemented this education by learning the printer's trade and working several years as journeyman, and also by teaching school. He studied law, and was admitted to the bar in 1862. Before commencing to practice he entered the service in Company F, Thirtieth Iowa Infantry, of which he was made orderly sergeant, in which capacity he served during the war. Upon his discharge from the service he returned to Bloomfield, Iowa, and entered upon the practice of law and early built up a thriving business. He formed a partnership, and the firm of Traverse & Eichelberger became one of the leading firms in that county They were prompt and very attentive to business and and district. secured the confidence of the community and of the courts. Traverse was one of the most thorough, careful and painstaking office lawyers in which department of the practice he greatly ex-His characteristics as a lawyer and his well balanced legal mind made him a most valuable and efficient legislator.

Evidence of the high esteem in which he was held by his fellow members of the bar, and not less admired by all who had the good fortune to know him, is shown by the following resolutions of the Davis County Bar:

"Henry Clay Traverse, an honored member of the bar of Davis county, Iowa, died September 24th, 1909. The deceased was admitted to the Davis County Bar in 1862. The same year he answered the call of his country for volunteers to save the union of states and enlisted as a private soldier in Company F, Thirtieth Iowa Infantry and served the cause of a victorious union for three years.

Upon his return home from the Civil war, he became a member of the law firm of Jones & Traverse and afterwards the firm of Traverse & Payne and subsequently the firm of Traverse, Payne & Eichelberger.

He was elected a member of the lower house of the Iowa General Assembly in 1869 and to the Iowa Senate in 1870 and re-elected in 1880. In 1881 he was elected one of the judges of the second judicial district court and served as judge of the circuit and district court for four-teen years consecutively.

In recognition of the eminent public service of our deceased brother at the bar, we, your committee, submit the following report, to-wit:

Resolved, That in the death of Judge Henry Clay Traverse, a member of our bar for forty-seven years, we lose an esteemed fellow member, the state of Iowa a distinguished legislator and citizen, the community a christian gentleman, his family a kind husband and

father, distinguished alike for his uprightness, simplicity and courtesy of manner, both within and without his profession and for high attainments and usefulness as lawyer, judge and man; while the bench will retain a lasting record of an honest judge * * "

Whatever we may say is but a proof of a feeble effort to portray the good and superior qualities of this departed brother. His writings and sayings in the afternoon of his life evidence a high sense of Him who doth all things well and bespeak that Henry Clay Traverse was a man of a deep and profound religious nature, a thorough christian man. He exemplified a life that makes the world brighter and life better worth the living. His footprints on the page of time are but evidence that he had both the wisdom to know and the courage to do whatever was for the best.

Whereas, His life, character and service to the state were such as to entitle him to the confidence and esteem of his fellow citizens.

Resolved, That in the death of this prominent citizen, his city, county and state have suffered the loss of an active, energetic and influential citizen and his family the loss of a kind and indulgent father.

Resolved, That we do hereby extend to his children and those near and dear to him our sincere sympathy in their hour of sorrow, and be it further

Resolved that these resolutions be entered in the Journal and that the Chief Clerk of the House be instructed to mail an engrossed copy of these resolutions to the family of the decedent.

> I. T. DABNEY, S. H. BAUMAN, FRANK SHANE.

> > Committee.

Adopted.

HON. MARTIN H. CALKINS.

Hon. M. H. Calkins was born near the town of Mexico, Oswego County, N. Y., Sept. 25, 1828, and died in Wyoming, Jones County, Iowa, Sept. 28, 1909. He was of Puritan descent and the second son of John and Caroline (Habert) Calkins. He was a lineal descendant of Thomas Cushman, who preached the first sermon ever printed in America.

He received an education in the rural schools of New York, and at the age of seventeen, he taught in the rural schools of Oswego County, and afterwards in the city of Oswego. He held the sixth teacher's state certificate issued in the state of New York. He afterward read medicine in a local doctor's office and then took a course in the College of Medicine in Geneva, N. Y., and later finished his course in the Medical University of New York City.

He was married Nov. 5th, 1855, to Miss Lucinda Lowden of North Bay, Oneida County, N. Y. Hearing of the golden opportunities of the Mississippi valley, he started westward, arriving at Maquoketa, Iowa, where he stayed a few weeks and then moved to Wyoming, Jones County, Iowa, where he resided and practiced medicine until the infirmities of old age came upon him, and he then rested from his labors.

Dr. Calkins was a man with a kind and generous disposition, a man of high ideals, and did many kind acts of generosity for the poor and sick of his own town and the surrounding community. His name was a word revered in every household in the vicinity of Wyoming.

When Wyoming was incorporated, Dr. Calkins was unanimously elected its first mayor. He was sent south during the Civil War to take the vote of the soldiers and did many patriotic acts to prosecute the Civil War. In 1881 he was elected to the office of state representative of Jones County, without opposition and served in the Nineteenth and Twentieth General Asemblies with honor to himself and to his constituency. He served as chairman on Public Health and was the author of a bill requiring a rigid inspection of illuminating oils used in mines, and regulating the sale thereof. The bill was opposed by the Standard Oil interests and they made a hard fight for its defeat, but in the meantime Senator Larrabee worked it through the Senate and it was afterwards known as Senate File 305. On the last day of the session, the bill was stolen. He immediately notified the Speaker, who had all the doors closed and a search made. It was found secreted in the northeast corner of the It passed the House unanimously.

In 1907 he prepared an extensive paper of recollections of the Nineteenth and Twentieth General Assemblies, which was read at a meeting of the Pioneer Lawmakers in Des Moines. As a public speaker, he was in demand for Fourth of July and Decoration Day orations. His speeches were eulogistic, witty and historical. He was the reliable historian of Wyoming and vicinity. He knew the people from the time of their childhood and seemed to them like a father, a counselor and a protector. No one will be missed more than Dr. Calkins in Wyoming.

He leaves a widow, Mrs. Lucinda Calkins of Wyoming. The children are Mrs. W. E. Briggs of St. Paul, Minn., and Mary A., the wife of Edward D. Chassel of Des Moines, Iowa.

Resolved, That in the death of this former member of the House, the state has lost a valuable citizen whose influence has done much for this state. That his family has lost a dutiful and kind husband, a loving and indulgent father.

Resolved that these resolutions be spread upon the Journal, and that the Chief Clerk of the House be instructed to mail an engrossed copy of these resolutions to the wife and family of the deceased.

> W. M. BYERLY, W. P. DAWSON, GORDON HAYES,

> > Committee.

Adopted.

HON. JOHN S. STANBERRY.

MR. SPEAKER: Your committee appointed to prepare suitable resolutions commemorating the life, character and public services of John S. Stanberry, deceased, a member of the Thirtieth and Thirty-first General Assemblies, beg leave to submit the following:

John S. Stanberry was born in Mercer county, Ohio, September 28th, 1846. His father was a doctor of medicine and practised in that county. In the spring of 1857 the father came to Iowa to look up a location and he was followed in the fall of that year by the

mother and three children who came that long distance in a covered wagon. After long weeks of travel they located at Vinton, in Benton county, Iowa. In May, 1858, the family moved to Clear Lake, Iowa, where the father continued his practice of medicine. In 1860 the family moved to Mason City.

John S. attended school in Clear Lake and Mason City until 1865 when he began teaching school after which he attended school for short periods between terms of teaching. In the fall of 1868 he entered the Iowa law school and remained about a year. In 1871 he began the practice of law, forming a partnership with his father. In 1872, D. T. Gibson was added to the firm. In 1874 he formed a partnership with Joseph J. Clark, which continued for about thirty years. Later, the firm was again changed to Stanberry, Hill and Eulette, and finally to Stanberry and Stanberry, the junior member of the firm being the son of John S.

Mr. Stanberry was the eldest member of the bar of Cerro Gordo county in years of service. He did not mix much in politics, but he was a member of the republican party and was justice of the peace in Mason City for six years, member of the school board for several years and was honored by being chosen as a member of the House of Representatives for two terms. Of all the offices he held, however, the one which gave him the most pleasure was the superintendency of the M. E. Sunday School, an office he filled with ability for ten years. His life was constructive and he was ever found on that side of questions which tended to better conditions for his fellow men. He was twice married; in June, 1873, to Laura Janet Ives, who died in August, 1875; in September, 1876, he married Martha A. Waldo. To them were born two children, Anna Waldo and Ralph Stanley. His second wife died March 11th, 1906.

He was one of a family of twelve children, seven boys and five girls, nine of whom are still living. The death of the father in 1874 left much of the care of the family on John S., who was one of the elder children and his help to them is gratefully remembered by the rest of the children.

Resolved, that in token of our appreciation of his well spent life, this brief sketch be spread on the Journal of the House and that the chief clerk be directed to forward engrossed copies of this to each of his children as evidence of the high regard in which he is held by this House and by the community in which he lived.

ARTHUR PICKFORD, WM. LARRABEE, JR., F. R. FBY,

Committee.

Adopted.

HON. F. G. COLD.

Mr. Speaker: Your committee appointed to prepare resolutions commemorative of the life, character and public services of the Honorable John F. G. Cold, a member of the Twenty-eighth General Assembly of Iowa, beg leave to respectfully submit the following report:

John F. G. Cold was born at Ecenfoerde in the province of Schleswig, December 10th, 1840. He came to this country with his parents and located near Cleveland, Ohio in 1848. In 1861 he joined the United States army and served his country faithfully during that great war. He participated in the battle of Town Creek and a great many skirmishes, and was honorably discharged at Greensboro, North Carolina on June 24th, 1865. For many years past he was a member of the G. A. R. Post 71 at Grundy Center.

After the war he returned to Ohio where he remained until 1867 when he came to Jackson County, Iowa, where he engaged in farming. In September, 1869, he removed to Lincoln township in Tama County, where he purchased one hundred and sixty acres of wild land. To this farm he added other lands until he had over six hundred acres, than which there is no better land in our fair state. Here he lived until the day of his death.

Of late years Mr. Cold took life comparatively easy, turning the farm operations over to his children. Through his efforts a postoffice was established at his place and in his honor was named Coldsville. He was made postmaster and served as such for eight years until the office was discontinued.

He has been a life-long Republican; has taken an active part in politics and served his party in various capacities. He has filled with credit to himself and his constitutency many public offices, among which are: township trustees, township assessor, justice of the peace, census enumerator, (both state and national), school director, road supervisor, secretary of the school board, and in the House of Representatives of the Twenty-eighth General Asembly. There is probably not a man in Lincoln township who is better known than John F. G. Cold. Nor is there one who possessed to a greater extent the confidence and respect of all who knew him.

On the 14th day of May, 1867, he married Miss Mary A. Pillatt, a native of Nottingham, England. Six children came to bless their home; namely, Frances F., Henrietta, William F., Elizabeth P., Catherine M., and Bertha A. All are living except Elizabeth who died about eight years ago.

In the fullness of time the light of this noble, useful, patriotic life went out and passed the great divide whence there is no returning, and his body was laid to rest by loving hands in the peaceful shades of Fifteen Mile Grove Cemetery.

Resolved that we extend to his family and friends our heartfelt sympathy, and that a copy of these resolutions be spread upon the Journal of the House and that an engrossed copy thereof, duly authenticated, be sent to the bereaved family of the deceased.

W. N. TOWNSEND, F. A. O'CONNOB, GORDON HAYES,

Committee.

Adopted.

HON. R. W. HOLLENBEAK.

MR. SPEAKER: Your committee appointed to draft and present resolutions commemorative of the life, character and public service of the Hon. R. W. Hollenbeak, late a member of the House of Representatives in the Thirtieth and Thirty-first General Assemblies, beg leave to submit the following as their report:

R. W. Hollenbeak was born near Genoa, Illinois, June 14, 1851. He came to Iowa and settled in Adair county in 1876. With the exception of three years, he lived there continuously until the time of his death.

Mr. Hollenbeak served his state for two terms in the Legislature as a member of the Thirtieth and Thirty-first General Assemblies. He discharged the duties of his office with credit to himself and those whom he represented. He was also a delegate to the republican state convention in 1908.

Whereas, On February 27, 1911, Mr. Hollenbeak met a tragic death while enroute home from Casey, being struck by a westbound flyer and instantly killed, his life, character and service to the state were such as to entitle him to the confidence and esteem of his fellow citizens, therfore be it

Resolved, That in his death the state and county in which he resided lost a worthy and upright citizen and an honest, conscientious and honorable man and we hereby extend to his bereaved wife and relatives our heartfelt sympathy in their sorrow, and be it further

Resolved, That a copy of these resolutions be spread upon the Journal of the House of Representatives and that the Chief Clerk be directed to forward an enrolled copy to the wife of the decased.

GEO. W. VAN CAMP.

D. P. HOGAN,

H. K. DEWEY,

Committee.

Adopted.

HON. WM. T. SHAW.

Mr. Speaker: Your committee appointed to prepare resolutions commemorative of the life, character and public service of Hon. Wm. T. Shaw, beg leave to submit the following:

Colonel Wm. T. Shaw, the son of Wm. Nicholas Shaw and Nancy D. Stevens-Shaw, was born in Steuben, Washington County, Maine, on the 22nd day of September, 1822, and died at Anamosa, Iowa, April 29, 1909. He was of English descent, of a family which rendered valuable and effective service in the trying days and years of the revolution, and whose efforts materially aided in establishing and maintaining our independence.

Col. Shaw was educated at Kents Hill, Me., and afterward taught school in Indiana and Kentucky. It was in the latter state that he enlisted when the war between Mexico and the United States commenced. Col. Shaw came of fighting stock; his great-uncle was an officer in the revolutionary war, serving under Gen. Knox. On November 3, 1783, Gen. Washington made the following statement: "Capt. Samuel Shaw throughout the war

has greatly distinguished himself in everything, which entitles him to the character of an intelligent, brave and active officer." We also find that Gen. Knox speaks in the highest praise of this same soldier. Col. Wm. T. Shaw enlisted in the Second Kentucky Volunteers when he was nineteen years of age and served under Col. W. R. McKee.

He was in the desperate battle of Buena Vista and in the thickest of the fight where Col. McKee was killed. In 1849 he led a company of thirty-six men over the Santa Fe route to California. In 1853 he settled in Anamosa, Jones County, Iowa. Col. Shaw was married May 1, 1854, to Helen L. Crane, who died December 25, 1867. After the death of his wife he was again married to Elizabeth Crane-Highby February 24, 1870. One daughter, Helen L. Shaw, survives him and a step-daughter, Fannie Highby-Dutton.

In the Mexican War Wm. T. Shaw distinguished himself as a brave and efficient soldier. When the dark clouds of civil war gathered in the spring of 1861 Col. Shaw was on his way to his native state of Maine, and, hearing of the attack on Ft. Sumpter, he at once telegraphed Gov. Kirkwood, offering his services to his country. Making a short visit in Maine, he returned to Iowa and organized the Fourteenth Iowa Volunteer Infantry and was mustered into the U. S. service November 6, 1861, as Colonel of the Fourteenth Infantry. The regiment immediately went south to St. Louis and joined Grant's army before the battle of Ft. Donaldson.

He led the regiment in the thickest of the fight at the battle of Ft. Donaldson and again at Shiloh, all that long, terrible day of April 6th. his brigade made a desperate fight against superior numbers at the Hornet's Nest and for hours by heroic resistance staid the progress of the enemy and just as the sun went down, cut off from the main army and surrounded by overwhelming numbers, was forced to surrender. At the disastrous battle of Pleasant Hill, Louisiana, Col. Shaw commanded a brigade and made a most gallant fight and aided greatly in saying Gen. Bank's army from disaster and destruction. In that disastrous battle Col. Shaw's brigade was the first to engage with the enemy and the last to leave the field. The brigade's loss in the battle was over five hundred men. For his superb service in the battle, Col. Shaw merited promotion to the rank of brigadier-general. In January, 1864, he, with his regiment, was assigned to the Second Brigade Third Division of the Sixteenth Army Corps. He was with Sherman in his Meridian expedition and was afterward sent to join Gen. Bank's army.

On the 5th day of September, 1864, Major-General A. J. Smith sent the following request to the president:

"Memphis, Tenn.

To His Excellency, Abraham Lincoln, President of the United States:

Dear Sir: I desire to place before you a recommendation for promotion to the rank of brigadier-general the name of Wm. T. Shaw, Fourteenth Iowa Volunteer Infantry, (now commanding the Third Division, Sixteenth Army Corps), who has been a very efficient officer under my command for the last twelve months. He was with me in several engage-

ments and at all times proved himself an efficient and worthy commander. His term of service expires in about sixty days and I should not like to see him leave, if it could be avoided.

Your obedient servant,
A. J. Smith, Major-General."

Major-General A. J. Smith, in relieving Col. Shaw from the command of the Third Division of the Sixteenth Army Corps, said: "It is an act of justice to an energetic, thorough, competent officer to say that for the last fifteen months he has been in command of the brigade and division and in every position has performed the duties faithfully and well with ability that few can equal, with courage, patriotism and skill above question, and the service loses an excellent officer when he is mustered out."

Col. Shaw resumed the duties of citizenship at the expiration of the term of his service and his name was connected with many of the enterprises of Anamosa from that time until the day of his death. He was the first mayor, was on the school board for many years and was elected a member of the legislature in 1875 and 1876. He aided in the building of the Congregational and Methodist churches and Shaw's block, where is located the county offices and court room, which he gave to the people of Jones County under a lease for ninety-nine years. He built many other blocks in Anamosa and a number of residences in different parts of the city.

For more than thirty-five years he was the senior member of the Shaw & Schoonover Bank, now the Anamosa National Bank, and had more to do with the material growth and development of the town than any other citizen during his residence of fifty-six years.

Behind all of his enterprises, industry and perseverance was kindness of heart, as was shown by the care of his men in the army. Col. Shaw gave largely to all benevolent enterprises of the town and county and helped and aided all worthy, needy people in and about Anamosa. He was a strong temperance man, detesting the use of alcoholic stimulants and tobacco. He was a typical pioneer and Anamosa will not soon look upon his like again. In his personal character Col. Shaw was modest, readily yielding to others, a close observer of events and a rare judge of men.

During his declining years Col. Shaw was blessed with the comfort and cheer afforded by the companionhip of his daughter, Helen L. Shaw, who had given the best years of her life making a home for her father and being his constant companion, and in his declining years became eyes, as well as hands to the old veteran, continually ministering to his wants and comforts, giving him every possible attention that a loving daughter could bestow.

A friend of his has written:

"Statesman, patriot, soldier, friend, he died as he had lived and in a brave battle with the grim reaper, he yielded at last to his final surrender. Somewhere in eternity within some golden palace walls, where old battle scarred banners float, and Union jacks keep guard, and Grants and Shermans reign, and all the patriot heroes dwell, the old and fearless warrior has joined the armies of the ages, amid the dawning light of a new born century, in an age of iron, and steam, and armies, and in a world of peace, weary with the weight of years, death touched his tired heart and he was borne across the great divide that separates man from immortality. Free at last from all the turmoils and struggles of a long and busy life, the old veteran is at rest."

Therefore, Be it Resolved, That we, the members of the Thirty-fourth General Assembly of the State of Iowa, in respect to the memory of the brave soldier gone to his last reward, do further resolve that this resolution be spread upon the records of this House and a copy of the same, duly enrolled, be presented to his daughter, Helen L. Shaw, in respect to the memory of one who served the duties of a citizen, statesman and soldier.

W. M. BYERLY, ELI C. PERKINS, W. N. TOWNSEND,

Committee.

Adopted.

HON. JACK MORRISON.

Mr. Speaker: Your committee appointed to prepare resolutions commemorative of the life, character and public service of Hon. Jack Morrison, beg leave to respectfully submit the following report:

Whereas, The Hon. Jack Morrison, of Hedrick, Keokuk county, Iowa, a former and honored member of this House, has recently departed this life at his home in Hedrick, Iowa, therefore, be it

Resolved, That a committee of three be appointed to present suitable resolutions commemorating his life and public service to this state.

Whereas, John Morrison was a member of the Twelfth and Thirteenth and Twenty-sixth General Assemblies of the State of Iowa and he had faithfully served his country in the army and had been called to fill many positions in public life, in all of which he had been a faithful public servant and in addition to his public service had been an honored and respected citizen of Iowa, we hereby deplore his death, coming as it did in the fullness of years and at his post of duty. But recognizing that death comes to all of us, we feel that in the death of Hon. John Morrison, his family has lost a good and true husband and father, the community a true and respected citizen, the state a loyal and faithful public servant, and that in the position he was placed he was loyal to his adopted country, faithful to his duties and the whole community could stand and say, "Here is a man."

Resolved, That a copy of these resolutions be spread upon the record of the Thirty-fourth General Assembly of Iowa, a copy furnished the bereaved family and a copy published in the Keokuk County News.

DAVID M. PATTERSON,

FRANK SHANE,

W. J. BEANS,

Committee.

Adopted.

HON. GEO. C. HEBERLING.

MR. SPEAKER: Your committee appointed to prepare resolutions on the death of Hon. George. C. Heberling, late of Sabula, Jackson county, Iowa, and formerly a member of this legislative body, most respectfully submits the following report:

Hon. George C. Heberling was born in Georgetown, Harrison county, Ohio, on March 19th, 1858, and died in Seattle, Washington, on the 15th day of March, 1911, and thus lacked but four days of being seventy-three (73) years old.

He came to Iowa with his parents, John and Susanne Heberling in the spring of 1854, and they settled on a farm in Van Buren township, this county. Here the subject of our sketch toiled at the work of making a farm from raw Iowa land, and at odd times studied law. In August, 1862, he enlisted in Co. A., Twenty-fourth Iowa Infantry and served his country up to and including the battle of Port Gibson, where he was wounded, a bullet cutting away a portion of one ear. He was honorably discharged February 19, 1864. Following the rebellion Mr. Heberling devoted his time to law and we print following synopsis of his political and public service from copy which he at one time furnished us.

Mr. Heberling practiced law at home and at St. Louis Law School, under James O. Broadhead, Dean of Faculty and in the office of Hon. J. Hilsinger of Sabula, Iowa. Admitted to the bar by Hon. J. Scott Richman, District Judge at Andrew in March, 1867, on motion of T. W. Darling, Esq. The examining committee consisted of Hons. Wm. E. Leffingswell, L. A. Ellis and J. S. Darling. He was admitted to the Federal Courts by Hon. J. M. Love, United States District Judge at Dubuque, in April, 1870, on motion of Hon William Graham.

First office held was that of justice of the peace at Union township, at Sabula in 1865-1866-1867. Served as a member of the Sabula council and was elected mayor in 1885. Elected to lower house of General Assembly in the fall of 1871, to regular session in 1872, and served also during extra session, 1873, which codified laws, Code of Re-elected in fall of 1873 to regular session of 1874. were the Fourteenth and Fifteenth General Assemblies. Elected chairman of republican state central committee by state convention of Appointed deputy United States marshal at Dubuque, March 10, 1875, and when state was divided into two federal judicial districts in 1880, was appointed United States marshal, northern district of Iowa, and served until March 1, 1883. March 6, 1883, appointed postoffice inspector at St. Louis, Missouri, by Timothy O. Howe, of Wisconsin, then postmaster general, but resigned July 4, 1883, Walter Q. Gresham, who had meantime succeeded Howe as postmaster general. Appointed personal injury claim agent of Chicago, Milwaukee and St. Paul Railway company, in March, 1885, and served until April 4, 1894, when resigned, although resignation not accepted until about two months later. During these various interims, he practiced law at Sabula, Iowa, up to February, 1904, when he removed to Seattle, Washington, retired.

Mr. Heberling was married shortly after the close of the war to Miss Mary Todd and three children were born to them. Of these, Dwight, living at Seattle, alone survives, a pair of twins dying in infancy. Mrs. Heberling passed away twelve years ago. Besides the one son there are three grandchildren living at Seattle, four sisters and two brothers. The latter are Mrs. Mary Osborn, of California; Mrs. Hiram Coleman of Tekamah, Neb.; Miss Charlotte Heberling of Ardmore, South Dakota; Mrs. Willard Ellison of Iowa City; J. M. Heberling of Seattle, Washington, and Capt. H. S. Heberling of this city.

Deceased when a resident of Sabula, was possessed of many qualities which built for him a strong circle of friends. His nature was an optimistic and charitable one, and in every movement for the betterment of civic conditions, he was one of the first to the front. The beautiful city fish ponds, now the source of much delight to visitor and resident alike, were the creation of Mr. Heberling, and for several years were maintained at his personal expense. Since his departure from Sabula six years ago, it has been a longing desire with him to return to his old home town, but love for the family of his son, with whom he made his home, kept him in the coast city. Therefore be it

Resolved, That we extend to his bereaved family our sincere sympathy in this, their hour of sadness and sorrow; and

Resolved, That these resolutions be entered in the Journal of the House and that an engrossed copy be presented to the family of the deceased, by the Chief Clerk.

J. W. ELLIS, S. H. BAUMAN, W. M. BYERLY,

Committee.

Adopted.

HON. JERRY M. WILSON.

MR. SPEAKER—Your committee appointed to draft and present resolutions commemorative of the life, character and public service of the Hon. Jerry M. Wilson, late a member of the House of Representatives in the Twenty-eighth General Assembly, beg leave to submit the following as their report:

Jerry M. Wilson was born in Canaen, Indiana, July 16, 1842, and came to Jefferson County, Iowa, with his parents when sixteen months old. He settled in Union township, Adair county, in 1853, where his home continued to be until the time of his death. He left a wife, Laura Darby Wilson, and two sons and two daughters: Mrs. Elmer Maish, Eugene, Clarence and Mamie.

Mr. Wilson served in the civil war in Company I, of the 4th Iova Cavalry, September 24, 1862, and was honorably discharged June 17, 1885. He was a member of the Masonic order and a member of the Methodist church.

He served as a member of the Board of Supervisors of Adair county for six years, being elected in 1890. He was elected as a republican member of the Twenty-eighth General Assembly from Adair county in 1899 and in 1901 refused the second nomination.

He was president and director of the bank at Macksburg and he was prominently identified with the project of building the railroad from Creston to Des Moines. He was a public spirited man and did much toward the upbuilding of Adair county, and that part of Iowa. Mr. Wilson was a kindly, generous man, sympathetic and helpful to his fellowmen and will long be remembered and spoken of in terms of respect.

Whereas, On June 16, 1910, Mr. Wilson met a tragic death while enroute home from a business trip to Macksburg, being struck by lightning in a barn owned by Mr. Townsend, in which he had sought shelter from a storm, his life, character and service to the state were such as to entitle him to the confidence and esteem of his fellow citizens, therefor be it

Resolved, That in his death the State and County in which he resided lost a worthy and upright citizen and an honest, conscientious and honorable man and we hereby extend to his bereaved wife and relatives our heartfelt sympathy in their sorrow, and be it further

Resolved, That a copy of these resolutions be spread upon the Journal of the House of Representatives and that the Chief Clerk be directed to forward an enrolled copy to the wife of the deceased.

G. W. VAN CAMP,

D. P. HOGAN,

H. K. DEWEY,

Committee.



HOUSE BILLS.

INTRODUCTION AND ACTION.

I. F. Page.	H. F. Page
1—By Klay. To amend sec-	Iowa, to execute and file
tion ten hundred eighty-	bonds with the County
seven-a-ten (1087-a10 of	auditor of each county of
code of 1897, and to	the state of lowa, in
amend section eleven	which such persons, firms
hundred and six (1106)	or corporations are en-
of the code of Iowa, rela-	gaged in such abstract
tive to the expression of	business, to provide a penalty for the violation
the choice of the people	penalty for the violation
for United States Sena-	of said act.
tor.	Introduced and referred 6
Introduced and referred 21	
Substitute reported 334	Indefinitely postponed 27
Substitute adopted 379	
Passed	
Motion to reconsider 390	
Made special order 413	
Motion to reconsider lost 415	
Amended and passed Sen-	ten hundred eighty-seven-
ate 501	a-two (1087-a2), ten hun-
House concurs 502	dred eighty-seven-a-twen-
Enrolled 540	ty-seven (1087-a27) of the 1907 supplement to the code, and sections
Signed	the 1907 supplement to
Governor vetoes 596 Made special order 599	the code, and sections
Resumes consideration 860	
	(1150), eleven hundred
Failed to pass 871	and fifty-one (1151), and
	eleven hundred and fifty- seven (1157) and eleven
2—By Harding. Providing for	hundred and sixty-two
a special primary to se-	(1162) of the code of
lect a candidate to fill	1897, and repealing chap-
a vacancy in the office	ter one (1), acts of the
or representative or sen-	Special Session of the
ator in the congress of the United States.	thirty-second (32d) gen-
Introduced and referred 60	thirty-second (32d) gen- eral assembly, and enact-
Reported	
Consideration postponed 380	relative to the holimation
Consideration resumed 382	or candidates for the or-
Made special order 383	nce of senator in the
Failed to pass 389	congress of the United
	States, and of the canvass
3—By Stoddard. A bill for an	of the vote for senator in
act to amend section one	the congress of the United States.
(1) of chapter one hun-	Introduced and referred 6
dred forty-three (143)	Reported unfavorably 33
of the acts of the thirty-	Leeportod uniavoidaly ss
third general assembly	Indefinitely negtnessed 22
relating to sale of intoxi-	Indefinitely postponed 33 7—By Campbell. to repeal sec-
relating to sale of intoxi- cating liquors at retail. Introduced and referred. 60	
Reported unfavorably 395	hundred forty-gaven_R
Indefinitely postponed 395	
Tractifical besidence	ment to the code. 1907.
3-By Hickenlooper. To require	relative to the recovery
all persons, firms or cor-	of interest in real estate
porations engaged in the	when spouse failed to
business of making ab-	join in conveyance, and
stracts of title to real es-	to enace a substitute
tate within the State of	therefor.

H. F. Page.	H. F. Page.
Introduced and referred 67	_ :
Amendments reported 249	Passed
Amendments adopted 259	Senate amends 513
Passed	House concurs 530
Passed	Enrolled 627
Senate requests retorn 577 Amended and pased senate 938	Enrolled
Amended and pased senate 938	Sent to governor 638
House concurs 941 Enrolled 955	
Cignod	11—By Newell. To amend section one (1) of chapter one hundred eighty-four (184), law of the thirty-third general assembly,
Signed 962 Sent to governor 964	tion one (1) of chapter
·	one hundred eighty-four
7—By Robbins. To amend the law as it appears in section four hundred and ten (410) of the supplement to the code, 1907, and to repeal sertions four hundred and sixteen (416), four hundred several services (416).	(184), law of the thirty-
law as it annears in sec-	third general assembly,
tion four hundred and	relative to the limit of in-
ten (410) of the supple-	debtedness of independ- ent school corporations.
ment to the code, 1907,	Introduced and referred 68
and to repeal sertions	Amendments reported 361
four hundred and sixteen	Amendments adopted 363
(416), four hundred seventeen (417), four hundred and eighteen (418), and four hundred and nineteen (19) of the code,	ent school corporations. Introduced and referred. 68 Amendments reported 361 Amendments adopted 363 Made special corder 403 Amendments lost 413 Passed 514 Senate amended and passed 1032 House concurs 1037 Enrolled 1056 Signed 1085 Sent to governor 1093
dred and eighteen (418)	Amendments lost 413
and four hundred and	Passed 514
nineteen (19) of the code.	Senate amended and
ni reference to county	House concurs 1037
boards of supervisors.	Enrolled 1056
Introduced and referred 67	Signed1085
Reported unfavorably 337	Sent to governor1093
Indefinitely postponed 337	
. O Do Observation 1 Deletter to	12-By Whitney. To provide for
8—By Shankland. Relating to	prosecuting criminal of-
naid workman injured or	fenses to final judgment
the compensation to be naid workmen injured or killed while engaged in certain dangerous or haz-	prosecuting criminal of- fenses to final judgment on information to be filed by the county attorney, and without the inter- vention of the grand jury,
certain dangerous or haz-	ord without the inter
ardous employment.	vention of the grand jury
Introduced and referred 67	in all cases in which the
Reported unfavorably1435 Indefinitely postponed1435	punishment exceeds a fine
Indefinitely postponed1435	of one hundred dollars, or exceeds imprisonment for
	exceeds imprisonment for
9—By Boettger. To amend section five (5) of chapter cixty-one (61) of the acts	thirty days and to provide the procedure when so prosecuted on informa-
civ'v-one (61) of the acts	procedure when so
of the thirty-third gen-	tion.
eral assembly of Iowa,	Introduced and referred 68
relating to pensions for disabled and retired fire-	Amended:
	Passed 970
men.	Title amended 971
Introduced and referred 67	Amended and passed sen-
Amendments adonted 298	House concurs 1258
Passed	ate
Amendments reported 278 Amendments adopted 298 Passed 298 Amended and passed senate 1143	,
ate	Sent to governor1426
House refuses to concur1149	13—By Shane. To enjoin and
Senate recedes1294 Senate amends by substi-	ahata gamhling houses
tuto amenus by substi-	to declare the same to be
tute 1294 Passed senate 1294 House concurs 1295 Enrolled 1331 Stand	to declare the same to be nuisances, to enjoin the person or persons who maintain or conduct the same, and to assess a tax
House concurs1295	person or persons who
Enrolled1331	same, and to assess a tax
Signed	against the person or per
Sent to governor1336	sons keeping or main-
	taining such nuisance and
10—By Lounsberry. To amend	against the building and
the law as it appears in	the owner thereof. Ad-
10—By Lounsberry. To amend the law as it appears in section two hundred ninety-six (296) of the supplement of the code of 1907, relating to the fees collected and paid to the county by the clerk of the	taining such nuisance and against the building and the owner thereof. Additional to chapter nine (9) of title twenty-four (24) of the code, relating offenses against chastity morality and de-
plement of the code of	(24) of the code, relating
1907, relating to the fees	offenses against chas-
collected and paid to the	city, morality and ac-
country by the cities of the	cency.
district court.	Introduced and referred 68
Amendments reported 68	Re-refered 496
Introduced and referred 68 Amendments reported 228 Amendments adopted 243	Reported 426 Re-refered 426 Withdrawn 558

HOUSE BILLS

H. F. Page.	H. F. Page.
14—By Dunlap. To repeal sec-	Amendments reported 992
tion one thousand five	Re-referred1260
hundred sixty-nine (1569)	Withdrawn1457
of the code, 1907, and to enact a substitute there-	20-By Boettger. To repeal sec-
for relating to passing	20—By Boettger. To repeal section two hundred ninety-
if vehicles including au-	eight (298) of the code and enact a substitute
tomobiles, on the public	and enact a substitute
highway. Introduced and referred 68	therefor relative to the compensation of deputy
Substitute reported 277	clerks.
Substitute reported 277 Substitute adopted 355	Introduced and referred 165
Consideration postponed and	Amendments reported 989 Amendments adopted 989
Amended 359	Amendments adopted 989
Passed	Passed1257
furn 923	21—By Milton. To amend sub-
turn	division twenty-nine (29)
	of section two hundred
Signed 1193 Sent to governor 1195 Recalled 1246	and ninety-six (296) of the supplement to the code, 1907, relative to fees in probate matters to
Penalled 1946	the supplement to the
necanea	fees in probate matters to
15-To create a legislative com-	be collected by the clerk
mission to examine the	be collected by the clerk of the district court.
mission to examine the subject of taxation for	Introduced and referred 165
state and local purposes,	Reported unfavorably 220
and the expediency of re- vising and amending the	Indefinitely postponed 220
laws relating thereto and	22-By Milton To amend chan-
making an appropriation	22—By Milton. To amend chap- ter one hundred sixty-
therefor.	eight (168) of the thirty- third (33d) general as- sembly as to hotels, inns
Introduced and referred 69 Amendments reported1437	third (33d) general as-
Re-referred1437	and hoarding houses
Re-referred1437 Indefinitely postponed1684	and boarding houses. Introduced and referred 166
	Reported unfavorably 333 Indefinitely postponed 333
16—By Boettger. To repeal sec-	Indefinitely postponed 333
tion four hundred ninety- one (491) of the code and	23-By Milton. To provide for
enact a substitute there-	23—By Milton. To provide for the printing and distri- buting of the opinions
enact a substitute there- for relative to the com- pensation of deputy treas-	buting of the opinions
pensation of deputy treas-	filed by the supreme court.
' urers,	Introduced and referred 166 Reported unfavorably 214
Introduced and referred 165	Reported unfavorably 214 Indefintely postponed 214
Amendments reported 993 Amendments adopted1223	1
Passed1224	24—By Ripley. To repeal sec- sections one thousand one hundred and six (1106),
17 Des Destines Manager 1	sections one thousand one
17—By Boettger. To repeal sec- tion four hundred eighty- one (481) of the code and	one thousand one hundred nine (1109), one thousand one hundred nineteen (1119) one thousand one hundred twenty (1120) and one
one (481) of the code and	dred nine (1109), one
enact a substitute there-	thousand one hundred
for relative to the com- pensation of deputy treas-	nineteen (1119) one
	twenty (1120) and one
urers. Introduced and referred 165	thousand one hundred
Amendments reported 993	twenty-one (1121) of the
Amendments adopted1245	supplement to the code,
Passed1246	thousand one nundred twenty (1120) and one thousand one hundred twenty-one (1121) of the supplement to the code, 1907, and to enact substitutes therefor relating to the preparation of hal-
18-By Boettger. To repeal sec-	to the preparation of bal-
tion six hundred sixty-	lots and voting at a gen-
mine (669) of the code	eral election.
and enact a substitute	Introduced and referred 166
therefor relative to the compensation of council-	25-By Ripley. To amend sec-
men.	tion one thousand six
Introduced and referred 165	
10 Der Dootteen We reneel an-	(1641-b) of the supplement to the code relating
19—By Boettger. To repeal section five hundred ten	to the issuance of capital
(510) of the code and en-	stock of railway and man-
act a substitute therefor	ufacturing corporations.
relative to the compen- sation of deputy sheriff.	Introduced and referred 166
sation of deputy sheriff. Introduced and referred 165	Amendments reported 852 Amendments adopted 976
Introduced and referred or 100	waspita VIV

H. F. Page.	H. F. Page.
Passed	Amendment adopted 491
Passed senate1773	Passed 491
Enrolled1843	Amended and nassed sen-
Signed1869	ate
Sent to governor1891	House concurs 831
	Enrolled 845
	Enrolled 845 Signed 852 Sent to Governor 854
26—By Ripley. To amend section	Sent to Governor 854
four thousand two hundred	· ·
ninety-nine (4299) of the	00 Des Calles Ma amonda and
code relating to the declar-	29—By Zeller. To amend sec-
ninety-nine (4299) of the code relating to the declaration of forfeiture of contract and the service of notice relating thereto,	tion five thousand one
tract and the service of	hundred nineteen (5119) of the code of Iowa, 1897,
notice relating thereto,	relative to the number.
and to amend section four	ment of the crime of vag-
thousand three hundred (4300) of the code relat- ing to the recording of notice of forfeiture of	relative to the punish- ment of the crime of vag- rancy and defining the
ing to the recording of	same.
notice of forfeiture of	Introduced and referred 167
contracts.	Amendment reported 327
Introduced and referred 166	same. 167 Introduced and referred
Reported 276	Amendment reported 712
Passed 288	Amendment adopted 730
Passed senate1613	Consideration postponed 730
Passed 288 Passed senate 1613 Enrolled 1647 Signed 1697	Passed 815
Signed	Passed senate1032
Sent to governor1700	Enrolled1056
	Signed
	Sent to governor1093
27—By Kulp. To repeal chapter two-a (2-a), title eight (8), being sections fifteen	
two-a (2-a), title eight	30-By Crist. To repeal section
(8), being sections fifteen	two thousand three hun- dred eighty-three (2383)
nundred seventy-one-a.	dred eighty-three (2383)
(1571-a) to fifteen hun- dred seventy-one-l	of the code of Iowa, and to enact a substitute
dred seventy-one-l (1571-1), both inclusive,	to enact a substitute
(15/1-1), both inclusive,	therefor, relative to the penalty for the violation of the laws relating to the sale or keeping for sale of intoxicating liquors. Introduced and referred 167
of the supplement to the code, 1907, and to enact a substitute therefor, relating to registration of motor vehicles, regulating their use upon the streets and highways fix-	of the laws relating to the
a substitute therefor re-	gale or keeping for sale
lating to registration of	of intoxicating liquors
motor vehicles regulat-	Introduced and referred 167
ing their use upon the	Amendments reported 619
streets and highways, fix-	Amendments reported 619 Amendments adopted 695
ing penaities for violation	Passed 696
thereof, and providing for	Passed 696 Passed senate 1794 Enrolled 1843
expenditure of license fees	Enrolled1843
and fines.	Signed
Introduced and referred 167 Amendments reported 607	Sent to governor1892
Amenaments reported 607	
Re-referred 616	31-By Byerly. To repeal sec-
Substitute amendment re-	31—By Byerly. To repeal sec- ton three thousand three hundred seventy-six
ported	hundred seventy-six
Amended 835	(3376) of the code supplement of 1907, relating
Passed 877	plement of 1907, relating
Amended and passed sen-	to the election of a surviving spouse to take under the will of the deceased, and to enact a
ate 1667 House concurs 1674 Enrolled 1768 Signed 1784 Concurrence 1784	viving spouse to take un-
House concurs1674	der the will of the de-
Enrolled1768	ceased, and to enact a
Signed1784	substitute therefor.
senate requests return1863	Introduced and referred 167 Reported unfavorably 851 Indefinitely postponed 851
Amended and passed sen-	Indefinitely postponed 851
ate	
Enrolled 1909	32—By Beebe. To amend section five (5) of chapter one hundred fifty-four (154) of the acts of the thirty-third general assembly, relating to fees for fish and game licenses
Enrolled	tion five (5) of chanter
Sent to Sovernor	one hundred fifty-four
	(154) of the acts of the
:28—By Shane. To provide for the payment of tuition of pupils residing in school corporatons which do not	thirty-third general as-
the payment of tuition of	sembly, relating to fees
pupils residing in school	tor her and game needs.
corporatons which do not	Introduced and referred 167
Otter instruction equiva-	Amendments reported 314
lent to the accredited high schools of Iowa. Introduced and referred	Amendments adopted 389
nigh schools of lowa.	Passed
Amondment reserved 167	Senate amends
Amendment reported 423	senate raned to pass1206

H. F. Page.	H. F. Page
33—By Cunningham. To repeal	tentiary or reformatory,
section two thousand sev-	and to repeal section five
en hundred ninety-four-a	thousand six hundred
(2794-A) or the supple-	twenty-six (5626) of the
section two thousand seven hundred ninety-four-a (2794-a) of the supplement to the code and to enact a substitute in lieu	twenty-six (5626) of the supplement to the code 1907, relating to pardons and to enact a substitute
enact a substitute in fleu	1907, relating to pardons
thereof relating to organizaton of consolidated in-	and to enact a substitute
dependent school districts.	therefor.
Introduced and motorred 189	Introduced and referred 168
Introduced and referred 168	Reported
Considered 459	Reterred
Consideration meanmed 469	Withdrawn 430
Amendment reported	
Amended and neged genete 1149	37—By Whitney. To prohibit the
House concurs 1151	possession of roulette
House concurs1151 Enrolled1210	wheels, Klondyke tables,
Signed1230	poker tables, poker chips,
Sent to Governor1235	faro and keno layouts, and
Bent to dovernor	to provide for the seizure
	and destruction thereof.
34—By Cunningham. To amend section sixteen (16) of	Introduced and referred 169
section sixteen (16) of	Amendment reported1081 Amendment adopted1363
chapter one hundred eight-	Amendment adopted1363
een (18) of the acts of	rasseu
the thirty-third general	Passed senate1604
aggreeables of Towns molections	Enrolled
to levees, ditches, drains,	Signed
water courses and drain-	Sent to governor1700
age districts, and to re-	
peal section five (5) of	29 Dr. Whitney To amond see
chapter ninety-six (96) of	38-By Whitney. To amend sec-
the acts of the thirty-third	tion three thousand four hundred thirty-nine
to levees, ditches, drains, water courses and drains, water courses and drainage districts, and to repeal section five (5) of chapter ninety-six (96) of the acts of the thirty-third general assembly of Iowa releting to the cutting of	(3439) of the supplement
	to the soils 1907 relating
noxious weeds on public	to the code, 1907, relating to the time when actions
noxious weeds on public highways and to repeal	may be brought on judge
section one thousand five	may be brought on judg-
hundred twenty - eight (1528) of chapter two (2) of the supplement to the code and to enact a sub-	ments in courts of record. Introduced and referred 169 Amendment reported 504 Amendment adopted 605
(1528) of chapter two (2)	Amendment reported 504
of the supplement to the	Amendment adopted 605
code and to enact a sub-	Passed 605
stitute in lieu thereof re-	Passed 605 Passed Senate 964 Enrolled 1031 Signed 1047
lating to powers and du-	Enrolled 1031
ties of township trustees.	Signed1043
Introduced and referred 168	organia
Substitute amendment re-	
ported 546 Substituteamendment	39-By Whitney. Prohibiting
Substitute amendment	certain classes of people from signing or being re- ceived or accepted on bail
adopted 656 Passed 657	from signing or being re-
Passed 657	ceived or accepted on bail
	bonds and prescribing the
95 Des Linnan Command the laws	liability for so doing and the procedure to collect
35—By Linnan. To amend the law	the procedure to collect
as it appears in section	the same.
dred twenty-one (191) of	Introduced and referred 169
one (1), chapter one hun- dred twenty-one (121) of the laws of the thirty-	Reported unfavorably 250 Indefinitely postponed 250
third general assembly of	indefinitely postponed 250
lowa, relating to the extra	
help and aditional com-	40—By Whitney. To grant power to cities and towns, and
pensation for county audi-	to cities and towns, and
tors in counties having	cities acting under special charters to assume ex-
levee and drainage dis-	charters to assume ex-
tricts.	clusive charge, custody
Introduced and referred 168	and control of all trees
Reported unfavorably 1274	and shrubbery, and the
Reported unfavorably1274 Indefintely postponed1274	planting and mainten-
- Posebourge (111111111111111111111111111111111111	planting and mainten- ance thereof, on the pub-
	lic streets, and to provide.
36-By Whitney. To amend sec-	for the payment of the
tion five thousand seven	for the payment of the cost thereof.
86—By Whitney. To amend section five thousand seven hundred eighteen - a18 (5718-a18) of the 1907 supplement to the code, relating to the power of the heard of parole to pa-	. Introduced and referred 169
(5718-a18) of the 1907	Amendment reported 548 Amendment adopted 657
supplement to the code,	Amendment adopted 657
relating to the power of	Passed
	Senate indefinitely post-
role prisoners in the peni-	poned

77 TO	TT T3
H. F. Page.	H. F. Page.
41-By Harding. Creating the	46—By Cunningham. To repeal
office of state fire marshal	chapter one hundred one
and deputy fire marshal	(101) of the legge of the
nrescribing their duties	thirty-third general as-
and deputy fire marshal, prescribing their duties and providing for their	sembly and to enact a
and providing for their	whetitute therefor relative
compensation and for the	to the descript of public
compensation and for the maintenance of the state fire marshal's office.	to the dragging of public
nre marsnars ornce.	thirty-third general assembly and to enact a sbstitute therefor relative to the dragging of public highways and providing problem for fall ways.
Introduced and referred 169	penalty for failure to per-
Amendments reported 507	form such duties.
Re-referred 507 Reported 873	Introduced and referred 175
Reported 873	Amendment reported 716
Amended	Consideration postponed 808
Passed1019	Made special order 815
Amenaed and passed senate 1704	Consideration postponed . 875
House concurs	Amendment reported
Enrolled 1768	
House concurs	Amended and passed by Sen-
Signed1784	ate
9	House concurs
49_By Harding To amend sec-	DIRIURU
tion gover hundred twee	Enrolled1641 Sent to Governor1648
tre (720) of the code grap	Sent to Governor1648
42—By Harding. To amend section seven hundred twenty (720) of the code supplement of 1907 providing	20110 00 201011111 11111111111
plement of 1907 providing	47 Dr. Smith Boomand the law
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Inter with this act and confere on such cites and towns certain additional powers. Introduced and referred. 202 Reported	repealing all powers here-	hundred ninety - rour - a
Inter with this act and confere on such cites and towns certain additional powers. Introduced and referred. 202 Reported	tolore granted to such	(2794-a), supplement to
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Amended and passed senate 688 House concurs		Passed287-288
twenty-seven hundred for- ty-three (2743), twenty- seven hundred fortv-five (2745), twenty-seven hundred fifty-one (2751), twenty-seven hundred fif- ty-three (2753), twenty- seven hundred ninety (2790) and twenty-seven hundred ninety - seven (2797), code, 1897, and sections twenty - seven hundred forty forty 197—By Dawson. To amend sec- tion twenty-five hundred eighty-nine-b (2589-b) of the supplement to the code of 1907, relating to the practice of pharmacy. Introduced and referred 204 Amendment reported 315	introduced and referred 203	Amended and passed senate 688
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special assessments there-	corporations.
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129—By O'Connor. To amend	and changing the course
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sioner, deputy commis-	the code, except section
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and cream, and provid-	Title VIII (8) of the sup-
and cream, and provid- ing penalties for violation thereof, and repealing all acts or parts of acts in conflict herewith.	plement to the code, 1907,
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	general assembly of the state of Iowa, chapter eighty-one (81), section two (2), relative to the classes of property ex- empt from assessment of		102 2,	cities and towns to levy a	
	two (2), relative to the			tax for aiding in the erec-	
	classes of property ex-			tion, payment or mainten-	
	empt from assessment of		}	ance of memorial halls for soldiers or sailors of the	•
T [*]	taxes. ntroduced and referred	232	ł	civil war.	
Ã	mendment reported	315	l T	ntroduced and referred	240
A	mendment adopted	354	ŀ	Reported unfavorably	409
<u> 1</u>	mendment reported mendment adopted Re-referred	354	į I	ndefinitely postponed	409
15 7.	Reported unfavorably	851	!		
1.	ndefinitely postponed	ONI	153—B	y Boettger. To amend the law as it appears in sec-	1
440 -	- Coton - Mo o 3		ł	tion six hundred seventy-	
146-B	y Sater. To amend sections twenty-seven sixty-thee-		l	four (674) of the supple-	
	a (2763-a) and section			tion six hundred seventy- four (674) of the supple- ment to the code, 1907, re-	
	twenty-seven sixty-three-		Į	lating to the compensation	l .
	h (0769 h) and treater		١.	of assessors and deputies.	
	seven sixty-three-c (2763-		1 4	introduced and referred	009
	seven sixty-three-c (2763-c) of the supplement to the code of 1907, relative		,	Reported	1092
	to school districts.		1	abbod	
. 1	ntroduced and referred	232	154-B	y Shane. Relating to the	•
1	Reported unfavorably	996		practice of pharmacy, cre-	-
I	ndefinitely postponed	996		ating the office of com-	
				missioner of pharmacy pharmacy inspectors and a board of examiners, and	;
147B	y Dabney. To create a de- positors' guaranty fund			pnarmacy inspectors and	i
	positors guaranty fund		1	fixing the compensation	ì
	to insure depositors against loss if the bank		1	fixing the compensation thereof, also abolishing	3
	hecomes insolvent and		{	the office of commission	1
	empowering the auditor of state to levy and col- lect the same. Additional	•	1	of pharmacy and of secre-	-
	of state to levy and col-	•	1	tary and treasurer there	•
1. 1	lect the same. Additional	L	•	of,	

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Introduced and referred 240	Introduced and referred 241
Reported 425	Reported
Reported 425 Amended 575 Failed to pass 576 Motion to reconsider 578	Passed 323 Passed senate 433 Enrollea 462
Motion to reconsider 578	Enrollea 462
House refuses to reconsid-	Signed 487
er1180	Sent to governor 492
155-By Miller. To amend sec-	159-By Shane. To regulate the
tion forty-nine hundred	occupation of barbering,
and ninety-nine-al (4999-	to create a board of ex-
and ninety-nine-al (4999- al) of the supplement to the code of 1907, relative to water closets or privies.	of persons to carry on
to water closets or privies.	such practice, to provide
Introduced and referred 240 Amendment reported 523	rules regulating the prop-
Amendment adopted 654	shops, schools and col-
Passed	occupation of barbering, to create a board of examiners for the licensing of persons to carry on such practice, to provide rules regulating the proper sanitation of barber shops, schools and colleges in which the occupation of barbering is taught and to prevent the spreading of contagious and infectious diseases through such occupation.
Passed senate	pation of barbering is
Signed	spreading of contagious
Signed 1085 Sent to governor 1093 Recalled from governor 1142	and infectious diseases
Governor returns1142	through such occupation. Introduced and referred 252
Senate requests return1350	Amendment reported 933
Amended and passed senate 1441	Amendment reported 933 Amendment adopted1159
House concurs1447	Failed to pass
Enrolled	Motion to reconsider
Signed	160-By Shane. To amend sec-
	tion twenty-one hundred
156—By Whitney. To provide for	and fifty-seven-g (2157-g) of the 1907 supplement to
males to certain benevo-	the code, relating to the
lent or charitable institu-	the code, relating to the issuance of free passes by common carriers of
tions, in certain cases,	by common carriers of passengers.
the commitment of fe- males to certain benevo- lent or charitable institu- tions, in certain cases, for the violation of laws, ordinances or police regu- lations and to require work from such persons so committed, and to pro- vide for the supervision	Introduced and referred 252
lations and to require	Reported unfavorably 475
work from such persons	Indefinitely postponed 475
vide for the supervision of such institutions by the board of control. Introduced and referred 241 Reported 393 Amended 457 Pagged 457	tot Die Tomoskon (Do omond
of such institutions by	161—By Lenocker. To amend section four thousand six
Introduced and referred 241	hundred ninety (4690) of the code relative to who may act as commissioner
Reported 393	the code relative to who
Amended 457	in the taking of deposi-
Passed 457 Passed senate 1178 Enrolled 1211	tions.
Enrolled1211	Introduced and referred 252 Reported unfavorably 306
Signed	Indefinitely postponed 306
,	140 To Charliand Deleting to
157—By Whitney. To create a cause of action in favor of	162—By Shankland. Relating to security for cost in justice
cause of action in favor of	courts.
	Introduced and referred 252
ful wrong or negilgent	Reported
their own right, for a wil- ful wrong or negligent injury resulting in the in- stantaneous death of the	Amended and passed sen-
other, to declare a meas-	ate
other, to declare a meas- ure of damages and a rule	Enrolled
of evidence in such actions.	Signed
Introduced and referred 241	Sent to governor1236
Reported unfavorably1434	163-By Joint Committee of Peni-
Indefinitely postponed1434	tentiaries and Pardons To
159 Dr. Nowell We leading the	amend section fifty-six hundred and twenty-six (5626) of the code, re- ferring to the matter of pardon and remission of
158—By Newell. To legalize the passage, adoption and	(5626) of the code, re-
publication of the ordi-	ferring to the matter of
nances, resolutions and rules of health of the in-	pardon and remission of fines and forfeitures, and
corporated town of Ak-	the powers of the board of
ron, Iowa.	parole.

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11. 1.	Introduced and referred 264	
	Reported 361	ment to the code, 1907, as amended by section
	Senate File No. 139 substi-	seven (7), chapter sixty- nine (69), acts of the thirty-third (33d) general
	tuted therefor 429	nine (69), acts of the
	(See Senate File No. 139.)	assembly and enacting a
		substitute therefor, and
164	By Hutchins. To amend sec-	section one thousand
	tion one thousand nine	Aircher carron all (1007
	hundred eighty-nine-as	al9) as amended by sec-
	hundred eighty-nine-as (1989-as) of the supple- ment to the code, 1907, re- lating to the letting of	ty-nine (69) ante of the
	lating to the letting of	thirty-third general as-
	contracts for levies, [al9) as amended by section ten (10), chapter sixty-nine (69), acts of the thirty-third general assembly, and enacting a suffittive therefor and re-
	drains and ditches.	suistitute therefor and re-
	Introduced and referred 264	pealing section fifteen
	Amendment reported 957 Amendment adopted1208	(69) acts of the thirty-
	Passed	peaing section inteen (15), chapter sixty-nine (69), acts of the thirty-third (33d) general assembly, all relating to the holding of primary elections by political parties and authorizing an expression of a first (1st) and
1.	Passed	sembly, all relating to the
	Enrolled	holding of primary elec-
	Signed	and authorizing an every
	Sent to governor	sion of a first (1st) and
	_	second (2d) choice by the
165	By Lund. To amend the law	sion of a first (1st) and second (2d) choice by the voters for certain candi-
	as it appears in chapter	dates for office.
	as it appears in chapter two-a (2a) of title six (6) of the supplement to	Introduced and referred 264 Withdrawn
	the code, 1907, as amend- ed by chapter sixty-nine	Withdiami
	ed by chapter sixty-nine	
	(69) of the acts of the	166—By Fraley. Providing for
	aggembly and by chanter	the sanitation of bakeries,
	one (1), acts of extra ses-	canneries, packing houses, slaughter houses, dairies,
	(69) of the acts of the thirty-third (33d) general assembly and by chapter one (1), acts of extra session of thirty-second general	ancentanias chacea fac.
	eral assembly, by amend- ing sections ten hundred	tries, confectionaries, res-
	eighty-seven-a1 (1087-a1)	taurants, hotels, groceries,
		meat markets, and all other food-producing es-
	of the supplement to the code, 1907, as amended by section one (1), chapter sixty-nine (69), acts of the thirty-third (33d) general assembly, ten bundled circhty-sevon as	to blighmonta monufo o
	by section one (1), chap-	tablishments, manufactories, or other places where food is prepared,
	ter sixty-nine (69), acts	where food is prepared,
	general assembly ten	manutactured, packed,
		stored, sold or distributed,
	(1087-a6) as amended by section three (3), chapter	and vehicles in which food is placed for transporta-
	section three (3), chapter	tion; regulating the health
	sixty-nine (69), acts of the thirty-third (33d)	of operatives, employes, clerks, drivers and all
	general assembly; ten	other nergons working on
	general assembly; ten hundred eighty-seven-a17	the premises who handle the material from which
		the material from which
	ment to the code, 1907, section eleven (11), chap- ter sixty-nine (69), acts of the thirty-third (33d) general assembly; ten	food is prepared or the finished product; defining
	ter sixty-nine (69), acts	food, regulating the
	of the thirty-third (33d)	wholesomeness of food
	general assembly; ten	manufactured prepared
	hundred eighty-seven-a- twenty-two (1087-a22) of	packed, stored, sold, dis- tributed or transported; defining the duties of the
	the supplement to the	defining the duties of the
	the supplement to the code, 1907, as amended by	state food and dairy com-
	section twelve (12), chapter sixty-nine (69), acts of the thirty-third (33d)	missioner in relation
	ter sixty-nine (69), acts	thereto; providing penal- ties for the violation
	general assembly, and	ties for the violation thereof and repealing acts
	sections fourteen (14) and	in conflict therewith.
	sixteen (16), acts of the	Introduced and referred 265
	sixteen (16), acts of the thirty-third (33d) general	Amendment reported 929
	assembly, and sections one	
	(1). chapter one (1), acts of extra session of	167. Dr Willon Ma 4
	the thirty-second (32d)	167—By Miller. To amend the
	general assembly and re-	law as it appears in chapter forty-two (42) of the acts of the thirty-third (33d) general assembly,
	peaning sections ten nun-	acts of the thirty-third
-	dred eighty-seven-a14 (1087-a14) of the supple-	(33d) general assembly,
	(1001-814) Of the supple-	relating to the publica-

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	tion of the proceedings of	173-By Linnan. To provide for	
	'city and town councils	the introduction into ac-	
	Introduced and referred 265	credited high schools of	
	Reported 480	ourses of study havng for	
	Passed	their object the training of teachers for rural	
	Senate indefinitely postpone 1178	schools.	
		Introduced and referred 266	
168-	By Whitney. To repeal sec- tions four thousand six	Withdrawn 943	
	tions four thousand six		
	hundred twelve (4612) of		
`	hundred twelve (4612) of the code and to enact a substitute therefor, relat-	174—By Cousins. Relating to the cutting of weeds and brush on the public highways and providing penalties for violaton there-	
	ing to the testimony of	hrush on the public high-	
	ing to the testimony of witnesses in criminal	ways and providing pen-	
	cases, and to aid and en-	alties for violaton there-	
	encourage the detection of	OI.	
	crime and to grant im- munity from prosecution	Introduced and referred 278	
	to certain witnesses	Reported unfavorably 424 Indefinitely postponed 424	
	to certain witnesses. Introduced and referred 265 Reported unfavorably1565 Indefinitely postponed1565	indennitely postponed 424	
	Reported unfavorably1565	1	
	Indefinitely postponed1565	175—By Greene. Making unlaw-	
		ful the camping on public	
160	Pr Shane To amend sec-	highway or adjacent land for a period longer than	
100	tion one (1), chapter fif-	twenty-four (24) hours	
	ty-two (52) of the acts of	twenty-four (24) hours, by gypsies, wanderers,	
	the thirty-third general	travelers or other persons,	
	By Shane. To amend section one (1), chapter fifty-two (52) of the acts of the thirty-third general assembly, relating to the equipment of street cars with brakes and appliances for the control and storage and	and providing a penalty	
	equipment of street cars	therefor.	
	ances for the control and	Introduced and referred 278	
*		Reported	
	providing a penalty for the violation thereof. Introduced and referred 266	Reported unfavorably 712	
	the violation thereof.	Indefinitely postponed 712	
	Introduced and referred 266	•	
	Withdrawn1575	176-By Skinner. To repeal the	
		l law or it annears in sec-	
170-	-By Goodykoontz. To amend chapter eleven (11), laws	law as it appears in sec- tion fourteen hundred	
	chapter eleven (11), laws	eighty-three (1483) of the	
	of the thirty-third general	supplement to the code,	
	to chapter five (5) of title	tute therefor relating to	
	of the thirty-third general assembly, and additional to chapter five (5) of title three (III) of the code, relating to holding district	eighty-three (1483) of the supplement to the code, 1907, and enact a substitute therefor, relating to the width of roads. Introduce dand referred 277 Withdrawn	
	relating to holding district	Introduce dand referred 27°	
	courts and assignment or	Withdrawn 353	
	judges therefor.		
	Intriduced and referred 266	177-By Ripley. To amend section	
	Reported 904 Passed1105	twonty sight hundred and	
	1 abbed 11111111111111111111111111111111111	sixteen (2816), code, 1897, relative to the title and disposition of real	
		1897, relative to the title	
171-	-By Newell. To amend sec- tion four hundred eleven (411) of the supplement	estate acquired by a school	
	(411) of the supplement	corporation. Introduced and referred 278 Amendment reported 422	
	to the code, 1907, relative	Introduced and referred 278	
	to the election of members	Amendment reported 422	
	of the board of county su-		
	pervisors.	Passed	
	Introduced and referred 266 Reported unfavorably 1113	ate1144	
	Reported unfavorably1113 Indefinitely postponed1113	House refuses to concur1156	
		Senate insists and asks for	
		conference committee1206	
172-	-By Cunningham. Requiring	Committee appointed 1206 Committee report 1762 House concurs 1764 Enrolled 1916 Signed 195	
	for and on account of la-	House concurs	
	evidences of credit issued for and on account of la- bor performed or services	Enrolled1916	
	rendered to be so desig-	Signed	
	nated, and regulating the	Sent to governor1956	
	transfer thereof. Introduced and referred 266		
	Reported 205	178-By Ripley. To repeal sec-	
	Reported 395 Re-referred 395 Reported unfavorably 545 Indefinitely postponed 545	tion twenty-eight hundred and thirteen (2813), sup- plement to the code, 1907,	
	Reported unfavorably 545	and thirteen (2813), sup-	
	Indefinitely postponed 545	plement to the code, 1907,	

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	and to enact a substitute	184—By Dewey. To provide for the payment of bounties
	therefor, relative to a tax	the payment of bounties
	to pay bonds and interest and to create a sinking	for killing crows.
	and to create a sinking	Introduced and referred 279
	fund. Introduced and referred 278	Reported unfavorably 333
	Reported unfavorably1309	Indefinitely postponed 334
	Indefinitely postponed1309	195 Des Clandestrandes De succes
		185—By Goodykoontz. To create a state board of publicity
179	By Hazen. To provide for the payment of damages	and development and to
	the payment of damages	provide for the support
	of the state fish and game	thereof.
	protection fund and pro-	Introduced and referred 279
	viding for the assessment	Reported unfavorably1373
	caused by deer or elk out of the state fish and game protection fund and pro- viding for the assessment of such damages by the	Indefinitely postponed1373
	township trustees. Introduced and referred 279	
	Reported unfavorably1080	186—By Goodykoontz. To amend
	Indefinitely postponed1080	the law as it appears in section twenty-one hundred and fifty-seven-g (2157-g) of the supplement to the code, 1907, in relation to the issuance, furnishing and givening of free tickets free
- 00		dred and fifty-seven-g
180-	By McCullough. Amending chapter eight (3) of title thirten (XIII) of the supplement to the code,	(2157-g) of the supple-
	thirten (XIII) of the	ment to the code, 1907,
	supplement to the code,	in relation to the issu-
	1907, and being additional thereto and providing that females liable to be com-	ance, furnishing and giv-
	thereto and providing that	ing of free tickets, free passes, free transporta-
	females liable to be com- mitted to the state indus-	tion and discriminating
	trial school may be com-	reduced rates to certain
	trial school may be com- mitted to accredited inst-	persons.
	tutions.	Introduced and referred 280
	Introduced and referred 279	Amendment reported1175 Amendment adopted1597
	Amendment reported1367	Amendment adopted1697
	Amendment adopted1518	Passed
	Passed	Enrolled
	Signed	Signed1869
	Enrolled	Sent to governor1892
	Sent to governor1647	
	Governor requested to re-	187—By Bruce. To amend the law as it appears in section twenty-five hundred ninety-four (2594) of the
	turn	tion twenty-five hundred
		ninety-four (2594) of the
	Passed senate1854	code, relating to itinerant
	House concurs	vendors of drugs; and to
	Enrolled	amend section twenty-five
	Sent to governor1919	hundred eighty - one (2581) of the supplement
404		to the code, 1907, relating
181-	By Taylor. To amend section two thousand six	to the code, 1907, relating to itinerant physicians.
	hundred and six (2606)	Introduced and referred 280
	supplement to the code.	Reported 451
	supplement to the code, relating to admission of soldiers' wives to Iowa	Reported 451 Re-referred 451
	soldiers' wives to Iowa soldiers' home at Mar-	Withdrawn1575
	soldiers' home at Mar- shalltown.	100 Dr. Dommon To nomilate the
	Introduced and referred 279	188—By Bowman. To regulate the profession of public ac-
	Reported unfavorably 307	countants.
	Indefinitely postponed 307	Introduced and referred 280
182		Reported unfavorably 906
102	payment of interest on	Indefinitely postponed 906
	school funds.	190 D- IV-leleoner D
	Introduced and referred 279	189—By Hickenlooper. To amend
	Reported unfavorably 955 Indefinitely postponed 997	section two thousand sev- en hundred ninety-three-a
		(2793-a) of the supplement to the code, 1907, relative to the boundary
183	By Brady. To amend the law	ment to the code, 1907,
	relating to fraternal bene-	relative to the boundary
	tional to chanter nine (9)	township and an inde-
	ficiary associations, addi- tional to chapter nine (9) of title nine (IX) of the	lines between a school township and an inde- pendent city or town dis-
	code.	trict.
	Introduced and referred 279	Introduced and referred 280
	Reported	Amendment reported 895 Amendment adopted1066
	Amended576	Amendment adopted1066

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190—By Shankland. To prohibit and regulate hospitals, in-	196—By Fraley. Authorizing cities and towns to levy a
	enocial towns to levy a
stitutions and places cre-	honds for the construc-
and used as hospitals	special tax and issue bonds for the construc- tion of market houses.
ated for or mantained, and used as hospitals, sanitariums or places for the reception, care and treatment of persons af- flicted with or suffering from cancer. (Additional to chapter sixteen (16) of	Additional to title V
the reception, care and	Additional to title V (5) of the code, relative to city and town govern-
treatment of persons af-	to city and town govern-
flicted with or suffering	ment.
from cancer. (Additional	Introduced and referred 29
to chapter sixteen (16) of title twelve (12) of the	Amendment reported 67
title twelve (12) of the	Referred 67
code, relating to the state	Referred
board of health.)	indennitely postponed 38
Introduced and referred 280 Reported unfavorably 649 Indefinitely postponed 650	
Indefinitely postponed 650	197—By Ellis. To amend the law as it appears in section five hundred sixty-four
	as it appears in section
191—By Lenocker. To repeal	(564) of the code, relating
chapter one hundred thir- ty-one (131) of the acts of the thirty-second gen-	to the appearance by the
ty-one (131) of the acts	county attorney for town-
of the thirty-second gen-	able terratora
eral assembly, and to en- act a substitute therefor,	Introduced and referred 29
relating to exposing and	Reported 86
relating to exposing and offering for sale, paint, turpentine or linseed oil, and providing a penalty	Introduced and referred
turpentine or linseed oil,	Amended and passed senate. 155
and providing a penalty	House concurs155
for the mislabeling there-	
of.	Signed
Introduced and referred 293 Reported unfavorably 618 Indefinitely postponed 618	Don't to go to more than the contract of the c
Indefinitely nectroned 619	198-By Bowman. To prevent the
	adulteration of and de-
192-By Ripley. To amend sec-	ception in the sale of
192—By Ripley. To amend section one thousand three	adulteration of and de- ception in the sale of raw linseed oil and boiled
hundred and nineteen (1319) of the code, in re-	linseed oil: setting sand-
(1319) of the code, in re-	ards for the same; regu- lating the sale of com- pounds, mixtures and sub-
lation to taxation of shares of stock in corpor-	lating the sale of com-
ations.	
Introduced and referred 294	stitutes for inseed on (raw or boiled); defining the dutles of the state food and dairy commis- sioner in relation thereto; fixing negalities for the vo-
Reported1504	the duties of the state
	food and dairy commis-
193—By Stipe. To amend section three thousand four hun-	sioner in relation thereto;
three thousand four hun-	fixing penalties for the vo- lation thereof; and repeal- ing sections in conflict
dred and forty-seven-c	lation thereof; and repeal-
(3477-c) of the supple-	ing sections in connict
relative to the forcelegure	therewith. Introduced and referred.294-298
dred and forty-seven-c (3477-c) of the supplement to the code, 1907, relative to the foreclosure of certain mortgages.	Amendment reported 444 Amendment adopted 534 Passed
Introduced and referred 294	Amendment adopted 534
· · · · · · · · · · · · · · · · · · ·	Passed 534
194—By Stipe. Appropriating the sum of one hundred thir-	
	ate
five cents (\$139.65) to be paid to S. J. McCord in settlement of a clafm against the state of Iowa arising by reason of the efforts of the said S. J. McCord to extradite one	Enrolled
paid to S. J. McCord in	Signed 1236
settlement of a claim	Signed
against the state of Iowa	pont to Bottomaria
arising by reason of the	199-By Bowman. To prevent the
McCord to crythadita and	199—By Bowman. To prevent the adulteration of and decep-
McCord to extradite one James F. Milligan.	
Introduced and referred 294	turpentine; setting stand-
Reported	ards for the same; regu-
Reported 1342 Re-referred 1342	turpentine; setting stand- ards for the same; regu- lating the sale of com- pounds, mixtures and substitutes for oil of tur-
195_By Fount To among rection	pounds, mixtures and
195—By Fourt. To amend section twenty - seven hundred twenty - seven-a-twenty- eight-a (2727-a28-a) of the supplement to the	nentine: defining the du-
twenty - seven-a-twenty-	pentine; defining the du- ties of the state food and
eight-a (2727-a28-a) of	dairy commissioner n re-
the supplement to the	dairy commissioner n re- laton thereto; and fixing
the supplement to the code, 1907, relating to non-resident insane—care	penalties for the violation
non-resident insane—care	thereof.
and removal.	Introduced and referred 295
Introduced and referred 294	Introduced and referred 295 Amendment reported 445 Amendment adopted 535 Passed 538
Reported unfavorably1436	Poggad 535

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Amended and passed sen-	205-By Cousins. To amend sec-
_ate1144	tion one (1), chapter one
House concurs1154	nundred eighty-tour (184)
Enrolled1211	of the acts of the thirty- third general assembly,
Signed	relative to indebtedness of
G	relative to indebtedness of independent school dis-
BAA De ITemt He amond costion	tricts.
200—By Hunt. To amend section one thousand seven hun-	Introduced and referred 317
dred fifty-nine-a (1759-a)	Withdrawn1017
of the supplement to the	
of the supplement to the code, 1907, relating to insurance of mutual, fire, tornado and hailstorm	206-By Sherman To areato a
surance of mutual, fire,	206—By Sherman. To create a permanent tax commis-
assessment insurance as-	sion, to define its powers
sociations.	sion, to define its powers and duties, to transfer to said comisson the power
Introduced and referred 295	said comisson the power and dutes of the executive
Reported 909 Passed1123	council relating to taxa-
Passed1123	tion, to make an appro-
	tion, to make an appro- priation therefor and to
201-By Robbins. To amens sec-	repeal all acts inconsist-
tion three thousand four	ent herewith.
hundred fifty-three (3453)	Introduced and referred 317
of the code relating to	Withdrawn1457
favor of minors and in-	
hundred fifty-three (3453) of the code relating to limitation of actions in favor of minors and insane persons.	207—By Hazen. To amend sub- division eighteen (18) of section four hundred
introduced and referred 255	division eighteen (18) of
Reported unfavorably 474	1
Indefintely postponed 474	code relating to the pow-
	ers and duties of boards
202—By Robbins. To amend sections four thousand nine-	of supervisors.
tions four thousand nine-	Introduced and referred 317
ty-one (4091) and four thousand ninety - four	Withdrawn1640
(4094) of the code relat-	
ing to proceedings to re-	208—By Dewey. To amend chap- ter one hundred thirty-
verse, vacate or modify	ter one hundred thirty-
judgments in the trial courts.	eight (138) of the acts of the thirty-third general
Introduced and referred 295	assembly relative to
Reported unfavorably 585 Indefinitely postponed 585	fences along the public
Indefinitely postponed 585	
	Introduced and referred 317
203-By Dabney. Providing for a	Reported unfavorably 397
special election of the vot- ers for an expression of their choice to fill vacancy	
ers for an expression of	Indefinitely postponed 397
in the office of senator in	Indefinitely postponed 397 209—By Jacobs. Amending section one thousand three hundred four (1304) of
the congress of the United	tion one thousand three
States.	the supplement to the
Introduced and referred295	
Reported unfavorably 476 Minority report 476	exemption of certain prop- erty from taxation.
Made special order 558	
Indefinitely postponed 630	
	Reported unfavorably1503 Indefinitely postponed1503
904. Dy Stine To establish and	indentifiery postponed1303
204—By Stipe. To establish and maintain a second state	
normal college for the ed-	210—By Jacobs. To regulate the
ucation and preparation of	size and construction of
common and high school teachers, and also for the education of commercial and business course stu-	caboose cars, and provid- ing penalties for the vio-
education of commercial	lation thereof.
and business course stu-	Introduced and referred 317
dents, and providing for	Amended1721
the transfer of certain property to said school,	Passed
and making appropriation	Amended and passed sen- ate1873
therefor,	House concurs1875
therefor. Introduced and referred 308	Enrolled1916
Reported unfavorably 892 Minority recommendation 893	Signed
minority recommendation 056	sout to Posernor

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211—By Goodykoontz. To con-	215—By Cunningham (by re-
211—By Goodykoontz. To con- firm the title of John A. Jasinsky to the south-) Gliegt) To amond coction
Jasinsky to the south-	four thousand nine hun-
west quarter of the south	the code relating to the
east quarter of the south- west quarter of section No. 14, township No. 84, north, range No. 29, west	four thousand nine hun- dred fifty-two (4952) of the code relating to the sale, giving away or hav-
north, range No. 29, west	Ing in one s possession op-
5th p. m., Greene county, Iowa, and authorizing the	sene literature and arti- cles of indecent or immor-
issuance of a patent there-	al use.
for.	Introduced and referred, 319
Introduced and referred 318	Reported
Reported	tuted
Passed senate 571	tuted 654 (See S. F. 165.)
Reported	
Sent to governor 638	216—By Cunningham. To amend
	enty-seven (2077) of the
212—By Goodykoontz. To amend	section two thousand seventy-seven (2077) of the supplement to the code, 1907, relating to passenger rates and to the collection of additional for
section thirteen hundred thirty-fur (1334), thirteen	1907, relating to pass-
hundred thirty-four - a (1334-a) and thirteen hundred thirty-four - b	lection of additional fare
(1334-a) and thirteen	lection of additional fare where same is paid upon
(1334-b) of the supple-	railroad trains. Introduced and referred 319 Reported unfavorably 526
ment to the code and to	Reported unfavorably 596
repeal sections thirteen	Reported unfavorably 526 Indefnitely postponed 526
hundred thirty-four a (1334-a) and thirteen hundred thirty-four b (1334-b) of the supplement to the code and to repeal sections thirteen hundred thirty seven (1337) and thirteen hundred thirty (1337) and thirteen hundred thirty-seven (1337-	'
dred thirty-seven-a (1337- a) of the supplement to	217—By Harding. Authorizing
a) of the supplement to	cites and towns and cities acting under special char-
the code and thirteen hundred thirty - ,eight	ter to change the names
(1338) of the code, and to enact substitutes there-	of streets and provide for
to enact substitutes there-	the filing of same with the county officers.
for and relating to the assessment and taxation	Introduced and referred 319
of rallways and to re- quirements of railroad companies and duties of	Introduced and referred . 319 Reported
quirements of railroad	Amended and passed sen-
executive council in con-	ate
nection therewith.	Enrolled
Introduced and referred 318-319 Withdrawn	Signed 962
	Sent to governor 963
213—By Moore. To amend the law as it appears in section two thousand seven hundred eghty - three	010 Des Translines Variation Alex
tion two thousand seven	218—By Harding. Legalizing the acts of cities and towns
hundred eghty - three	acts of cities and towns whereby ordinances of
(2783) of the supplement to the code, 1907, giving	said cities and towns have
to school boards the right	heretofore changed the name or names of certain
to furnish clothing, in-	platted streets.
cluding shoes to indigent children.	Introduced and referred 320
Introduced and referred 319	Passed
Reported unfavorably 995	Reported 394 Passed 455 Amended and passed sen-
Indefinitely postponed 995	ate
214—By Fletcher. To amend sec- tion one (1) of chapter one hundred thirty-nine	ate
one hundred thirty-nine	Senate requests return1196
(190) of the latte of the	Amended and passed sen- _ate1232
thirty-third general as-	House concurs
sale of intoxicating li-	Enrolled1256
thirty-third general assembly relating to the sale of intoxicating liquors by permit holders. Introduced and referred 319	Signed
Reported 425	2-110 00 801051011111111111111111111111111
Reported 425 Failed to pass 518 Motion to reconsider 518	219-By Boettger. To repeal sec-
Motion to reconsider 518	tion six hundred seventy- nine-h (679-h) of chapter two-a (2-a), title five (5) of the supplement to the
Amended 531	two-a (2-a), title five (5)
Passed 594	of the supplement to the
Passed senate1929	code of 1907. relative to the board of police and
Made specal order 531 Amended 593 Fassed 594 Passed senate 1929 Enrolled 1943 Signed 1951	fire commissioners in cer-

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tain cities of the first	tieth judicial districts and to reduce the number
class.	and to reduce the number
Introduced and referred 349	of judges in the seventh
Introduced and referred 349	indicial district and to
Amendment reported 636	judicial district and to increase the number of
Passed 725	indeed in the twentieth
Amended and passed sen-	juages in the twentieth
ate1143	judges in the twentieth judicial district and to establish the twenty-first
House concurs1150	establish the twenty-first
Enrolled1211	judicial district with two
Signed1230	judges therein.
Sent to governor1236	Introduced and referred 350
Recalled1298	Reported unfavorably 949 Indefinitely postponed 949
Senate requests return1301	Indefinitely postponed 949
Amended and passed sen-	
ate 1356	
ate	223—By Johnson. To abolish the
Tiouse concurs	office of deputy in the fol-
Enrolled1404	lowing offices clerk.
Sent to governor1426	auditor, recorder and
Introduced and referred 351	treasurer, and to authorize the board of super- visors to employ any necessary assistants for
Reported unfavorably1138 Minority recommendation1138	ize the board of super-
Minority recommendation1138	visors to employ any
Made special order1472	necessary assistants for
Indefinitely postponed1597	the performance of the
	duties involved in these
	offices.
220—By Boettger. To amend the	
as it appears in chapter	Introduced and referred 350
sixty (60) of the laws of	Reported unfavorably 711 Indefinitely postponed 711
the thirty-third general	indefinitely postponed 711
assembly, relating to the	
as it appears in chapter sixty (60) of the laws of the thirty-third general assembly, relating to the improvement of water fronts in special charter cities. (additional to	224-By White. Requiring that
fronts in special charter	the evidence taken in ac
cities (additional to	the evidence taken in ac- tions for divorce or annul-
ditional powers upon such	ment of marriage shall be
cities (Additional to	ment of marriage shall be
chapter fourteen (14) of	taken by the reporter or commissioner and tran-
chapter fourteen (14) of title five (V) of the code, relating to cities under special charter.	commissioner and tran-
roleting to siting under	scribed and filed with the
relating to crites under	papers in the office of the
special charter.	clerk in the county where
Introduced and referred 350 Amendment reported 669	the action is pending, and
Amendment reported 669	requiring the county at-
Amendment adopted 694	torney to appear on be- half of the state in all
Passed 694	half of the state in all
Amended and passed sen-	actions for divorce or an-
_ate	actions for divorce or annulment of marriage. Introduced and referred 350
House concurs 939	Introduced and referred 350
Enrolled 955	Reported unfavorably 544
Signed	Reported unfavorably 544 Indefinitely postponed 544
Sent to governor 963	indemittery postponed 011
Recalled	00F T 011 - T - 1 - 12-
Senate requests return1084	225—By Stipe. To amend section
Amended and passed sen-	five thousand and tyenty-
ate1117	eight-b (5028-b) of the
House concurs1120	supplement to the code,
Enrolled1174	1907, and to amend chap-
Signed 1193	ter two hundred and twen-
Signed	ty-two (222), laws of the
Bellt to governor	thirty-third general as-
	sembly, relating to unfair
221-By Brown. Making approp-	discrimination.
riation for additional im-	4.201
riation for additional im- provements and land at the Iowa state fair and	and Des Tolors To an accumance the
the Iowa state fair and	226—By Klay. To encourage the
exposition grounds.	dary industry of the state
Introduced and referred 250	of Iowa, to aid in provid-
Introduced and referred 350 Amendment reported 872	ing instruction in practi-
Possed 1040	ing instruction in practi- cal and scientific dairying
Passed	and making an appropria-
rassed senate	tion therefor.
Enrolled	Introduced and referred 37
Sent to governor1426	•
	227—By Harding. To repeal sec-
222 Dy Grigge To amond section	
222—By Griggs. To amend section	tion six hundred and
two hundred and twenty-	ninety-rour-a (694 - a),
seven (227) of the supple-	supplement to the code,
ment to the code of 1907,	ninety-four-a (694 - a), supplement to the code, 1907, and to enact a sub-
to change the boundaries	stitute therefor, relative
of the governmen and tower-	to ammonmintions by cities

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and towns, including spe-	233—By Brockway. To amend
cial charter cities and cities under commission	postion sight hundred and
cities under commission	ninety-four (894) of the
plan.	supplement to the code, of
Introduced and referred375	1907 relating to taxation
Reported unfavorably 543	in cities and towns, and
Reported unfavorably 543 Indefinitely postponed 543	ninety-four (894) of the supplement to the code, of 1907, relating to taxation in cities and towns, and legalizing the acts and proceedings of incorporated
indominating postponed titl 020	proceedings of incorpor-
000 D TT T (b (b)	ated towns.
228—By Harding (by request.) A	
bill for an act repeating	Introduced and referred 37
sections eight nundred	Withdrawn 65
228—By Harding (by request.) A bill for an act repealing sections eight hundred and ten (810), eight hun-	
dred and thirteen (813) and nine hundred and	234—By Collin. To amend the
and nine hundred and	law as it appears in sec-
sixty-five (965), and re-	tion twenty-four hundred
lating to making sewer	and fifty (2450), supple-
sixty-five (965), and re- lating to making sewer and street improvements	234—By Collin. To amend the law as it appears in section twenty-four hundred and fifty (2450), supplement to the code, 1907, relating to the convergence.
and the kinds of materials	lating to the canvass and
to be used therein	sufficiency of petitions of.
Introduced and referred . 375 Amendment reported 543 Amendment adopted 807 Page 201	general consent to keep
Amendment reported 543	general consent to keep and sell intoxicating li-
Amendment adopted 807	quors under the mulct law, the number of peti- tions which may be filed or canvassed within three
Passed	law, the number of neti-
Senate indefinitely post-	tions which may be filed
pones1487	or canvassed within three
policis	(3) years the length of
and To II william (has measured)	(3) years, the length of time all petitions shall be
229—By Harding (by request.) Authorizing cities and	in force and offect and
Authorizing cities and	in force and effect, and providing the time when the same shall cease to
towns, including special charter cities and cities	the same shall seem to
, charter cities and cities	he energine
under commission plan of	be operative.
government, to adopt and	Poported unforcephie 00
enforce building rules and	Introduced and referred 37 Reported unfavorably 98 Indefinitely postponed 98
regulations and to adopt	indefinitely postponed 98
a building code.	
Introduced and referred 375 Reported unfavorably 635 Indefinitely postponed 365	235—By Hays. To repeal section two (2) of chapter one hundred two, laws of the thirty-third general assembly, and to enact a substitute in lieu thereof, relating to treation on
Reported unfavorably 635	two (2) of chapter one
Indefinitely postponed 365	hundred two, laws of the
	thirty-third general as-
230—By Harding (by request.)	sembly, and to enact a
230—By Harding (by request.) Amending section six	substitute in lieu thereof,
hundred forty-three (643)	relating to traction engines on public roads.
of the code, 1897, relating	gines on public roads.
to the quantications of	Introduced and referred 37
municipal officers.	Amendment reported 89
Introduced and referred 375	Introduced and referred
Reported unfavorably 635 Indefinitely postponed 635	Passed106
Indefinitely postponed 635	
1	236—By Fraley. To vest in cities and towns, including
231—By Harding (by request.)	and towns, including
To amend section one (1) of chapter sixty-one (61)	cities and towns, includ-
of chapter sixty-one (61)	ing cities organized under
of the laws of the thirty-	charter forty-eight (48), acts of the thirty-second
third general assembly as an additional to title V of	acts of the thirty-second
an additional to title V of	(32d) general assembly
the code and relating to pensions for disabled and	(32d) general assembly of Iowa, as the same ap-
pensions for disabled and	pears in chapter four-
	pears in chapter four- teen-c (14-c) of title V (5) of the supplement to the code, 1907, title to ownership and control over all meandered streams within their cor- porate limits, and to em- power such citles and
Introduced and referred 375 Reported unfavorably 543 Indefinitely postponed 543	(5) of the supplement to
Reported unfavorably 543	the code, 1907, title to
Indefinitely postponed 543	ownership and control
	over all meandered
232—By Brady. To provide for the taxation of real es-	streams within their cor-
the taxation of real es-	porate limits, and to em-
tate, credits and dues se-	power such cities and
cured by mortgages upon real estate, deeds of trust	towns to deepen, widen
real estate, deeds of trust	straighten and change
and land contracts, and	straighten and change channels of such stream:
and land contracts, and for the repeal of sections	i to inibiove, park and
thirteen hundred and	otherwise beautify the
twelve, thirteen hundred	banks of such streams
thirteen hundred and twelve, thirteen hundred and thirteen and thirteen hundred and fifty of the code of Iowa.	otherwise beautify the banks of such streams, and to abate or remove
hundred and fifty of the	nuisances or obstructions
code of Iowa.	therefrom: and providing
Introduced and referred 375	for the levy of a special
Reported	tax for the improvement
Reported1321 Withdrawn1341	nuisances or obstructions therefrom; and providing for the levy of a special tax for the improvement of the beds and banks

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	243—By Grout (by request). To amend title twelve (12),
of rivers and other pur- poses connected therewith.	amend title twelve (12),
(Additional to title V (b)	chapter twelve (12) of the law as it appears in
of the code relating to city	the law as it appears in
and town government.)	the 1907 supplement to
Introduced and referred 376	the 1907 supplement to the code, relative to the
Amendment reported1502	inspection of passenger
	inspection of passenger boats and requiring all such boats to be provided with life preservers
237—By Jacobson. To amend the law as it appears in section two hundred ninetysix (296), supplement to the code, 1907, relating to	such boats to be provided
law as it appears in sec-	with life preservers. Introduced and referred 378
tion two hundred ninety-	Introduced and referred 378
six (296), supplement to	Amendment reported 983 Amendment adopted1212
the code, 1907, relating to	Amendment adopted1212
the rees that god by the	Passed
clerk of the District court. Introduced and referred 377	House concurs1673
Withdrawn1457	Enrolled1789
Withtiawii	Signed1815
238-By Fulton. Relating to the	Sent to governor1835
exemption from taxation of	and to go to mor this till the con-
property used by a militia company and of all evi- dences of indebtedness	244-By Shankland. To author-
company and of all evi-	244—By Shankland. To authorize the payment of the cost of corporate suretyship upon official bonds. Introduced and referred 278
dences of indebtedness	cost of corporate surety-
against the property so used,	ship upon official bonds.
including stocks and bonds.	Introduced and referred 378
	Reported unfavorably 474 Indefinitely postponed 474
Reported unfavorably 681	Indefinitely postponed 474
Reported unfavorably 681 Minority recommendation 681 Re-referred	
Re-referred	245-By Shankland. To provide
Amendment reported1201	for the reorganization of
Passed1616	the supreme court of Iowa, for the appoint-
Passed	Iowa, for the appoint-
239—By Dewey. Requiring cor-	ment and election of addi-
porations when executing	tional judges, and other
instruments affecting real	purposes. Introduced and referred 378
estate to have included	introduced and referred 578
therein a copy of the reso-	246—By Dewey. Creating a com-
therein a copy of the reso- lution or article author-	mission to procure addi-
izing same.	tional grounds adjacent to
Introduced and referred 377	the capitol for beautify-
Reported unfavorably 506	ing the same; the erection
Indefinitely postponed 506	ing the same; the erection of additional state build-
940 Dr. Wickenhoper To reneal	ings, and for an annro-
240—By Hickenlooper. To repeal section one thousand	priation therefor. Introduced and referred 385 Reported unfavorably 871 Indefinitely postponed 871
section one thousand seventy-two (1072) of the supplement to the code, 1907, relating to the elec- tion of county officers and	introduced and referred 385
supplement to the code.	reported uniavorably 871
1907, relating to the elec-	indennitely postponed 871
tion of county officers and	247—By Beebe. To amend sec-
enacting a substitute	tion four thousand nine
therefor,	hundred and ninety-nine-
Introduced and referred 377	a-thirty-one (4999-a31) of
Reported unfavorable 524 Indefinitely postponed 524	hundred and ninety-nine- a-thirty-one (4999-a31) of the supplement to the code, 1907, relating to food standards.
Indefinitely postponed 524	code, 1907, relating to
241-By Moore. To provide for	. food standards.
241—By Moore. To provide for a direct inheritance tax.	introduced and referred 385
Introduced and referred 377	Reported 585
Withdrawn 997	Passed 706 Passed 1146 Enrolled 11174 Signed 1193 Sent to governor 1195
	Passed senate1146
242—By Moore. Providing that any national or state	Enrolled
hanking cornoration lo-	Sont to governor 1105
cated in this state which	
shall be approved by the	248-By Miller of Dubuque. To
banking corporation lo- cated in this state, which shall be approved by the executive council, may, upon filing bond or de-	248—By Miller of Dubuque. To amend the law as it ap-
upon filing bond or de-	pears in chapter sixteen-d
positing security as nere-	(16-d) of the supplement
inafter provided, and	to the code, 1907, relative
upon the compliance with	to graduate and register- ed nurses.
all other requirements of	ed nurses.
law become a state de-	Introduced and referred 385 Reported451
pository.	Reported451
pository. Introduced and referred 377 Amendmeht reported 648	Passed
Amendment reported 648 Amendment adopted 945	Amended and passed senate.1109
Passed 951	House concurs1480
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Enrolled1594	Introduced and referred 398
Signed1622	Reported 987
Sent to governor1646	Amended1260
cont to governor viviliants	Passed 1261
940 Des Duodes To provide for	Passed1261 Senate indefinitely post-
249—By Brady. To provide for the taxation of moneys, credits, stocks, bonds and contracts, and to repeal	pones1487
the taxation of moneys,	i e
credits, stocks, bonds and	254—By Byerly. To amend section two thousand five
contracts, and to repeat	tion two thousand five
section thirteen hundred and ten of the code of	hundred fifty-one (2551)
and ten of the code of	supplement to the code.
lowa.	1907, relating to the kill-
Introduced and referred 3j5	ing of any pinnated
Withdrawn1341	supplement to the code, 1907, relating to the kill- ing of any pinnated grouse or prairie chicken
950 Des Dielefond (To remos) the	for five years.
250—By Pickford. To repeal the	Introduced and referred 398
law as it appears in sec-	
tion 1661-a of the sup- plement to the code, 1907,	255—By Byerly. To amend section two thousand three hundred forty - eight (2348) of the code, relating to the bounties on
plement to the code, 1907,	tion two thousand three
as amended by chapter	hundred forty - eight
as amended by chapter 108, acts of the thirty-third general assembly,	(2348) of the code, relat-
third general assembly,	ing to the bounties on
relative to state aid to county and district fairs,	WOLVES.
county and district fairs,	Introduced and referred 398
and enacting a substitute	Withdrawn1573
therefor.	050 D 01 01 - 1-
Introduced and referred 397	256—By Odendahl. To provide for the creation and dis-
Reported 511.	for the creation and dis-
Re-referred 512	tribution of plans and specifications of bridges
251-By O'Connor Providing for	and culverts for the use of
251—By O'Connor. Providing for the levy of special taxes upon the assessed valua-	local authorities in the
upon the assessed valua-	local authorities in the constrution and mainte-
tion of the taxable prop-	nance of public highways
tion of the taxable prop- erty of the state for the	Introduced and referred 398
erection, repair, improve-	Amendments reported 542
ment and equipment of	nance of public highways. Introduced and referred 398 Amendments reported 542 Amendments adopted 658 Failed to pass 659 Motion to recognizer filed 659
buildings for the state	Failed to pass 659
erection, repair, improve- ment and equipment of buildings for the state university of Iowa, the state college of agricul-	Motion to reconsider filed 660
state college of agricul-	
ture and mechanic arts, and the state teachers'	257—By Moore. Making appro-
and the state teachers'	priations for the state university, the Iowa state
college.	versity, the lowa state
Introduced and referred 398	college of agriculture and
Reported 525	mechanic arts, and the Iowa state teachers' col-
Passed	lege.
Passed senate1287	Introduced and referred 399
Enrolled	Amendment reported1781
Sent to governor1336	annonament reported
-	258→By Hickenlooper. To repeal
252-By Ritter. Conferring upon cities and towns the power to regulate the telephone business, and to fix	section thirteen hundred
cities and towns the pow-	thirteen of the code, and
er to regulate the tele-	to enact a substitute
phone business, and to fix	therefor relating to the
the price or rate of charge	therefor relating to the place of listing personal property for taxation. Introduced and referred 399
for the use of telephones	property for taxation.
for the use of telephones and for telephone service	Introduced and referred 399
to the same extent as they	Withdrawn1457
now have power to regu-	259-By Huntley. To aid in the
late the hiiginegg and fix I	259—By Huntley. To aid in the suppression of intemper-
the price of supplying heat, water, gas, electric light or electric power. Introduced and referred 398	ance and to provide for the care and treatment of
heat, water, gas, electric	the care and treatment of
light or electric power.	persons addicted to the use of intoxicating liq-
introduced and referred 398	use of intoxicating liq-
Amendment reported 986	uors and drugs, at the
253-By Griggs. Amending the	public expense.
law as it annears in sec-	Introduced and referred 399
law as it appears in section seven hundred and twenty (720) of the supplement to the code, 1907,	Withdrawn1457
twenty (720) of the sun-	260-By Johnson, A bill for an
plement to the code, 1907.	act to amend chapter 170
as amended by the laws	260—By Johnson. A bill for an act to amend chapter 170 of the acts of the thirty-third genral assembly, in
as amended by the laws of the thirty-third (33d)	third genral assembly, in
general assembly, making said statute applicable to	relation to the powers and
said statute applicable to	duties of the state board
city and town halls and fire stations.	of education.
nre stations.	Introduced and referred 399

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261—By Penn. To establish six	Introduced and referred 400
(6) miles of macadamized	Amendment reported1371
highway of experimental	Amendment adopted1572 Failed to pass1573
tv. state of Iowa, and pro-	ranea to pass
viding for an appropria-	266-By Rowles. To amend sec-
purposes in Fremont coun- ty, state of Iowa, and pro- viding for an appropria- tion to cover the expense	tion nineteen hundred
of same. Introduced and referred 399	eighty-nine-a2 (1989-a2).
Reported unfavorably 478	section nineteen hundred eighty-nine-a4 (1989-a4),
Indefinitely postponed 478	section nineteen hundred
	section nineteen hundred eighty-nine-a5 (1989-a5)
262—By Ritter. Regulating the	and section nineteen hun- dred eighty-nine-a6 (1989-
commission plan of gov- ernment in certain cities,	dred eighty-nine-at (1989-
additional to chanter four-	a6) of the code relating to securing right of way
additional to chapter four- teen-c (14-c) of the sup- plement to the code and chapter sixty-four (64)	for levies, drains and
plement to the code and	ditches.
of the laws of the thirty-	Introduced and referred 400
third general assembly.	Amendment reported1160 Amendment adopted1425
Introduced and referred 399	Passed
Substitution amendment re-	Passed senate1544
ported	Enrolled
ported	Sent to governor1646
Passed 660	
Passed	267—By Shankland. To amend chapter 62 of the acts of the thirty-third general assembly relating to pensions to be paid to police-
Enrolled	chapter 62 of the acts of
Sent to governor	the thirty-third general
969 Der Hount To amond soo	sions to be paid to police-
263—By Fourt. To amend sec- tion thirteen hundred fifty	
(1350) of the code, relat- ing to the listing and as-	Introduced and referred 416
ing to the listing and as-	Amendment reported 635
sessing of real estate. Introduced and referred 400	Introduced and referred 416 Amendment reported 635 Amendment adopted 806 Passed 807 Passed senate 1147 Excelled 1174
Reported unfavorably 670	Passed senate1147
Reported unfavorably 670 Indefinitely postponed 670	Enrolled
	Signed1153
264—By Fourt. Creating a state highway department, and establishing a state highway commission, and the office of state highway engineer; prescribing the duties of each and fixing the comparisation of said	Sent to governor1195
establishing a state high-	Sent to governor1195 268—By Shankland (by request).
way commission, and the	Granting to cities the
office of state highway en-	Granting to cities the power to regulate the erection of fences. Introduced and referred 416
duties of each and fixing	Introduced and referred 416
	Reported unfavorably 543 Indefinitely postponed 543
state highway engineer; authorizing state aid for the establishment, con-	indennitely postponed 543
authorizing state all for	ada per manalana Manalananakan
struction, maintenance	269—By Escher. To indemnify Miss E. M. Ames for per-
struction, maintenance and repair of public	sonal injury sustained by her while employed as laundress at Vinton state hospital, Vinton, Iowa. Introduced and referred416
highways and bridges; creating a fund and mak-	her while employed as
ing appropriations there-	laundress at Vinton state
ing appropriations there- for: providing for the working of state convicts in the preparation of	Introduced and referred 416
working of state convicts	
in the preparation of	Amendment adopted1513
road-building materials, and providing for appli-	Amendment reported 1202 Amendment adopted 1513 Passed
cation by the counties for	Enrolled
state aid.	Signed1869
Introduced and referred 400	Sent to governor1892
Reported unfavorably1685 Indefinitely postponed1685	1
	270—By Hamilton. Authorizing cities to establish by or-
265—By Van Camp. To establish assessment districts and to provide for the listing for assessment of propagations of the control of the contro	dinance, upon the approv-
assessment districts and	al of the voters thereof a
to provide for the listing	department of publicity,
	welfare and to levy a tay
seven (7), chapter one (1) of the code, relating	department of publicity, development and general welfare, and to levy a tax therefor. Additional to
(1) of the code, relating	title five (5) of the code. Introduced and referred 416
to assessment of prop- erty.)	Introduced and referred 416 Withdrawn
130	, william
190	· ·

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271-By Bruce. To amend section	277—By Byerly. To amend chapter two hundred (200), laws of the thirty-third
three (3) chapter one	ter two hundred (200),
hundred four (104) acts	laws of the thirty-third
of the thirty-third general assembly, relating to cor-	general assembly, relating
poration for pecuniary	Introduced and referred 427
profit,	to estates of absentees. Introduced and referred 427 Amendment reported 90
Introduced and referred 416	Amendment lost1105 Passed
Th-manda 1310 (Passed 1108
Passed	
Passed senate1654	278—By Fraley. Relating to the
Passed	sale of intoxicating li-
Signed1784	quors by wholesale drug
, 2.5	chapter six (VI) of title
(1	twelve (XII), of the code.
272—By Dixon (by request.) 10	Introduced and referred 427
seven hundred forty-two	Amendment reported 849
(2742) of the supplement	Amendment offered 977
272—By Dixon (by request.) To amend section twenty-seven hundred forty-two (2742) of the supplement of the code of 1907, relating to the compensation of county superintendents.	quors by wholesale drug corporations, additional to chapter six (VI), of title twelve (XII), of the code. Introduced and referred . 42' Amendment reported . 84' Amendment offered . 97' Amendment adopted . 112' Made special order
lating to the compensa-	Amended118
dents.	Passed
Introduced and referred 417	Passed senate
Reported unfavorably1273 Indefinitely postponed1273	Enrolled
Indefinitely postponed1273	Signed
273-By Cunningham (by re-	279—By Penn. To establish and
quest.) Providing for	maintain a state normal
registration of larm	school for the education and preparation of com-
names.	and preparation of com-
Introduced and referred 417	mon and high school teachers. In connection
Amendment reported 564 Withdrawn 698	with Tabor college, and
Withdrawn	with Tabor college, and making provision and ap- propriation therefor.
	propriation therefor.
274—By Beans. Repealing sec-	Reported unfavorably 120
tion twenty-three hundred	Introduced and referred 42' Reported unfavorably 120' Indefinitely postponed120'
and forty-eight (2348) of the code, 1897, and enact-	parapring parapring (,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
	200 B- Toroba M 3
providing for a bounty on wild animals and the proof necessary to secure such bounty.	280—By Jacobs. To amend sec- tion forty-nine hundred
nroof necessary to secure	and ninety - nine - a5 (499,a5), supplement to the code, 1907, and section
such bounty.	(499,a5), supplement to
Introduced and referred . 417 Amendment reported 931 Amendment adopted 931	the code, 1907, and section
Amendment reported 931	forty-nine hundred and ninety-nine-a10 (4999-
Passed1167	a10), supplement to the
lassed	a10), supplement to the code, 1907, relating to the
	penalty for failure to pro-
275—By Fourt (by request.) To	vide safeguards for ma-
275—By Fourt (by request.) To amend sections two (2), three (3), and four (4), of chapter one hundred and fifty-five (155), of the	chinery and equipment and fire escapes, and to provide penalty for re-
of chapter one hundred	provide penalty for re-
and fifty-five (155), of the	moving such safeguards.
acts of the thirty-third	moving such safeguards. Introduced and referred 42' Amendment reported 90'
general assembly, in rela- tion to the care and	Passed110
tion to the care and propagation of fish.	Amended and passed sen-
Introduced and referred 426	ate194
Reported unfavorably1079 Indefinitely postponed1079	House concurs1963
Indefinitely postponed1079	ate
	Signed
276—By Patterson. To amend the	
law as it appears in sec-	201 - Dr. Chiggs Ma amond 4241
tion one (1), of chapter one hundred and seven- teen (117), of the acts of the thirt-third (33d) gen- eral assembly, relating to	281—By Griggs. To amend title five (V), chapter fourteen (14), of the code, and
teen (117), of the acts of	(14), of the code and
the thirt-third (33d) gen-	amendments thereto relat-
eral assembly, relating to	ing to park commission-
drainage. Introduced and referred 426	amendments thereto relating to park commissioners in special charter cities (repealing sections nine hundred ninety-one
Withdrawn 570	nine hundred ninety-one

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(991) to nine hundred	
(991) to nine hundred ninety-six (996) inclusive of the code and amend- ments thereto, and enact-	and contingent funds for the Iowa Soldiers' Home,
of the code and amend-	Iowa Soldiers' Orphans'
ments thereto, and enact-	Iowa Soldiers' Orphans' Home, college for the blind, school for the deaf,
ing singilites therefor I	blind, school for the deaf,
Introduced and referred 427 Reported 727 Passed 727 Passed 1000 Passed senate 1000	institute for feeble-minded
Reported	children, sanatorium for .
Passed senate1000	the treatment of tuber- culosis, industrial schools
Enroned	state hospitals, penitenti-
Signed1043	ary and reformatory, and
Signed 1043 Recalled 1060	state hospitals, penitenti- ary and reformatory, and for the purchase of land. Introduced and referred 452
Senate requests return1084 Amended and passed sen-	Introduced and referred 452
Amended and passed sen-	
ate	286—By Lounsberry. To amend
Enrolled	section twenty-three hun-
Signed1193	dred and nine (2309) of
Signed	nengation and fees of
	the code relating to com- pensation and fees of commissioners of insanity.
282—By Hutchins. To amend section one thousand seven hundred twenty - one	Introduced and referred 452
tion one thousand seven	Reported unfavorably1317 Indefinitely postponed1317
hundred twenty - one	Indefinitely postponed1317
(1721), of the code, re-	
(1721), of the code, re- lating to capital required of foreign insurance	287—By Shankland. To appropriate the sum of fourteen hundred d o l l a r s (\$1,400.00) to be paid to the heirs of John Bryan, deceased in settlement of his claim.
companies.	riate the sum of fourteen
Introduced and referred 427	(\$1.400.00) to be paid to
Reported	the heirs of John Bryan.
Failed to pass971	deceased in settlement of
'	
283—By Fraley. To amend the	Introdured and referred452 Reported unfavorably1342 Indefinitely postponed1342
law as the same appears in section one (1), of	Reported unfavorably1342
oberter fifty-secon (57)	indefinitely postponed1342
chapter fifty-secen (57), acts of the thirty-third	
general assembly of Iowa, relating to tax levy for	288—By Shankland. To amend the law as it appears in title V (5) of chapter fourteen-c (14-c) of the supplement to the code,
relating to tax levy for	title V (5) of chanter
park burdoses.	fourteen-c (14-c) of the
Introduced and referred 428	supplement to the code,
Reported	1907, as it appears in sec- tion 812 of the code, rela-
Passed Senate1178	tion 812 of the code, rela-
	tive to contracts for im- provements and sewers, and relative to the same
Signed	and relative to the same
Senate requests return1346	subject relating to the
Amended and passed sen-	government of certain
ate	cities and conferring ad-
House concurs1405	ditional powers upon said cities, relative to the do-
Passed	ing of work or making im-
Signed1474	provements in certain
Signed	cases without contract.
	Reported unfavorably 1559
284—By Rowles. Repealing sec-	provements in certain cases without contract. Introduced and referred 452 Reported unfavorably
tion fourteen hundred six-	
ty-two (1462), of the code, of 1897, and enacting a substitute therefor,	289—By Miller of Bremer. To invest the district courts of the state of Iowa with
code, of 1897, and enact-	invest the district courts
relating to the keening	of the state of Iowa with
relating to the keeping of and accounting for pub-	jurisdiction and authority
of and accounting for pub- lic funds in the state and	any law heretofore or
county treasuries.	hereafter enacted to pro-
Introduced and referred 428	tect the public and trade
Amendment reported 545	to restrain violations of any law heretofore or hereafter enacted to pro- tect the public and trade and commerce against un- lawful restraints combi-
Amendment adopted 693 Passed 694	
Passed	nations and monopolies, or unfair discrimination he-
Enrolled 928	nations and monopolies, or unfair discrimination be- tween different sections,
Enrolled 928 Sent to governor 933 Signed 942	communities or localities:
Signed 942	to cause any person with-
995 Dr. Moore Molting conners	in the state of lowa to be
ations for the construc-	naue party to an action
285—By Moore. Making appropriations for the construction, repair, improvement	to cause any person with- in the state of Iowa to be made party to an action pending in any court in this state, and to require

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any person, firm, associa- tion or corporation to re- spond to a subpoena in any court in this state,	294—By White. To make an appropriation for the Farmers' Institute of Benton county, Iowa, under the provisions of section six-
tion or corporation to re-	propriation for the Farm-
spond to a subpoena in	ers' Institute of Benton
any court in this state,	county, Iowa, under the
	provisions of section six-
produce any books, pa- pers or documents in any hearing, investigation, proceeding or prosecution for the violation of any laws relating to pools	teen hundred seventy- five (1675), of the sup-
pers or documents in any	five (1675), of the sup-
hearing, investigation,	plement to the code,
proceeding or prosecution	1907.
for the violation of any	Introduced and referred 454
laws relating to pools, trusts, conspiracies, com-	Reported
hinations or monopolies	Passed
binations or monopolies, or prohibiting unfair dis- crimination between dif-	005 D- Floring (1
crimination between dif-	295—By Escher (by request.) De-
ferent sections, communi-	"allow of gold," "cilyon"
ties or localities, and to provide immunity to the	"alloy of gilver" "ster-
provide immunity to the	ling silver" or "sterling"
persons so testifying; and	as applied to any article
to make an appropriation	of merchandise made in
for the purpose of enforc- ing the provisions of this act and all laws passed	295—By Escher (by request.) Defining the terms "gold," "alloy of gold," "silver," "alloy of silver," "sterling silver," or "sterling," as applied to any article of merchandise made in whole or part of gold or silver or any alloy of gold or silver. and made for
ing the provisions of this	silver or any alloy of gold
act and all laws passed	
to protect trade and com- merce against unlawful	sale or offered for sale or
restraints, trusts, con-	disposition and also pro-
sniracies combinations	viding a means of mak-
and monopolies and all	ing tests thereof, and also
laws relating to the fix-	gold plate " "gold plate"
ing of prices and charges	"gold filled" and "gold
and monopolies, and all laws relating to the fix- ing of prices and charges or designed to prohibit un-	viding a means of making tests thereof, and also defining the terms "rolled gold plate," "gold plate," "gold filled," and "gold electro-plate," and the
iair discrimination be-	electro-plate," and the words "silver plate," and "silver electroplate."
tween different sections,	"silver electroplate."
. communities or localities.	"sterling," and "coin,"
Introduced and referred 453	as applied to any article
Amendment reported 891 Re-referred 944 Reported 1202 Passed 1567	"silver electroplate," "sterling," and "coin," as applied to any article of merchandise made in whole or part of any in-
Reported1202	whole or part of any in-
Passed	
	for sale, sold or kept for
290—By Milton (by request.)	fered for sale and disnosi-
290—By Milton (by request.) Supplemental to title twenty (20), chapter two (2) of the code of 1897, to prevent the disposi- tion of cases on mere technicalities.	for sale, sold or kept for sale or disposition, or of- fered for sale and disposi- tion and prohibiting the
twenty (20), chapter two	
(2) of the code of 1897,	merchandise, and provid- ing a penalty for the vi- olation thereof.
to prevent the disposi-	ing a penalty for the vi-
tion of cases on mere	olation thereof.
technicalities.	Introduced and referred 454
Introduced and referred 453	Reported
Reported unfavorably1530 Indefinitely postponed1530	Amended1469
indefinitely postponed ittiated	Passed 1469 Passed 1779 Enrolled 1843 Signed 1869 Sent to governor 1891
291-By Milton. To provide for	rassed senate
291—By Milton. To provide for printing and distribution of the opinion filed by the	Signed 1869
of the opinion filed by the	Sent to governor
supreme court.	Some to Bottomor
supreme court. Introduced and referred 454	296—By Ritter. To repeal sec-
Reported unfavorably 506 Indefinitely postponed 506	tion one thousand nine
Indefinitely postponed 506	hundred eighty - nine
	(1989) of the code, relat-
292—By Penn. To provide for the protection of bridges and drainage ditches and providing a penalty for the violation thereof.	(1989) of the code, relating to government levees, and to enact a substitute
protection of bridges and	and to enact a substitute
drainage ditches and pro-	therefor.
viding a penalty for the	Introduced and referred 465
Introduced and referred 454	Reported
Reported 607	tuted 919
Re-referred 607	tuted
Reported unfavorably 957	Tubbod !!!!!!!!!!!!!!!!!
Re-referred 607 Reported unfavorably 957 Indefinitely postponed 957	297—By Kull. To amend sections
	297—By Kull. To amend sections four hundred (400) and four hundred two (402) of
293—By Penn. To better railroad passenger service; and de-	
passenger service; and de-	the code relating to the
fining what nassenger i	removal of county seats
service is reasonable.	the code relating to the removal of county seats and the county records.
introduced and referred 454	introduced and referred 465
Reported unfavorably 852 Indefinitely postponed 852	Amendment reported 475
inderinitery postponed 852	Amendment adopted 555

	To go. 1	H. F. Page.
H. F.	Page.	of the state geologist and
	Passed 557	his assistants.
	Motion to reconsider 557	Introduced and referred 466
	Title amended 557 Motion to reconsider 557 Amended and passed sen-	Reported 872 Amendment 1038
	ate 703	Amendment
	ate	Failed to pass1039
	Emroned	303-By Hamilton. Relating to
	Signed 729 Sent to governor 731	the compensation to be
	Sent to governor	paid workmen injured or
000	De Dieser We manife for on	paid workmen injured or killed while engaged in certain dangerous or haz-
490-	By Dixon. To provide for an annual exhibition of the	ardous employment.
	cereal crops of the state	Introduced and referred 466
	of Iowa, and making an appropriation therefor.	Withdrawn1640
	appropriation therefor.	_
	Introduced and referred 466	304—By Greene. To amend sec- tion seven hundred fifty-
	Reported 861 Re-referred 861 Amendment reported 1859 Amendment adopted 1905 Passed 1906	one (751) of the code and
	Amendment reported1859	one (751) of the code and provide for the sprinkling of the streets and the
	Amendment adopted1905	of the streets and the
	Passed1905	means of payment thereof.
	· ·	Introduced and referred 485 Reported unfavorably1102
299-	By Smith of Adams. To amend the law as it ap-	Reported unfavorably1102 Indefinitely postponed1192
	pears in section two thou-	305—By Goodykoontz. Defining the number of employees necessary to constitute full crews for railroad passenger trains, and pro-
	sand seven hundred and thirty - four - b (2734-b) of the supplement to the code, 1907, relating to the expense account of county	the number of employees
	of the supplement to the	full crews for railroad
	code, 1907, relating to the	passenger trains, and pro-
	expense account of county superintendents.	viding penalties for the violation thereof. Introduced and referred 485
	Introduced and referred 466	violation thereof.
	Reported unfavorably1313 Indefinitely postponed1310	·
	Indefinitely postponed1310	306—By Ritter. To repeal the law
•••		as it appears in section fourteen hundred fifty-
300-	-By Moore. To repeal sec-	fourteen hundred lilty-
	tion one thousand eight hundred seventy - three	seven (1457) of the sup- plement to the code of 1907 and to enact a sub-
	(1873) of the code and	1907 and to enact a sub-
	(1873) of the code and section one thousand eight	stitute therefor, relating to the subject of loaning or depositing of public
	hundred and seventy-three	to the subject of loaning
	(1873) Of the supplement	or depositing of public funds.
	hundred and seventy-three (1873) of the supplement to the code, 1907, and to enact a substitute therefor	Introduced and referred 486
	relating to the examina-	Reported unfavorably1203 Indefinitely postponed 1203
	tion of savings banks and	Indefinitely postponed 1203
	state banks by the auditor	307—By Halgrims. To repeal section four thousand eleven (4011) of the code and to
	and to the publication of the statements thereof in	tion four thousand eleven
	some newspaper.	(4011) of the code and to
	introduced and referred 466	
`	Amendment reported 648	for relative to personal incomes.
	Passed 922	I The sound and referred 486
	Passed senate1537	Reported unfavorably1227
	Enrolled	Indefinitely postponed1227
	Amendment adopted 922 Passed 922 Passed 1537 Enrolled 1594 Signed 1622 Sent to governor 1646	Reported unfavorably 1227 Indefinitely postponed 1227 Motion to reconsider 1262 Amendment reported 1711
	Solit to governor	
301-	-By Moore. To amend section	308—By Whitney. To amend section five thousand four
	one thousand six hundred	tion five thousand four
	one thousand six hundred forty-one-b (1641-b), supplement to the code, 1907, relating to the issuance of capital stock by corporations for social profits.	hundred seven (Sec. 5407) of the code relating to in- cluded offenses.
	relating to the issuance of	cluded offenses.
	capital stock by corpora-	Introduced and referred 486
	tions for pecuniary profit. Introduced and referred 466	,
	Introduced and referred 466	309—By Lenocker. To amend sec-
	Withdrawn 997	tion three thousand three hundred twenty-six (3326)
200	By Moore Placing the gen-	of the Code. 1897, relat-
aUZ-	logical survey under the	of the Code, 1897, relat- ing to the sale of per- sonal property of de-
	direction of the state	sonal property of de-
	By Moore. Placing the geo- logical survey under the direction of the state board of education and	cedents. Introduced and referred 486
	making an appropriation for the support of said	Reported unfavorably 1082
	survey and the expenses	Reported unfavorably 1082 Indefinitely postponed1082

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310-By Lenocker. To amend sec-	district of the state, to provide for the examina- tion of persons seeking
tion fifteen hundred six-	provide for the examina-
ty-six (1566) of the code,	tion of persons seeking
1907, relative to the meet-	employment as coal
ing of township trustees.	miners, to prevent the em-
Introduced and referred 486	ployment of incompetent
Reported unfavorably 862 Indefinitely postponed 862	persons as miners, and to
indefinitely postponed 862	provide penalties for the
	Violation of the same.
311—By Cunningham. To repeal	Amondment reported 516
the law as it appears in	Amendment adopted 932
the law as it appears in section five thousand twenty-eight-b (5028-b)	persons as miners, and to provide penalties for the violation of the same. Introduced and refererd 516 Amendment reported 932 Amendment adopted 1298 Amended 1298
twenty-eight-b (5028-b)	Passed1300
supplement to the code,	Motion to reconsider1311
1907, and chapter two	4
twenty-eight-b (5028-b) supplement to the code, 1907, and chapter two hundred twenty - two (222) acts of the thirty-third general assembly	316—By Brockway of Louisa, To
third general aggembly	legalize the incorporation
amendatory thereof and	of the town of Grandview
amendatory thereof, and to enact a substitute	Louisa County, Iowa, the election of its officers, the passage of its ordinances, and resolutions, and acts
therefor relating to un-	election of its officers, the
fair discrimination and	passage of its ordinances,
competition in any com- modity or article of com- merce between different	and resolutions, and acts
modity or article of com-	done by the town coun- cil in the adoption and en-
merce between different	cii in the adoption and en-
sections, communities, lo- calities, cities or towns. Introduced and referred 486	forcement of its ordi- nances and resolutions
Introduced and referred 486	since its organization in
Withdrawn	the year 1900.
, management of the second	Intorduced and referred 516
2010 De Charles and Authorities	Reported
312—By Stephenson, Authorizing	Senate file No. 271 substi-
312—By Stephenson. Authorizing the levy of a tax for the purpose of defraying the	tuted 952
expense of prospecting of	
coal.	317—By Perkins, To prevent
Introduced and referred 487	the procreation of habitual
Amendment reported 988 Amendment adopted1209	criminals, idiots, feeble-
Amendment adopted1209	minded and imbeciles.
Passed	Introduced and referred 526
Passed senate	Reported1023
Enrolled	Passed
Sent to governor1700	Enrolled 1769
, vs g	Sent to governor 1777
919 Der Chambland Bassissan the	Enrolled
313—By Shankland. Requiring the owners or operators of	
coal mines and other em-	
ployers of labor to erect	318—By Whitney. To repeal para-
and maintain wash houses	graph sixteen (16) of sec-
at certain places where laborers are employed, for	tion five hundred eleven (511) of the supplement
laborers are employed, for	to the code 1907 as .
the protection of the health of the employes,	to the code, 1907, as, amended by chapter thirty-six (36) of the acts of the thirty-third general
and provide a penalty for	ty-six (36) of the acts
its violation.	of the thirty-third general
Introduced and referred 516	assembly relating to the boarding and lodging of
Amendment reported 996	boarding and lodging of
Amendment adopted1240	prisoners,
Passed1245	Introduced and referred 526
	Reported 907 Failed to pass1071
314—By Finlayson. To amend	Motion to reconsider1072
section twenty-six hun-	
dred twenty-seven (2627)	<u> </u>
chapter one (1) of the supplement to the code,	319—By Fourt. To amend section eleven hundred thirty-seven-al (1137-a1) of the supplement to the
1907 relating to the com-	tion eleven nundred thir-
1907, relating to the com- pensation of the superin-	the supplement to the
tendent of public instruc-	code. 1907, relating to the
tion.	code, 1907, relating to the making of sworn state-
Introduced and referred 516	ments of expenses by can-
Reported 988	didates for certain offices.
	Introduced and referred 526
315-By Hickenlooper. To create	Amendment reported1112 Amendment adopted1471
a miners' examining board	Amenament adopted1471

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320—By Hamilton. Amending	Introduced and referred 55
section two hundred twen-	Amendment reported117
ty-seven (227) of the sup-	Senate file No. 272 substi-
ty-seven (227) of the sup- plemen to the code, 1907,	tuted160
and providing for an ad-	· ,
and providing for an ad- ditional judge of the dis-	295 Dr. Moone: To emend one
trict court in the first judicial district and for his appointment and elec-	tion one thousand there
judicial district and for	hundred form (1994) of
his appointment and elec-	the supplement to the last
tion and regulating terms	325—By Moore. To amend section one thousand three hundred four (1304) of the supplement to the lode
in said district.	1907, in relation to the
Introduced and referred 527	classes of property ex-
Reported 949	empt from assessment of
Passed1184	taxes.
Withdrawn1640	Introduced and referred 55
	Reported90
321—By Miller of Dubuque. To	Passed141
321—By Miller of Dubuque. To	
authorize the governor of the state to execute to	326—By Greene (by request.) To
Toronh Tuolren a natent	amend section eleven hun-
conveying to him the	drad thirty-cover-a 11
conthroct quarter (c W	1137-a11) Supplement to
Joseph Tucker a patent, conveying to him the southwest quarter (s w. 1-4) of the southeast	1137-a11), supplement to the code of nineteen hun- dred seven (1907) and to conform operating voting machines to the general
quarter (g a 1-4) of sec-	dred seven (1907) and to
tion five (5) township	conform operating voting
oighty-caven (27) north	machines to the general
range one (1) west of the	election laws.
quarter (s. e. 1-4) of section five (5), township eighty-seven (87), north, range one (1), west of the 5th p. m. in Dubuque County, Iowa.	Introduced and referred55
County, Towa.	Reported unfavorably 69
	Reported unfavorably 68 Indefinitely postponed 68
Amendment reported1305	postponed of
Amendment adopted1508	
Passed	327—By Greene. Providing for
Passed senate1605	the punishment of mem-
Signed 1639 Enrolled 1642 Sent to governor 1648	bers of either house of the
Enrolled	legislature for failure to
Sent to governor1648	make known any offer of a bribe made to them, to
	he known as costion forty
322—By Zeller. To amend section one thousand eighty- seven - a tweive (1087-a-	be known as section forty- eight seventy - six - a
one thousand eighty-	eight seventy - six - a (4876-a.)
seven - a twelve (1087-a-	
	Introduced and referred 58 Reported unfavorably 68 Indefinitely postponed116
the code, 1907, as amend- ed by chapter sixty-nine	Indefinitely partnered 114
ed by chapter sixty-nine	indefinitely postponedII
(69) of the session laws	
of the thirty-third general	328—By Shankland. To repeal
assembly, relative to pri- mary elections.	section two thousand four
Introduced and referred 550	hundred forty - eight (2448) of the supplement to the code, 1907, section
Introduced and referred 550 Reported unfavorably1112	(2448) of the supplement
Reported unfavorably1112 Indefinitely postponed1112	to the code, 1907, section
indefinitely postponedIII2	two thousand four hun- dred forty-nine (2449) of
200 Des Dialefond To sensel and	dred forty-nine (2449) of
323—By Pickford. To repeal sec-	the code, 1897, and section
tion twenty-eight hundred and twenty-two (2822), code, 1897, and to enact a substitute therefor rela-	- and Tuol Dassoni owi
code 1897 and to enact	area may (2450) of the
a substitute therefor rela-	1007 and section two
tive to the penalties of	thousand four hundred
school officers	fifty_two (9/59) of the
Introduced and referred 550	anda 1897 and section
Reported 680	dred forty-nine (2449) of the code, 1897, and section two thousand four hundred fifty (2450) of the supplement to the code, 1907, and section two thousand four hundred fifty-two (2452) of the code, 1897, and section two thousand four hundred fifty-one of the supdemental four hundred fifty-one of the sup-
Reported 680 Re-referred 680	dred fifty-one of the sup-
Reported unfavorably1309	plement to the code, 1907.
Reported unfavorably1309 Indefinitely postponed1309	relating to the sale of
, , , , , , , , , , , , , , , , , , ,	intoxicating liquors, and
324-By Hunt. To amend the law	plement to the code, 1907, relating to the sale of intoxicating liquors, and to enact substitutes for section two thousand four threaded forth a light
relating to domestic local	section two thousand four
building and loan associa-	hundred forty - eight
tion and exempting such	(9448) and section two
associations from certain	thousand four hundred
obligations, taxes and	fifty-one (2451) of the
charges, and amending	supplement to the code,
obligations taxes and charges, and amending section 1326 of the code, and section 1610 and 1618	thousand four hundred fifty-one (2451) of the supplement to the code, 1907, and section two
and section 1610 and 1618	thousand four hundred forty-nine (2449) of the
or the supplement to the	forty-nine (2449) of the
code	code, 1897.

. H. F.	Page. 1	H. F. Page.
	Introduced and referred 551	
	Reported unfavorably1107	tain of Company D, forty- fifth regiment, Iowa vol-
	Minority recommendation1008	unteers infentry in the
	Made special order1266	unteers, infantry, in the month of May, A. D., eighteen hundred and
	Indefinitely postponed1361	eighteen hundred and
	indefinitely postponedivi	sixty-four.
990	By Bauman. To abolish the	Introduced and referred 566
3 4 9	state board of vetinary	Amendment reported1374
	medical examiners, to	Amendment reported1374 Senate file No. 292 substi-
	transfer the nowers and	tuted
	transfer the powers and duties of said board to the	tuted
	state veterinary surgeon and to establish a com- mission of animal health.	
	and to establish a com-	333—By Huff. To require the payment of attorney's fees by common carriers
	mission of animal health.	payment of attorney's
	introduced and referred 564	fees by common carriers
	Reported932 Passed1183	in cases of suits for delay
	Passed1183	in delivering freight, of in- jury to or loss of freight
	Amended and passed sen-	jury to or loss of freight
	ate	in transit.
	House concurs1859	Introduced and referred 567
	Enrolled1916	
	Signed1951	334—By Ritter. To legalize cer-
	sent to governor1956	tain warrants of the city of Burlington.
		of Burlington.
:330-	By Bauman. To deduct debts secured by mort-	Introduced and referred 567
	debts secured by mort-	Amendment reported 850
	gage on real estate from the assessed cash value	*Senate file No. 299 substi-
	the assessed cash value	tuted 921 *Reported as No. 234.
	or said rear estate for the	Treported as 140, 204.
	of said real estate for the purpose of taxation. Introduced and referred 564	225 Dr. Mohne We emend section
	Reported unfavorably 1901	335—By Moore. To amend section one thousand seven hun-
	Reported unfavorably1201 Indefinitely postponed1201	dred forty-six (1746) of
	machinety postponea	the code of Iowa, relating
- 331	By Dunlap. Legalizing and	to co-insurance clauses in
. 001	curing the acts and pro-	policies of fire insurance
	ceedings of the incorpor-	companies
	ated town of Charlotte	Introduced and referred
	ated town of Charlotte and the town council of	Reported
	said incorporated town, in	Passed 1181
	the county of Clinton and state of Iowa, in relation to the establishment, erec-	Amended and passed sen-
	state of Iowa, in relation	ate1828
	to the establishment, erec-	House concurs
	tion, maintenance, and ex-	Enrolled1908
	tension of a system of waterworks in said town, and the issuance of war-	Signed
	waterworks in said town,	Sent to governor
	rants of said town in pay-	336-By Moore. To amend chap-
	mont thoughou and suthan	ter seventy-five (75) of
	izing the town council	the acts of the thirty-third
	of said town to issue	general assembly relat-
	bonds for the purpose of	ing to officers' bonds.
	taking up and paying its	general assembly, relat- ing to officers' bonds. Introduced and referred 568
	floating indebtedness	Amended reported1083
	izing the town council of said town to issue bonds for the purpose of taking up and paying its floating indebtedness represented by said war-	Amendment adopted1417
		Passed1419
	Introduced and referred 565	Senate fails to pass1948
	Reported584	
	Passed	337—By Brockway. Empowering
	Passed senate687 Enrolled724	the governor and secre-
	Signed 770	tary of state to execute
	Signed	quit-claim deed convey-
	cont to governor	ing to the grantees of
	De Dobmon Me !:	the governor and secre- tary of state to execute quit-claim deed convey- ing to the grantees of Christian Flitch all of the
332	-By Dabney. To appropriate	right, title and interest of
,	the sum of one hundred sixty-four and 22-100 dol-	the state of Iowa in lot
. '		five (5) of section one
	lars for the use and bene- fit of Mrs. Ellen Clarke	(1), township seventy- three (73), north of range
	Moore, on account of com-	two (2), west of the fifth
	pensation due her his-	p. m.
	pensation due her hus- band, Captain Samuel A.	Introduced and referred 569
	Moore, late of Davis	Introduced and referred 568 Reported
	County, Iowa, deceased.	Senate file No. 287 substi-
	for military service per-	tuted1409
	formed by him as can-	(See senate file 287)

H. F. Page.	H. F. Page.
338—By Boettger. To amend sec-	third ((33d) general es-
tion six hundred seventy-	sembly and to amend sec-
nine-a (679-a) and one thousand fifty-six-a-thir-	nim (2006) aumnioment to
thousand fifty-six-a-thir-	six (2000), supplement to
ty-two (1056-a32), subdi- vision F of the supplement	tion twenty-eight hundred six (2806), supplement to the code, 1907, relative to the teachers' and con-
vision F of the supplement	the teachers and con-
to the code, 1907, relative to the board of police	tingent funds.
to the board of police	Introduced and referred 587
and fire commissioners in	Reported1228
certain cities of the first	
class.	344—By Jacobs. To repeal chap- ter one hundred twenty- one (121), laws of the
Introduced and referred586	544-by Jacobs. To repeat chap-
Amendment reported1073 Amendment adopted1264	one (191) lower of the
Amendment adopted1264	thirty-third general as-
Passed1265	
Passed1265 Amended and passed sen-	sembly of Iowa, and to en-
ate	act a substitute therefor relating to the duties of
House concurs	the county auditor in
Enrolled	the county auditor in
Sent to governor1778	drainage matters, and to provide additional com-
Signed1784	provide additional com-
	pensation or help for
339—By Bascom. To amend the	count of drainers die
law as it appears in sec-	county auditors on ac- count of drainage dis- tricts.
tion four thousand and	tricts.
eight (4008) of the code, relating to exemption	Introduced and referred 587 Reported unfavorably1318 Indefinitely postponed1318
relating to exemption	Reported unfavorably1318
from execution.	Indefinitely postponed1318
Introduced and referred 587 Amendment reported1306	
Amendment reported1306	345-By Fulton, Authorizing the
	345—By Fulton. Authorizing the governor of the state of Iowa to issue patent at-
340—By Bascom. Making an appropriation to D. N. Guth-	Iowa to issue patent at-
propriation to D. N. Guth-	tested by the secretary of
rie for damages sustained	state to certain lands to
rie for damages sustained by him by the construc- tion of a dam by the state	and in favor of S. W.
tion of a dam by the state	Manning, being the prop-
of Iowa across the outlet of Lower Gar Lake.	Iowa to issue patent attested by the secretary of state to certain lands to and in favor of S. W. Manning, being the property situated in Davis county, Iowa, described as follows, towit: The northeast quarter (1-4) of the southeast quarter (1-4) of section ten (10), town-
Introduced and referred 507	county, lowa, described as
Introduced and referred 587	follows, towit: The north-
Reported	east quarter (1-4) of the
Reported unfavorably1503	southeast quarter (1-4)
Indefinitely postponed1565	chin covents (70) north
indefinitely postponed	of section ten (10), town- ship seventy (70) north range twelve (12), west
341-By Krebill. To amend sec-	of the fifth (5th) p. m.
tion two thousand five	1)
tion two thousand five hundred eighty - eight	Introduced and referred 588
(2588) of the code relat-	Reported unfavorably1531
(2588) of the code, relating to the sale of drugs,	Indefinitely postponed1531
medicines, poisons, and chemicals, and providing of the sale of insecticides and fungicides by persons	
chemicals and providing	346—By Dawson. To authorize
of the sale of insecticides	the conveyance of land to
and fungicides by persons	the city of Cherokee for cemetery purposes.
other than registered	cemetery purposes.
pharmacists.	Introduced and referred 589 Amendment reported 862 Amendment adopted 1005 Amendment adopted 1005
Introduced and refered 587	Amendment reported 862
Withdrawn1318	Amendment adopted 802
	Amendment adopted1005
342—By Hogan. To repeal Section	Passed
1067 of the code, 1897, and enact a substitute	Passed senate
and enact a substitute	Clamps 1960
therefor relating to the	Enrolled
election of the clerk and reporter of the supreme	Sent to governor
reporter of the supreme	047 Du Wule De come d continu
court, and relating to their	347-By Kulp. To amend section
court, and relating to their removal from office. Introduced and referred 587	two thousand seven hun-
Introduced and referred 587	dred twenty-secen-a sixty- six (2727-a66) of the
Reported	sin (2:2:200) of the
Title amended	1907. relative to provate
Senate indefinitely post-	supplement to the code, 1907, relative to provate asylums for the care of
Senate indefinitely post- pones1286	the insane.
pones1400	Introduced and referred 589
242_By Hunt To reneel chanter	Amendment reported 989
343—By Hunt. To repeal chapter one hundred eighty-two	Amendment reported981 Amendment adopted1238
(182), laws of the thirty-	Failed to pass1240

H. F.	Page.	H. F. Page.
348-By	Perkins. To establish an	353—By Hutchins. To amend
	industrial reformatory for	sections one thousand
	women. To make appropriation therefor. To pro-	eighty-seven-a4 (1087-
	vide for the transfer of in-	eighty-seven-a4 (1087- a4), one thousand eigh- ty-seven-a19 (1087-a19)
	mates to and from the industrial school for girls	or the supplement to
	industrial school for girls	the code, 1907, as amended relating to the
	and repealing the law as it appears in chapter eight-a (8-a) of title thirteen (XIII) of the supplement to the code, 1907, relating to an industrial reformation for females.	holding of primary elec-
	eight-a (8-a) of title thir-	holding of primary elec- tions by political parties.
	teen (XIII) of the supple-	Introduced and referred 621
	ment to the code, 1907, re-	Reported 930
	formation for females.	Passed senate1287
Iı	ntroduced and referred 620	Reported 930 Passed 1186 Passed 1287 Enrolled 1331 Standard 1331 S
Ŗ	eported1111	Signed
11	ndefinitely postponed1683	Sent to governor1330
240_721	Zeller. To authorize the removal of the Soldiers' and Saliors' monument in Des Moines, Iowa, and the erection of the same upon the site provided by the city of Des Moines adjacent to the east bank of the Des Moines river between Locust and Walnut	354—By Sherman (by request.)
349—Dy	removal of the Soldiers'	354—By Sherman (by request.) To amend the law as it
	and Sailors' monument in	appears in twenty-seven
	Des Moines, Iowa, and the	appears in twenty-seven hundred and fifty-four (2754) of the supplement
	the site provided by the	to the code, 1907, relating
	city of Des Moines adja-	to the election of of-
	cent_to the east bank of	to the code, 1907, relating to the election of of- ficers in independent school districts in towns
	the Des Moines river bet- tween Locust and Walnut	and cities.
	streets in said city, and	Introduced and referred 651
	making an appropriation	Amendment reported1173
	to defray the expense	Amendment adopted
Tı	thereof. atroduced and referred 621	lassed
		355-By Ripley. To amend the
350-By	Smith of Decatur. To	355—By Ripley. To amend the law as it appears in sec-
	create a legislative com-	tion twenty- seven hun- dred twenty - seven-al
	mission to examine the	(2727-a1) of the supple-
	subject of the administra- tion of the public health of the state and the ex- pediency of revising and anmending the laws re-	(2727-a1) of the supplement to the code, 1907, re-
	of the state and the ex-	lating to the term of oi-
	pediency of revising and	fice of the members of the board of control of
	anmending the laws re- lating thereto and making	l state institutions
	an appropriation therefor.	Introduced and referred 651
Tr	ntroduced and referred 621	Reported
R	eported unfarvorably1256 adefinitely postponed1256	Introduced and referred 651 Reported 861 Passed 1006 Amended and passed sen-
11	idefinitely postponed1256	ate1585
251 D.	Dinley (by neguent) The	ate
331—Бу	Ripley (by request.) Empowering boards of county	Enrolled1646 Signed1698
	supervisors to appropriate	Sent to governor1700
	money for educational	
	purposes in relation to tu- berculosis in man and ani-	356—By Ripley. Establishing the
	mals.	state colony for epilep- tics and making approp-
<u>I</u> r	itroduced and referred 621	tics and making approp-
R.	eported	riation for the purchase of land and the erection
F	ailed to pass	of building for said
		colony.
359P	Bybee (by request). To	Introduced and referred 651 Amendment reported1658
302 Dy	amend section five thou-	Amendment reported
	sand two hundred fifty-	Reported1684
	sand two hundred fifty- six (5256) of the sun- plement to the code, 1907,	Passed1758
	relating to the annoint-	257 - Pro Kuln - Ma
•	relating to the appoint- renating to the appoint- ment and compensation of clerks of the grand jury. ttroduced and referred 621 mendment reported	357—By Kulp. To permit town- ship trustees, city and
*	clerks of the grand jury.	town councils, and boards
Jr A	mendment reported 621	of directors of incorpor-
Ā	mendment adopted 1327	ated cemetery associa- tions, having the custody
p,	enate indefinitely post-	and control of any ceme-
S	enate indefinitely post-	tery in the state, to levy

H. F.	Pa	ıge.	H.F.	Pa	age.
	and providing for the col-		365—By	Moore. To make an appropriation for the pay-	
	lection of the tax and for			propriation for the pay-	
	the sale of lots on which			ment of the bill of Hulse	
	the tax has not been paid,			and Allen for transcript of testimony furnished the	
	cometery funds			Iowa railroad commission	
	and for the control of cemetery funds. Introduced and referred	651		in the cases before the in-	
	Reported unfavorably	955		terstate commerce com-	
	Reported unfavorably Indefinitely postponed	955		terstate commerce com- mission involving general	
				advance in rates.	
358	By Kulp. To authorize cities		In	troduced and referred	653
	and towns to levy a tax to	- 1	Re Do	ported	606
	improve waters and the	- 1	_ ra	sseu	UJU
	public banks and shores thereof.		366—By	Moore. Making an appropriation to enable the state railroad commission	
	Introduced and referred	652		priation to enable the	
	introduced and reistred	032		state railroad commission	
250F	By Jacobs. To indemnify			to prosecute interstate rate cases before the in-	
990° ±	By Jacobs. To indemnify Estella M. Ames for per- sonal injuries sustained	Î		terstate commerce com-	
	sonal injuries sustained			mission.	
	by her while employed at the state college for the blind at Vinton, Iowa. Introduced and referred		In	troduced and referred	653
	the state college for the		Re	ported1	366
	blind, at Vinton, lowa.	050		•	
	introduced and referred	573	367—By	Fulton. To amend the	
000				law as it appears in chap- ter seventeen-a (17-a)	
300	By Moore. To amend section	- 1		title XIII of the supple-	
	one thousand six hundred and eleven (1611) of the code of Iowa, relating to the limit of indebtedness			title XIII of the supplement to the code, 1907, relative to salaries and	
	code of Iowa, relating to	1		relative to salaries and	
	the limit of indebtedness	H		appropriations for the	
	of corporations for pecu-	1		state library and the his- torical department.	
	niary profit. Introduced and referred	c 5 9	Tn	troduced and referred	653
	introduced and referred	052	Ai	nendment reported1	219
2611	By Moore. To amend sec-	- 1	· Aı	nendment adopted1	220
001.	tion one thousand three		Re	torical department. troduced and referred nendment reported	220
	hundred and forty-three		Ai	nendment reported1	.60J
	hundred and forty-three (1343) of the code relat-		Pa	seed 1	791
	ing to the listing and as- sessment of water and gas		Pa	issed senate	920
	sessment of water and gas	- 1	Er	ssed	964
	works, electric plants and street railways.	- 1	Si	gned	969
	Introduced and referred	652	Se Se	nt to governor1	970
	Reported1	436	368—Bv	Newell. Making appro-	
			000 23	priation for the purchase	
362	-By Moore. To amend sec-			of fifteen thousand (15,-	
	tion seventeen (17) of chapter one hundred thirty-one (131) of the			000) copies of the railroad	
	thirty-one (131) of the			commissioners' official maps to be distributed by	
	laws of the thirty-third			the members of the gen-	
	general assembly relating			the members of the gen- eral assembly and railroad	
	to the salary of the ad-			commissioners.	
	jutant general.	250	In	troduced and referred	653
	Introduced and referred Reported	957	Tn.	eported unfavorably definitely postponed	900
		٠		dennitely postponed	300
363	By Moore. Making an appro- priation to enable the state railroad commission		369—By	Hutchins. To amend the	
	priation to enable the			law as it appears in sec-	
	state railroad commission			tions nineteen hundred	
	to investigate and prepare cases affecting Iowa inter-			eighty-nine-a14 (1989- a14) as amended, and	
	state rates			nineteen hundred eighty-	
	Introduced and referred	652			
	Reported	995		the supplement to the	
	Reported	995		code, 1907, and section	
	Amendment reported1	(1Z	-	nine-a21 (1989-a21) of the supplement to the code, 1907, and section ten (10), chapter one hundred eighteen (118) laws of the thirty-third general assembly, relat- ing to the subject of wa- ters, water courses, lev- ees, drains, drainage dis- tricts, and the taking of appeals and giving of no-	
364	By Moore. Making an appro-			laws of the thirty-third	
	By Moore. Making an appro- priation for the railroad			general assembly, relat-	
	commission on account of		:	ing to the subject of wa-	
	deficit in the traveling and			ters, water courses, lev-	
	expense fund. Introduced and referred	652		triots and the taking of	
	Reported1	374	1	appeals and giving of no-	
	Passed 1	698		tices in connection	
	Passed1 Signed1	711	ŀ	therewith.	

H. F.	Page. (H. F. Page.
	Introduced and referred 653	374—By Moore. To repeal section
	Amendment reported1460	eleven (11) of chapter one
	Amendment adopted1701	hundred thinter one (191)
	Passed	of th eacts of the thirty-
	Amended and passed senate. 1908	third general assembly,
	House concurs1915 Enrolled1965	known as "the military
	Enrolled1965	of the eacts of the thirty- third general assembly, known as "the military code of Iowa," and to en- act a substitute therefor
	Signed	
	Sent to governor1970	relating to election of of- ficers in the national
	·	guard.
370-B	y Lounsberry. To appro-	Introduced and referred 684
910D	priate money for the use	Reported 929
	of the Iowa soldiers' home,	200001000 11111111111111111111111111111
	at Marshalltown, Iowa.	_
	at Marshalltown, Iowa. Introduced and referred 683	375—By Goodykoontz. Legalizing
		the acts of the stockhold-
	1	ers and officers of the
371—E	By Stipe. To legalize the acts of the town council of the town of Blanchard,	Boone county agricultural
	acts of the town council	society, of Boone county,
	of the town of Blanchard,	society, of Boone county, Iowa, relating to the transaction of business under its former articles of incorporation and
	in the county of Page, and state of Iowa; appointing	transaction of business
	state of Iowa; appointing	of incorporation and
	certain persons as mem- bers of said town council	amendments thereto and
	bers of said town council	its reincorporation.
	and empowering them to	Introduced and referred 684
•	hold and exercise the du- ties of said office.	Reported 713
		Reported
	Introduced and referred 683	Passed 730 Passed 999 Enrolled 1030 Signed 1043
	Reported 903 Passed	Passed senate 999
	Amended and passed senate 1296	Enrolled1030
	House concurs1297	Signed1043
	Enrolled1331	
	Signed	376-By Koontz. To provide for
Se	Signed	repairing, improving, mod-
		ernizing and restoring
	•	without changing the ar-
372—I	By Edmunds. To amend sec- tion one (1) of chapter one hundred fifty-one	ernizing and restoring without changing the ar- chitecture thereof, the old capitol building located
	tion one (1) of chapter	capitol building located
	one hundred fifty-one	at Iowa City, Iowa, and being one of the buildings
	(151) of the acts of the thirty-third general as-	of the state university of
	thirty-third general as-	of the state university of Iowa, and appropriating the sum of \$50,000 there-
	sembly, relating to the manufacture and distribu-	the sum of \$50,000 there-
	tion of hog cholera serum,	for.
•	and providing for an an-	Introduced and referred 686
	and providing for an appropriation of five thousand dollars (\$5,000.00)	Reported
	and dollars (\$5.000.00)	Re-referred1057
	for the maintenance of the	·
	laboratory for the manu- facture of such serum.	377—By Campbell of Ida, To
	facture of such serum.	377—By Campbell of Ida. To amend section thirteen hundred thirty-three-D (1333-D) of the supplement to the code, relating
	Introduced and referred 684	hundred thirty-three-D
	Reported1115	(1333-D) of the supple-
	Re-ferred1115	ment to the code, relating
	Reported 1115 Re-ferred 1115 Reported 1375 Apported 1375	to the taxing of insurance corporations.
	Fassed	Introduced and referred 686
	Fassed senate	Amendment reported1170
	Enrolled1843	Amendment adopted1501
	Signed	Passed
	Some to governor	
		279 -By Dayman Ba amand ca-
373-1	By Bascom, Amending chap-	tion three (2) of chanter
	ter two hundred and fifty-	378—By Bauman. To amend sec- tion three (3) of chapter ninety-six (96) of the acts
	eight (258), of the acts of the thirty-third general	of the thirty-third general
	of the thirty-third general	assembly, and requiring
	assembly, relating to an	assembly, and requiring telegraph and telephone
	appropriation of one	companies to cut and de- stroy weeds in public
	thousand donars (\$1,000-	stroy weeds in public
	etmotion of a dam in	highways when the poles
	assembly, relating to an appropriation of one thousand dollars (\$1,00000), to aid in the construction of a dam in Dickinson county, Iowa.	of said companies are sit-
	Introduced and referred 684	uated in the highway.
	Reported unfavorably 1979	Reported unfavorably 209
	Reported unfavorably1373 Indefinitely postponed1373	uated in the highway. Introduced and referred 686 Reported unfavorably 892 Indefinitely postponed 892

H. F. Page. 1	H. F. Page.
379—By Felt. To repeal section two thousand five hundred and thirty-four (2534) of the supplement to the code, 1907, and to enact a substitute therefor and to amend section five thousants.	385—By Miller of Bremer. To appropriate money for the
two thousand five hundred	propriate money for the
and thirty-four (2534) of	purpose of defraying the expenses incurred in the
code 1907 and to enact a	election contests from the
substitute therefor and to	tenth (10) representative
amend section five thous-	tenth (10) representative district of Iowa, the eight-
amend section five thous- and twenty-eight-j (5028-	ieth (80) representative district of Iowa and the ninety-ninth (99) repre- sentative district of Iowa,
j) of the supplement to	district of lowa and the
the code, 1907, all relating to the state veterinary	gentative district of Towa
surgeon.	and to pay sundry per- sons for services, mileage and other expenses in-
Introduced and referred 686	sons for services, mileage
Amendment reported1269	and other expenses in-
Re-referred	curred in connection with
Reported unfavorably1564 Indefinitely postponed1564	said election contest. Introduced and referred 709
	Amendment reported1343
380—By Dabney. To amend sub- division two (2) of section twenty-four hundred and forty-eight (2448) sup- plement to the code, 1907, relating to places	Withdrawn1598
division two (2) of section	386—By McCleery. Transferring
twenty-four hundred and	Washington county from
nlement to the code	the sixth judicial district
1907, relating to places	the sixth judicial district of Iowa to the twentieth judicial district of Iowa;
where interioring in	judicial district of lowa;
quors may be sold.	and providing for the elec- tion of three district judges in the sixth judi-
Introduced and referred 686 Reported1339	judges in the sixth judi-
reported	cial district; and also pro-
381-By Van Camp (by request).	cial district; and also pro- viding for the election of two district judges in the twentieth judicial district.
To amend section two	two district judges in the
thousand four hundred	Introduced and reterred 709
381—By Van Camp (by request). To amend section two thousand four hundred eighty-one (2481) of the code, relating to examination, qualification of	Reported
ination qualification of	Made special order1285
candidates.	Placed on calendar1400
Introduced and referred 686	387—By Goodykoontz. Amending
Reported unfavorably1339	the law as it appears in paragraph nine (9) of
Indefinitely postponed1339	paragraph nine (9) of
382-By Brady. To establish a	section four hundred and twenty-two (422) supple- ment to the code, 1907, relating to the powers of
382—By Brady. To establish a poultry bureau of the	ment to the code, 1907,
state department of agri-	relating to the powers of
culture to employ a poul- try commissioner and to make an annual appro-	boards of supervisors.
make an annual appro-	Introduced and referred 720 Amendment reported 1023
priation therefor. Introduced and referred 708	Amendment reported1023 Amendment adopted1323 Passed 1324
Introduced and referred 708	Passed 1324 Passed senate 1453 Enrolled 1473
383-By Jacobs. To legalize a spe-	Passed senate1453
cial election of the inde-	Signed
pendent school district of	Signed
Paton in the county of	
Greene, and state of lowa.	388—By Leach. To make appro-
Greene, and state of Iowa. and all proceedings pre- cedent thereto and to au- thorize the issue of bonds.	priation for the purpose of improving certain roads leading to the state hospitals for the insane at Clarinda, Iowa, Mount
thorize the issue of bonds.	leading to the state hos-
Introduced and referred 708	pitals for the insane at
Introduced and referred 708 Amendment reported 904 Amendment adopted 1067	Clarinda, Iowa, Mount Pleasant, Iowa, and Inde- pendence, Iowa
Passed1067	
Passed senate1217	pendence, Iowa. Introduced and referred 720
Enrolled	Reported uniavorably 862
Signed	Indefinitely postponed 862
,	389-By Leach. To indemnify H.
384-By Ripley. To make an ap-	C. Jackson for personal
384—By Ripley. To make an appropriation for the pur-	C. Jackson for personal injury sustained by him while employed as head
pose of improving and	while employed as head
protecting the reservation known as the "Whitestone	farmer at the state hos- pital at Mt. Pleasant,
Hills Battlefield" in North	lowa.
Dakota.	Introduced and referred 721 Amendment reported1253
Introduced and referred 709	Amendment reported1253
Amendment reported1082 Amendment adopted1422	Re-referred
Passed 1423	Passed

H. F. Page.	H. F. Page.
390—By Halgrims. To declare certain diseases contagious	visions or additions.
tain diseases contagious	Introduced and referred 802
and infectious, and to pro-	Reported unfavorably1337
and infectious, and to pro- vide rules and regulations	Indefinitely postponed1337
for the control of the	
same, and to fix the pun-	395—By Shankland. To provide for widows who are the
ishment for violation	for widows who are the
thereif	mothers of dependent
Introduced and referred 721	children.
Reported1026	Introduced and referred 803
Passed1329	Reported1203
204 75 77 1	
391—By Escher. To create a state dairy and beef cat-	396—By Shankland (by request). To amend section three
state dairy and beet cat-	To amend section three
ore and duties providing	thousand three hundred
for instruction in proc-	thousand three hundred and seventy-nine (3379), of the code, 1897, relative
tle board, defining its pow- ers and duties, providing for instructiin in prac- tical and scientific breed-	of the code, 1897, relative
ing and raising of dairy and beef cattle, making an appropriation therefor,	to the inheritance of the
and beef cattle, making	property of an intestate: Introduced and referred 803
an appropriation therefor,	Reported unfavorably1464
and repealing chapter two	Indefinitely postponed1464
hundred and fifty (250) of	· ·
the acts of the thirty-	397-By Shankland. Amending
and repealing chapter two hundred and fifty (250) of the acts of the thirty-third general assembly. Introduced and referred 721	397—By Shankland. Amending section nine hundred fifteeen (915), of the code supplement of 1907, to the effect that abstracts accompanying plats to be filed with county recorder and part he recorded
Introduced and referred 721	teeen (915), of the code
Reported	supplement of 1907, to the
Re-referred1212	effect that abstracts ac-
000 The Marine 12 and 1	companying plats to be
392—By Moore. Amending the law as it appears in section	filed with county recorder
two thousand five hundred	need not be recorded.
thirty-nine (2539) of the	Introduced and referred 803
supplement to the code	Reported1370
thirty-nine (2539) of the supplement to the code, 1907, as amended by chapter one hundred fifty-	
chapter one hundred fifty-	398—By Shankland (by request). To amend chapter X of
two (152), acts of the	To amend chapter X or
two (152), acts of the thirty-third general as-	title III of the supplement
sembly, flxing the salary of the fish and game warden and providing for the payment of his expenses.	of 1907 to the code of
of the fish and game war-	Iowa, relating to attor- neys and counsellors.
den and providing for the	Introduced and referred 804
payment of his expenses.	Reported unfavorably1464
Introduced and referred 721	Indefinitely postponed1464
Amendment reported1436 Amendment adopted1732	· -
Passed1733	399—By Shankland. Repealing section three thousand eight
Passed senate	tion three thousand eight
Enrolled1964	hundred two (3802), or
Enrolled	hundred two (3802), of the code, 1897, and sub- stituting therefor a pro- vision for regulating the filing of judgment tran-
Sent to governor1970	vision for regulating the
	filing of judgment tran-
393-By Fulton. To make an ap-	scripts.
propriation for the pay-	Introduced and referred 804
ment of the bill of Hulse	Reported unfavorably1337
propriation for the pay- ment of the bill of Hulse & Allen for trascript of testimony furnished the	Indefinitely postponed1337
Iowa railroad commission,	
and the printing of briefs	400—By Shankland. Making it the duty of the county attor- ney to examine and report on the abstracts of title
and the fraveling expenses	duty of the county attor-
of one of the railroad com-	ney to examine and report
missioners, Clifford	to plats of subdivisions or
Thorne, while in attend-	additions when requested
ance at the final hearing	to do so by the county re-
missioners, Clifford Thorne, while in attend- ance at the final hearing in the case before the in-	corder.
terstate commerce com-	Introduced and referred 804
mission involving general	Reported unfavorably1338
terstate commerce com- mission involving general advances in rates. Introduced and referred 721	Indefinitely postponed1338
Amendment reported 721	101 Des Chambeland To amond
Amendment reported1253 Reported1253	401—By Shankland. To amend section 4600-a of the sup-
Reported unfavorably1563	nlement to the code of
Minority recommendation 1563	plement to the code of 1907, relative to justices
	of the peace, in certain
394—By Shankland. To fix the	townships.
charge to be made by	Introduced and referred 804
charge to be made by county recorders for re-	Reported unfavorably1026
it from the Anim multimes.	Indefinitely negtnened 1026

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402—By Boettger. To amend section one thousand five, (1005), of the supplement	407—By Downey. To establish
tion one thousand five	and maintain a Chata Min
(1005) of the summission t	and maintain a State Nor-
to the sode 1007ith	mal School at Denison,
to the code, 1907, with additional provisions in regard to the fire fund.	Iowa, for the education and prepartion of teachers for the common on schools of Iowa and providing for the transfer of
. additional provisions in	and prepartion of teach-
regard to the fire fund.	ers for the common
Introduced and referred 804	schools of Iowa and pro-
Reported 891	viding for the transfer of
Passed	certain property to the
Passed senate1473	certain property to the State of Iowa for the use
Passed 1063 Passed senate 1473 Enrolled 1594	of said school,
Signed	Introduced and referred 812
Signed	Reported unfavorably 895
	Reported unfavorably 895
	Indefinitely postponed 895
400 Dr. Dames M	
403—By Dewey. To amend the	
law as it appears in sec-	408—To legalize all the elections
tion two hundred and	of the town of Floyd, in
tion two hundred and fifty-four-a2 (254-a2), of the supplement to the	408—To legalize all the elections of the town of Floyd, in the county of Floyd, tate of Iowa, and all acts per-
the supplement to the	of Iowa, and all acts ner-
code 1907, and section one	formed and proceedings held or undertaken, and
(1) of chapter 12 of the	held or undertaken and
(1) of chapter 12 of the acts of the thirty-third	
general assembly, relating	tions or amendments
general assembly, relating to the compensation of	thereto negged by the
shorthand reporters.	tions, or amendments thereto, passed by the town council of said town and all the official acts of the town officers of said town, since the passage of the act relating to the organization of cities and town and
Introduced and referred 804	town and all the said
Reported 1150	own and all the omciai
Reported	acts of the town omcers
	or said town, since the
	passage of the act re-
Enrolled1964	lating to the organization
Signed	
Sent to governor1970	known as chapter twenty-
	known as chapter twenty- six of the acts of the
,	thirty-third general as- sembly, and defining the terms of office of the
404—By Black (by request). To amend section nine hun- dred thirty-seven, (937),	sembly, and defining the
amend section nine hun-	terms of office of the
dred thirty-seven (937)	councilmen and officers of
of the code relating to	said town, and providing
of the code, relating to membership of city coun-	for future elections there-
cils in cities acting.	in.
Introduced and referred 804	Introduced and metermed 040
Deported and referred 804	Introduced and referred 812 Amendment reported 903 Amendment adopted 1090
Reported unfavorably 986 Indefinitely postponed 986	Amendment reported 903
indefinitely postponed 386	Page d
1	Passed1091
	Passed
405—By Dabney. To amend sec-	Enrolled1647
tion three thousand three	Signed
hundred and forty-nine,	Sent to governor1700
(3349), of the code, relat-	
ing to the giving notice of	
the proving of claims	409—By Moore. Amendatory to chapter sir (6), title
against the estate deced-	chapter sir (6), title
ents.	three (3) of the code, ex-
Introduced and referred 805	tending the jurisdiction of
Reported unfavorably 1337	superior courts in cities which are not county seats
Indefinitely postponed 1337	Which are not county goats
Reported unfavorably1337 Indefinitely postponed1337 Error-Reported in Journal	and which have now or
as Senate File 405	and which have now, or may hereafter have, a
. as senate The	nonviotion of twenty-five
	thousand (25 000) on
406-By McCullough. Making it	more: providing for trial
unlawful to obstruct pub-	her jume in each superior
lic highways and defining	oy jury in such superior
such obstructions and pro-	courts in such cities;
viding for the semesal	providing for the number
viding for the removal thereof.	or jurors in such courts
	may hereafter have, a population of twenty-five thousand (25,000) or more; providing for trial by jury in such 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 selection; providing their selection; providing their selection; providing their selection; providing their selection; provided their selection; providing their selectio
Introduced and referred 805	ner or their selection, pro-
Amendment reported1200	viding the manner of mak-
Amendment adopted1554	ing certain judgments of
Passed	courts in such cities liens
Amended and passed Sen-	upon real estate; provid-
	ing that the ning of pe-
House concurs1857	titions in such courts in
Enrolled	such cities which affect real estate shall charge
Signed	real estate shall charge
Sent to Governor 1957	third person with notice

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of the pending of the	medicine, surgery and
action upon the filing of	dentistry.
a notice of pendency; pro-	Introduced and referred 825
viding for the salary of	444 70 67 11 17 11 11 11
a notice of pendency; pro- viding for the salary of the judge of the superior court in such cities; pro-	414—By Crist. To repeal section
viging for the compensa-	twenty-nine hundred and forty-two-a (2942-a) of
tion of the shorthand re-	the supplement to the
porter of such court in	the supplement to the code, 1907, and to enact a substitute therefor, re-
such cities; providing for	a substitute therefor, re-
a deputy clerk of such courts in such cities; and	lating to the legalization of certain acknowledg-
providing that the act	ments of deeds, mortgages
shall apply to cities act-	and other instruments.
ing under the commission	Introduced and referred 825
courts in such cities; and providing that the act shall apply to cities acting under the commission form of government. Introduced and referred 82: Amendment reported 131: Passed 131:	Withdrawn1127
Amendment reported102	1 415 For the number of herring a
Amendment adopted1314	415—For the purpose of having a patent issued in the name
Passed	of O. D. McGeorge for a
Passed senate1350	of O. D. McGeorge for a certain tract of land, Introduced and referred 825
Enrolled140: Sent to governor1420	Introduced and referred 825
Some to Boyothory	
410-By Campbell of Webster (by	Passed
410-By Campbell of Webster (by (request), to amend section thirteen hundred	Senate requests return1539
tion thirteen hundred	Amended and passed senate 1585
nineteen (1319) of the Code of 1897, and to en-	House concurs1589
Code of 1897, and to en-	Enrolled1647 Signed 1698
large the same so as to apply the exemptions pro-	Signed
vided for therein to the	1
vided for therein to the owners of stock in cor-	416—By Boettger (by request).
porations incorporated un- der the laws of other states, subject to certain	416—By Boettger (by request). To amend the law as it appears in section one thousand and ninety-six (1096) of the supplement
states subject to certain	thousand and ninety-six
provisos.	(1096) of the supplement
Introduced and referred 82	to the code, 1907, relating
Amendment reported130	to the opening of the polls
Amendments lost1655 Passed1655	at town elections. Introduced and referred 827
1 45504	Reported unfavorably 894
411- Dy Books Tagoliging against	Reported unfavorably 894 Indefinitely postponed 894
411—By Beebe. Legalizing assignments of mortgages and other recorded liens made upon the margin of the	•
other recorded liens made	417—By Stipe. To authorize the filing in the office of coun-
upon the margin of the	ty recorder of copies of
records, and making such assignments admissible in	the tract books of land
evidence.	patents now on deposit in the office of the secretary
Introduced and referred 821	of state, and making such
Reported 90	copies presumptive evi-
Passed	copies presumptive evi- dence. (Additional to sec- tion 75 of the code.)
Enrolled 147	tion 75 of the code.)
Signed	Introduced and referred 828 Reported
Enrolled	Passed
	•
412—By George. Defining paint, regulating the labeling	418—By Stipe. To amend section
regulating the labeling	dred and twenty-three-a
thereof, defining the duties of the state food and dairy	(2823-a) of the supple-
commissioner thereto and	two thousand eight hun- dred and twenty-three-a (2823-a) of the supple- ment to the code, 1907, as
fixing penalties for the	amended by chapter one hundred and eighty-six
violation thereof, and re-	(186) and chapter one
fixing penalties for the violation thereof, and repealing acts or parts of acts in conflict therewith.	(186) and chapter one hundred and eighty-seven (187) of the laws of the
Introduced and referred 82	(187) of the laws of the
Amendment reported153	(187) of the laws of the thirty-third general as- sembly, relating to the duties of parents and
•	sembly, relating to the
413-By Ripley. Amending sec-	
tion twenty-five hundred	attendance at public pri-
thirty-eight-B (2538-B)	vate or parochial schools. Introduced and referred 828
of the supplement to the	Introduced and referred 828
code. 1907, relating to the practice of veterinary	Reported unfavorably 995 Indefinitely postponed 995

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419—By Huff (by request). To	424—By Bauman. To amend sec-
enable minors between the	tion one, chapter one hun-
ages of fifteen and twen-	dred twenty-five (125) of
ty-one years to contract for life insurance.	the acts of the thirty-third
Introduced and referred 828	to the installing of tele-
Withdrawn1415	general assembly, relative to the installing of tele- phones and the posting of notices in railroad sta-
	of notices in railroad sta-
420-By Hickenlooper (by re-	tions.
quest). To repeal section	Introduced and referred 845
four thousand seven hun-	
dred seventy-five (4775)	425—By Taylor, To amend sec-
of the code, and to enact a substitute therefor, rel-	tion two thousand six hun- dred and six (2606) of the
a substitute therefor, rel-	supplement to the Code.
ative to carrying con- cealed weapons, and pro- viding penalty therefor. Introduced and referred 828	supplement to the Code, 1907, relating to the ad-
viding penalty therefor.	mission of soldiers' wives to the Iowa soldiers' home at Marshalltown.
Introduced and referred 828	to the Iowa soldiers' home
,	at Marshalltown.
421-Ry Brady. To transfer the	Introduced and referred 845
421—By Brady. To transfer the control and management	Reported1023 Re-referred1023
of the school for the deaf	
of the school for the deaf at Council Bluffs from the	426-By Taylor. Relating to
board of control of state institutions to the state board of education and	frauds in public contracts.
hoard of education and	Introduced and referred 845
granting all of the powers	Reported unfavorably1475 Indefinitely postponed1475
held by the board of con-	indennitely postponed1415
granting all of the powers held by the board of con- trol of this institution to	197 Des Declare Ma amond shan
the state board of educa-	427—By Fraley. To amend chap- ter 97 of the laws of the
tion; and amending the law as it appears in sec- tion two thousand seven hundred twenty-seven-a-	thirty-third general as-
tion two thousand seven	sembly, relating to the dis-
hundred twenty-seven-a-	tribution of the county
eight (2727-a8) of the supplement to the code,	road fund. Introduced and referred 846
supplement to the code,	Reported unfavorably1685
1907, and amending chap- ter one hundred seventy	Indefinitely postponed1685
(170) of the law as it appears in the acts of the	
pears in the acts of the	428-By Dabney. To amend sec-
thirty-third general as-	tion 1087-al of the sup-
sembly.	tion 1087-al of the sup- plement of 1907 to the
Introduced and referred 828	code, relating to the nomi- nation of officers by pri-
Reported1556	mary election.
	Introduced and referred 846
422—By Greene. Relating to the	Reported unfavorably1113
disbursement of the money	Indefinitely postponed1113
derived from the sale of hunters' licenses.	* * * * * * * * * * * * * * * * * * * *
Introduced and referred 829	429—By Hunt. Relating to ele-
	vators and warehouses on railroad land and pre- scribing methods and con-
490 Des Willem of Dramon Ho	railroad land and pre-
423—By Miller of Bremer. To amend section eighteen	scribing methods and con-
nungred twenty - two	ditions of procuring and holding sites therefor and
(1822) of the code relat- ing to beneficiary associa-	liability for loss or des-
ing to beneficiary associa-	truction thereof.
tions composed of the members of any one relig- ious denomination and	Introduced and referred 846 Amendment reported1267
ious denomination and	Amendment reported1261
permitting any corporation	
heretofore organized.	430—By Stipe. Authorizing and directing the board of rail-
whose membership and plan of business permits,	road commissioners to
plan of business permits,	show on all official rail-
to bring its business under chapter nine, title nine, of	road maps issued by them
the code.	certain established and de-
Introduced and referred 845	fined river to river high-
Reported1027	ways extending across the state of Iowa from east to west; further designat-
Reported	to west: further designat-
Passed	ing them on said maps by
Signed 1620	their accepted names.
Enrolled1641	Introduced and referred 846
Signed 1639 Enrolled 1641 Sent to governor 1738	Reported unfavorably1176 Indefinitely postponed1176
131	indomico., postponed

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431—By Klay. To repeal sections one hundred ninety-three	436—By Beebe. Authorizing and directing county attorneys to secure from the federal
one hundred ninety-three	directing county attorneys
(193) and one hundred	to secure from the federal
(193) and one hundred ninety-four (194) of the code and to enact a sub-	internal revenue collectors for Iowa certified copies
atitute therefor providing	of the names of all per-
for an incerase in the number of judges in the supreme court of Iowa and providing for a divi- sion of said court into sec-	of the names of all per- sons holding receipts or
number of judges in the	stamps showing payment to the federal government of the special tax imposed
supreme court of Iowa	to the federal government
and providing for a divi-	or the special tax imposed
tions, and to amend sec-	upon the business of sell- ing intoxicating liquors
tion ten hundred sixty-six	within their respective
(1066) of the supplement	counties other than regis-
to the code, 1907, in ref-	tered pharmacists holding valid permits to keep and
erence to the selection of the chief justice of said	valid permits to keep and
court.	for medicinal and pharma-
Introduced and referred 846	sell intoxicating liquors for medicinal and pharma- ceutical purposes and per- sons engaged in selling in-
Amendment reported1397	sons engaged in selling in-
Made special order1399	toxicating ilduors under
Amended1451 Falled to pass1452	the mulct law, and making such certified copies com-
Motion to reconsider1452	petent evidence and to
Motion to reconsider1433	provide for the publication
	thereof and the payment
432—By Felt. To protect the pub-	therefor.
ic nearth of domestic ani-	Introduced and referred 848 Reported
mals by providing for in- spection of live stock im-	Amended 1093
ported into the state of	Made special order1093
Iowa for breeding, dairy,	Amended
work or feeding purposes.	Passed1158 Senate amended and passed .1873
Introduced and referred 846	Senate amended and passed 1873
Amendment reported1805	House concurs
Passed	Signed
Amended title1806	Signed
	l
433—By Shane. Making it neces-	437—By Moore. To prohibit raf-
sary to publish notices be- fore selling or exchanging	fles or games of chance and provide a penalty
bonds of any county, city	therefor.
(including cities acting	Introduced and referred 848
under specital charter and	Withdrawn 997
those acting under title 5, chapter 14-C of the code supplement of 1907 and acts amendatory thereto)	*
supplement of 1907 and	438—By Moore. To amend section
acts amendatory thereto)	two hundred twenty-seven
town or school.	(227) of the code, relat- ing to the division of the
Introduced and referred 847	state into judicial districts.
Withdrawn1575	state into judicial districts, and increasing the num- ber of district judges in the eighteenth (18th) dis-
•	ber of district judges in
434—By Larrabee. For the relief	the eighteenth (18th) dis-
of the grantee of Jacob Hoover, and for the pur-	trict.
pose of having a patent is-	Introduced and referred 848
gued in the name of a John	Reported
sued in the name of aJcob W. Hoover for a certain	Consideration postbolled1187
tract of land.	Committee requested to re-
Introduced and referred 847	port
Reported	Withdrawn
Senate file 364 substituted 1570	480 The provide that any common
	439—To provide that any common
435—By Campbell of Ida. To	carrier operating or doing business within the state of Iowa shall adjust and
amend section sevent hun-	of Iowa shall adjust and
dred eleven (711), title five (5), chapter four (4).	pay all claims for loss or
of the code, 1897 relating	damage to property, or overcharge for freight,
of the code, 1897, relating to fire limits.	within a certain time: to
Introduced and referred 848	within a certain time; to provide for the payment
Amendment reported1076 Amendment adopted1347	of interest on such claims
Amendment adopted1347	and to provide a penalty and the recovery of attor-
Passed1348	and the recovery of attor-

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	ney's fees in case of the failure of common carriers to adjust and pay such claims within the time limited herein, and		
	failure of common car-	l.	Amended
	riers to adjust and pay.		Amended and passed senate. 1441
	such claims within the		House concurs1448
	time limited herein, and		Enrolled1478
	to make this a cumulative	5	Signed
_	act.		Sent to governor1477
In	atroduced and referred 849	446	By George. To amend the
: W	7lthdrawn1498		law as it appears in chap-
440 70-	. Woomto . Mo amond show		ter one hundred sixty-nine (169), acts of the thirty-
±*0—.63	Koontz. To amend chap-	İ	(169), acts of the thirty-
	ter eleven-C (11-C) of the supplement to the code,	1	third general assembly re-
	1907 relating to the state		lating to the payment of
	1907, relating to the state sanatorium for the treat-	l .	all compensation and ex-
	ment of tuberculosis fur-	1	penses incurred under the
	ther defining the method of application and mak- ing additional appropria-		provisions of said act. Introduced and referred. 864 Reported
	of application and mak-		Introduced and referred 604
	ing additional appropria-	1	Persod 1569
	tions.	[Title emended 1569
_ <u>I</u> 1	ntroduced and referred 849		D. D. d. D. G. i
H	teported unfavorably1658 and efinitely postponed1658	447-	By Beebe. Defining duties of
I	ndennitely postponed1658		the state 1000 and uairy
441	Miller To amond section		nure food law regulating
441—B)	Miller: To amend section		the state food and dairy commissioners under the pure food law, regulating appointment of assistants,
	two thousand five hundred and seventy-eight (2578),	}	providing for compensa-
	chapter seventeen title	1	providing for compensa- tion and expenses of as-
	twelve of the supplement	Ì	sistants, defining food and
	chapter seventeen, title twelve of the supplement to the code of Iowa, 1907,	1	sistants, defining food and the term "misbranded," making appropriation therefor, and repealing acts and parts of acts in
	and to define gross unpro-		making appropriation
	fessional conduct on the	1	therefor, and repealing
	part of physicians and		acts and parts of acts in
	surgeons.	l	conflict therewith. Introduced and referred 864
11	ntroduced and referred 863		Introduced and referred 864
K	eported		Amendment reported1270
, F	aned to pass	٠ ا	Re-referred1272
442-Bu	Dabney. To repeal sec-	448	By Lund. To amend sections one (1), two (2), four (4), five (5), six (6), nine (9), ten (10) and eleven (11) in chapter sixty-four (64) of the acts of the thirty third general
	Dabney. To repeal sections 1822, 1823, 1824 and	ŀ	one (1), two (2), four
	1829 of the code, to enact		nine (0) ten (10) and
	Siinstifiites therefor and		eleven (11) in chanter
	to amend chapter nine (9)		sixty-four (64) of the acts
	title nine (9) of the code	Ì	of the thirty-third general
	to amend chapter nine (9) title nine (9) of the code as amended, relating to fraternal beneficiary so-		assembly relating to the
	iraternal benenciary so-	İ	government of certain
4.3	cieties, orders and asso- ciations.	}	cities.
To To	atroduced and referred 863		Introduced and referred 864
		449	By Taylor. To change the school laws relating to
443-By	Pickford. Authorizing the	1	school laws relating to
	Pickford. Authorizing the executive council to pay	1	
	court costs taxed to or in-	}	Introduced and referred 864
	curred by the state in any	1	Introduced and referred 864 Reported unfavorably 996 Indefinitely postponed 996
	suit or proceeding insti-		Indefinitely postponed 996
	suit or proceeding insti- tuted by any of the state departments as by law	450-	By Whitney To grant to cities having a population of thirty thousand or over
*	provided.	100	cities having a population
Tı	atroduced and referred 863	•	of thirty thousand or over
Ŕ	enorted 1565		and organized under chap-
v	eported	İ	ter fourteen-c (14-c) of
			ter fourteen-c (14-c) of title five (5) of the sup- plement to the code, 1907,
444B3	Shane. To amend section 2594 of the code re-		plement to the code, 1907,
•	tion 2594 of the code re-		and amendments thereto.
	lating to the sale of drugs	!	to provide by ordinance,
÷.	by itinerant vendors.	1	for the application and treatment of all curbed
. 11	atroduced and referred 863 Tithdrawn	\	and guttered streets with
V	,		oil or other bituminous
445—By	Hazen. To amend the		and guttered streets with oil or other bituminous product and to provide for
,	law as it appears in section four hundred forty- one (441) of the supple- ment to the code, 1907,	! .	assessing the cost thereof.
4 (1)	tion four hundred forty-	1	including the cost of street
	one (441) of the supple-	1	including the cost of street and alley intersections to
	ment to the code, 1907,	1	abutting property and to
	reigrius to otheigi newspa-		limit the cost thereof.
	pers and how selected. ntroduced and referred 863	l .	Introduced and referred 883
11	eported		Introduced and referred 883 Reported unfavorably 1429 Indefinitely postponed 1429
n	· · · · · · · · · · · · · · · · · · ·		Indemittery postposted1403

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451—By Taylor. To amend sec-	457—By Shane. To amend sec-
tion twenty-seven hundred	tion twenty-nye hindred
cupplement to the code of	eighty-eight of the code, relating to the sale of cer-
forty-two (2742) of the supplement to the code of 1907, relating to the com-	tain remedies by those
pensation of county super-	other than registered
intendents.	pharmacists. Introduced and referred 897
Introduced and referred 896	Reported unfavorably1203
Reported unfavorably1274 Indefinitely postponed1274	Indefinitely postponed1203
indefinitely postponed	
are m. artition. Deletton to the	458—By Shane. To render illegal the compounding of physi-
452—By Miller. Relating to the weight of flour and provid-	the compounding of physi-
ing a penalty for the vio-	cians' prescriptions by those other than registered
lation thereof.	pharmacists.
Introduced and referred 896	Introduced and referred 897
Reported	Reported1204
Amended 1882 Passed 1883 Passed 1983 Passed 9194 Enrolled 1964 Street 1969	
Passed senate1949	459—By Smith. To amend the law
Enrolled1964	as it appears in section
Signed	twenty-five hundred and sixty-five (2565) of the
Sent to governor1970	code relating to the pow- er and authority of the
	er and authority of the state board of health to
453—By Grout. To amend the law	subpoena witnesses in any
as it appears in section twenty-five hundred and	part of the state, and investing said board with
twenty-five hundred and eighty-two (2582) of the supplement to the code,	vesting said board with
supplement to the code,	authority and jurisdiction to administer oaths to said
1907, as amended by chap- ter one hundred and fifty-	witnesses and to require
nine (159) of the session	witnesses and to require any person to give testi-
nine (159) of the session laws of the thirty-third	mony documentary or
general assembly, relating	otherwise, in any hear- ing, investigation or
to the requirements for admission to examination	proceeding concerning
by the state board of med-	proceeding concerning any matter under the jurisdiction of said
ical examiners.	jurisdiction of said
Introduced and referred 896	board, to provide im- munity for the person
Reported unfavorably1338 Indefinitely postponed1338	so testifying, and pre-
indefinitely postponed	scribing the punishment for a violation thereof.
AFA D- Thelton Commonding the	Introduced and referred 897
454—By Fulton, Commanding the board of railroad commis-	Reported1161
sioners to establish and	Passed1481
put in effect certain	•
freight rates under cer- tain conditions.	460—By Dabney. To amend sec- tion two thousand and
Introduced and referred 897	two thousand and twenty-two (2022) of the
	supplement to the code.
455—By Fulton. To repeal section	1907, relating to gates at
two thousand seven hun-	private railway crossings. Introduced and referred 898
dred seventy-two (2772)	Reported unfavorably1267
of the code, relating to the	Reported unfavorably1267 Indefinitely postponed1267
rights and powers of school boards, and to en-	
act a substitute therefor. Introduced and referred 897	461—By Campbell (by request).
Introduced and referred 897	461—By Campbell (by request). To indemnify Mr. W. T. Johnson for personal in-
Amendment reported1339	juries sustained by him
	juries sustained by him while a patient at the
456—By Jacobs. To amend section	state university of Iowa hospital, Iowa City, Iowa. Introduced and referred 898
sixty-nine (2469) of the	nospital, lowa City, lowa.
twenty-four hundred and sixty-nine (2469) of the supplement to the code of 1907, relative to compensation and expense of	Amendment reported1341
of 1907, relative to com-	Re-referred1341
pensation and expenses of the departments of the	Reported
bureau of statistics.	Passed
Introduced and referred 897 Withdrawn from committee. 934	Passed
Withdrawn from committee. 934	Enrolled
Re-referred	Signed

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	one thousand eighty-sev-		
	en-230 (1027-230) of the	ľ	Considered
	supplement to the code.	1	tion
	1907, relating to the pri-	1	Amendment offered1351
	supplement to the code, 1907, relating to the primary law.	(Amendment adopted1359
1:	ntroduced and referred 898	l	Failed to pass
		ĺ	Failed to pass
463—By	Huff (by request). To	ľ	table
	y Huff (by request). To repeal section four thou- sand eight hundred thirty-	l	
	sand eight hundred thirty-	470-	By Committee on Insurance
	one (4831) of the code, and to enact a substitute	1 2.0	To amend section one
	and to enact a substitute	ŀ	By Committee on Insurance. To amend section one thousand eight hundred
	therefor, relating to the crime of larceny and fix-	i	twenty-one-c (1821-c) of
	crime of larceny and fix-	I	twenty-one-c (1821-c) of the supplement to the code, 1907, relating to in-
_	ing a penalty therefor. ntroduced and referred 910	l	code, 1907, relating to in-
Ţ	ntroduced and referred 910	1	surance examiner.
A	mendment reported1161 mendment adopted1474	l ,	surance examiner. Introduced and referred
A	menament adopted1474	1	Failed to pass1157
P	assed1474	1	Motion to reconsider1165
464 D:	Huff. Providing for the		House reconsiders1209
404—D)	publication of the proceed-	l	
	ings of school boards in	ì	Amended and passed senate. 18(1
	cities and towns.	1	House concurs
T1	ntroduced and referred 910	ł	Enrolled
465—By	TT Manager	f	Signed
100 153	for anyone injured or killed while working in, around and about the mines where owner, operator or persons in charge fail to comply with the mining laws.	ļ	Sent to governor1956
	killed while working in.	{	
	around and about the	471	By Zeller. To legalize certain
	mines where owner, oper-	1	conveyances of real estate
	ator or persons in charge	j	heretofore recorded.
	fail to comply with the		Introduced and referred 911
	mining laws.		Reported
I	illoguceu and referreu alo	1	Passed
\mathbf{R}	e-referred	i	Introduced and referred
R	e-referred1339	ļ	Enrolled
W	7ithdrawn1559		Signed
			Sent to governor
466By	Huff. Providing that of- ficers of school districts shall not be interested in		
	ncers of school districts	472-	By Zeller. To legalize cer- tain proceedings in which
	shall not be interested in		tain proceedings in which
	contracts with said school		the service of notice was
7.	districts.		irregular or defective.
Ti	ntroduced and referred 910	i ·	Introduced and referred 912 Reported
R	eported unfavorably1476		Reported
462_B	Hunt. To repeal section		D. Distance We assert a same
Ti	ndefinitely postponed1476	4/3-	By Ripley. To create a com- mission to investigate the
	additional post-posted tritterior	1	inission to investigate the
467By	Bauman. To amend sec-		cause of insanity, epilepsy, delinquency and criminality, and to recommend to the thirty-fifth general
	tion seven hundred and seventy-nine (779), title five, chapter six of the		iter and to recommend to
	seventy-nine (779), title	}	the thirty-fifth general
	five, chapter six, of the		
	code of Iowa, relating to		lated to prevent the
	permanent sidewalks	1	spread of these diseases
_	special tax.		lated to prevent the spread of these diseases and moral failures, also to provide for the necessary expenses of said commis-
It	ntroduced and referred 910	ľ	provide for the necessary
R	eported unfavorably1428		expenses of said commis-
11	definitely postponed1428		sion.
100 -	D		Introduced and referred 912
400—By	Bauman. To amend section two thousand four		Reported unfavorably1204
			Indefinitely postponed1204
	hundred and twenty-seven		
	(2427) of the code, relative to evidence of illegal	474	By Bruce. To repeal section
	galling on keening intovi-	414	O 11
	selling or keeping intoxicating liquors.		en-a19 (1087-a19) chan-
Τr	stroduced and referred . 911		ter 2A of the supplement
Ŕ	ntroduced and referred 911 eported unfavorably1172 ndefinitely postponed1172		en-a19 (1087-a19) chap- ter 2A of the supplement to the code, 1907, as amended by section ten (10) of chapter sixty-nine (69) acts of the thirty- third general assebly and
Îr	definitely postponed 1172		amended by section ten
			(10) of chapter sixty-nine
469-Cor	nmittee on Insurance. Re-		(69) acts of the thirty-
	lating to fire and casualty		third general assebly and
	insurance and preventing		
	discrimination therein, and		therefor, relating to can- vass by board of super-
	rebates of premiums re-		vass by board of super-
_	ceived therefor.		visors and certificates in

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	Introduced and referred 912		referred 936
-	Amendment reported1112 Amendment adopted1467	Reported	
	Amendment adopted1467	Amended	
	Passed	Lasseu	
	Enrolled	480—By Harding. To liens upon ho	provide for
•	Sent to governor1778	liens upon ho	rses and oth-
	Signed1784	er animals fo shoeing the s	or the cost of
		vehicles. ma	chines and
475—	By Ripley. Amending section	vehicles, ma tools for the	cost of sell-
	By Ripley. Amending section twenty - seven hundred twenty-seven-a3 (2727-	ing, manufac	turing or re-
	a3) of the supplement to	pairing the a	same referred 936
	the code, 1907, relating to	Reported unfax	orably1430
• '	the employment of a pur-	Indefinitely pos	tponed1430
	chasing agent by the board of control of state		
	institutions and defining	481—By Huntley. To	o amend title
	his duties,	code of Iowa	er two of the
	Introduced and referred 934	vide for the	cnange and
		compensation	of boards of
476-	By Hogan. To repeal the	insanity.	referred 936
	By Hogan. To repeal the law as it appears in sec- tion two hundred eleven (211) of the code and sec- tion two hundred twelve	Amendment rei	orted1533
	(211) of the code and sec-		
	tion two hundred twelve	482—By Stipe. To a	mend section
	(212) supplement to the code 1907, and to enact a substitute therefor relat-	byz-a or the	supplement
	code, 1907, and to enact a	to township	1907, relative use of public
	ing to the salary of the	libaries, and	limiting pe- act and levy
	attorney general, his as-	riod of contr	ract and levy
	ing to the salary of the attorney general, his as- sistant and special coun-	of tax.	referred 936
	Sel.	Reported	
٠.	Introduced and referred 934 Amendment reported 1160	Passed	referred 936
	Amendment reported1160 Amendment adopted1486	483—By O'Connor.	
	Passed1487	the non-part	isan nomina-
		tion and elec	tion of judges
477-	By Koontz. Authorizing the	of the supr	eme, district
	governor of the state of	and superio Iowa.	r courts of
	tested by the secretary of		referred 936
	state, to lot six (6) in	Committee rea	nested to re-
	block ninety-six (96) of	port	able1452
	cordance with the record-		
	By Koontz. Authorizing the governor of the state of Iowa to issue patent, attested by the secretary of state, to lot six (6) in block ninety-six (96) of Iowa City, Iowa, in accordance with the recorded plat thereof, to John A. Reed.	484—By Committee Control. Ms tates of nor sane patients legally bour	on Board of
		Control. Ma	king the es-
	Introduced and referred 934	tates of not	1-resident in-
	Reported 1252 Passed 1652 Passed senate 1735 Table 1.5 1735	legally bour	d for their
	Passed senate1735	support habi	e ior tne care
	Enrolled1790		nt of such pa- e state hos-
	Enrolled	pitals.	e state 110s-
	bent to governor	Introduced and	referred 957
478	By Huff. Amendatory and	Passed	
410	additional to paragraph	Recalled from	senate
	additional to paragraph three (3) of section three thousand five hundred and	Withdrawn	1841
	thousand five hundred and		
	nve (3505) of the code,	485—By Committee	widing for the
	five (3505) of the code, providing for change of place of trial in civil ac-	commitment	viding for the
	tions.	girls to th	industrial
	Introduced and referred 935	school and	of boys and ne industrial repealing the opears in sec- y-seven hun- (2708) and hundred nine
	Withdrawn1415	law as it ar	pears in sec-
479-	-By Harding. To amend section one (1), chapter one hundred twenty-six (126) of the acts of the thirty-third general assembly, providing a limit on the	dred eight	(2708) and
	tion one (1), chapter one	twenty-seven	hundred nine
**	hundred twenty-six (126)	(2100) OI LI	to eabbignient
	of the acts of the thirty-	to the code	e, 1907, and
	providing a limit on the	enty-four of	the acts of
	time for which switching	the thirty-	hundred sev- the acts of third (33d)
	engines may be used.	general asser	mbly.

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	Introduced and referred 958 Amended1285	491—By Harding. For the encour-
	Amended1285	agement of manufacturing
	Passed	by authorizing and em-
	Passed	powering boards of super-
	Enrolled	visors, councils of cities and towns, and cities act-
	Signed	and towns, and cities act-
	Sent to governor1919	ing under a special charter
		and under a commission, to exempt property of
486-	By Moore. To repeal the law	to exempt property of
	as it appears in sections sixty-five (65) and twen-	manufacturing plants from taxation and limit-
	sixty-five (65) and twen-	from taxation and limit-
	ty-six hundred twenty- seven (2627) of the sup- plement to the code, 1907,	ing the time.
	seven (2627) of the sup-	Introduced and referred 957
	plement to the code, 1907,	Amendment reported1303
	and to repeal section	Amendment adopted1880
	eighty-six (86), ninety-	Passed
	and to repeal section eighty-six (86), ninety- eight (98), and one hun-	• • • • •
	dred fifteen (115) of the code, in reference to the	
	code, in reference to the	492—By Crist. To legalize and
	salaries of the governor and his secretary, secre- tary of state, auditor of	validate the acts of the
	and his secretary, secre-	city council of the city of
	tary of state, auditor of	Osceola, Iowa, in varying
	state treasurer of state and superintendent of	from and constructing
*	and superintendent of	from and constructing paving and curbing on portions of Washington
	public instruction and his	portions of Washington
	deputy, and allowance for	portions of Washington and Webster streets in said city on grades dif- ferent from the estab-
	his traveling expenses, and enact substitutes	said city on grades dif-
	and enact substitutes	ferent from the estab-
	therefor.	lished grades.
	Introduced and referred 958	Introduced and referred 959
	Amendment reported1273	Reported
	Amendment lost1655	Passed
	Passed1656	Passed senate1263
		Enrolled
487	By Moore. Fixing the first	Signed
	day of January as the be-	Sent to governor1336
	ginning of the fiscal year	
	of cities of the first class.	too to believe Themat I am mall
	Introduced and refered 958	493—By Miller. Requiring rail-
	Reported unfavorably1428 Indefinitely postponed1428	road corporations doing
	indennitely postponed1428	business in the state of Iowa to have two regular
		10wa to have two regular
488—	-By Dixon. To amend sec-	pay days in each month.
1	tion seven hundred twen-	Introduced and referred 960
	ty-eight (728) of the code	Reported unfavorably1022
	and supplement, relating to vacancies in office of	Indefinitely postponed1022
	to vacancies in office of	
	library trustees.	494—By McCleery. To define the
	Introduced and referred 958	duties of the county super-
	Amendment reported1218 Amendment adopted1515	vices of the county super-
	Page 1516	visors, relative to report- ing in writing of the build-
	Passed	ing and renairing of
	Enrolled1917	ing and repairing of bridges and culverts and
	Signed1951	the expenditure of the
	Sent to governor1957	county road funds in the
	Gent to Sovethol	different townships in
400	D- Donnell Mr Haarra and	their respective districts
489	-By Russell. To license auc-	to the auditor and the
	tioneers and to punish the	to the auditor and the publication of the same.
	making of sales by them without such license.	Introduced and referred 960
	Introduced and referred 958	Reported1200
	Deported unforcephir 1179	Reported
	Reported unfavorably1173 Indefinitely postponed1173	
	indominent postponed1118	495-By Miller. To amend sec-
400	Dr. Incohe Draviding for	tions seven hundred twen-
490—	-By Jacobs. Providing for limitations for the com-	tions seven hundred twen- ty-five (725) and nine
	mencement of actions, rel-	hundred fifty-five (955) of
	office to real property of	the code supplement, 1907,
	ative to real property, additional to chapter two	and to authorize cities and
	(2), title eighten (18), of	towns and cities acting under special charter to
	the code.	under special charter to
	Introduced and referred 959	regulate and flx the rates
	Amendment reported 1527	and charges of telephone
	Amendment reported1527 Amendment adopted1678	companies.
* 1	Thomas despeted 1.11.11010	Introduced and referred 997

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	Edmunds. Pertaining to		3v Bauman.	To amend sec-
100 23	communications in profes-		tion two	thousand seven
	sional confidence.		hundred	ninety - seven
<u>I</u> r	troduced and referred 997		(2797) of	thousand seven ninety - seven the code, relat- organization of
K Y-	eported unfavorably1530	:	ing to the	ependent school
11.	eported unfavorably1530 idefinitely postponed1530		districts.	spendent school
	i			and referred1015
497-By	Bruce. To repeal section twenty-five hundred fifty-		Reported un	favorably1305
1	three (2553) of the code		House refus	es to adopt re-
	three (2553) of the code and to enact a substitute		port	
	therefor, relating to trap-			
	ping, killing or ensnaring certain fur bearing ani-	505—E	Ry Johnson	To legalize con-
	certain fur bearing ani-	000 1	vevances	of real property
Tr	mals. atroduced and referred 998		by execut	ors or trustees
Ŕ	eported		under fore	To legalize con- of real property ors or trustees eign wills, where sions of section hundred and e (3295) of the pot observed or
			the provi	sions of section
408D	Shane. Authorizing the		ninety-two	(2295) of the
400 - D3	supervision of all water		code were	not observed or
	supervision of all water power companies by the board of railroad commis-		complied	not observed or with.
	board of railroad commis-		Introduced a	and referred1015
	sioners.		Reported	
	troduced and referred 998		Senate me a	98 substituted1511 No. 398.)
**	Ithurawn		(See S. I.	110. 556.)
499By	Roettger Renealing sec-	506T	Ry Committe	e on Insurance.
100 Dy	Boettger. Repealing section three thousand one		To amend	the law as it
	hundred seventy - two (3172) of the code relat-		appears i	ee on Insurance. I the law as it n sections three lixty (360), sev-
	(3172) of the code relat-		hundred s	ixty (360), sev-
	ing to petitions in divorce		enteen 1	nunured eleven
	actions, and enacting a substitute therefor.		dred twe	nundred eleven seventeen hun- nty-one (1721),
Iı	stroduced and referred 998		seventeen	nty-one (1721), hundred twen- (1728), seven- dred forty-five seventeen hun- ty-seven (1787), hundred ninety- nend the law as
R	ntroduced and referred 998 eported unfavorably1307 adefinitely postponed1307		ty-eight	(1728), seven-
Iz	ndefinitely postponed1307	ŀ	teen hur	ndred forty-five
			(1745),	seventeen nun-
500By	Boettger. Providing for the appointment of an at-		seventeen	hundred ninety-
	torney to represent the		eight (17	98) of the code,
	torney to represent the minor children affected	,	and to ar	nend the law as
	by divorce proceedings, his powers and duties, the time for hearing and his compensation. htroduced and referred 998 deported unfavorably 1307 ndefinitely postponed 1307		it appea	nend the law as rs in sections hundred thirty- 333), seventeen hine (1709), (di- seventeen hun-
	his powers and duties,		threen	nunured unrty-
	the time for hearing		hundred r	ine (1709), (di-
T:	and his compensation.	1	vision 1)	seventeen hun-
B	eported unfavorably1307	1	dred fift	y-eight-b (1758- enteen hundred o (1782), sev-
Ĩ	ndefinitely postponed1307		b), seve	enteen hundred
		1	eignty-two) (1782), SEV-
501—B ₃	Lenocker. To amend sec-		b (1759	ndred fifty-nine- -b), seventeen ifty-nine-f (1759-
	tion twenty-three hundred		hundred f	ifty-nine-f (1759-
7.0	forty-eight-a (2348-a) of the supplement to the code, 1907, relating to	. .	f), seve	enteen hundred
	code. 1907. relating to	!		ht-a (1798-a), hundred ninety-
	bounties.			(1798-b), eight
I,	ntroduced and referred 998	1	hund	red thirty-nine-
A	mendment reported1114 enate file 341 substituted1458	ļ	j (1839-j	i) of the sup- to the code, and to amend as it ap-
	See senate file 341)	1	plement	to the code,
		1	the lar	nd to amend
502-By	Taylor. To amend section	1 .	nears in s	ection seven (7), one hundred five nd section one hapter one hun- en (111) of the the thirty-third
	four thousand six hundred		chapter c	one hundred five
	eight (4608) of the code, relative to communica-	1	(105), a	nd section one
	relative to communica- tions in professional con-	i .	(1) of c	hapter one hun-
	fidence.	i	area elev	en (111) of the
I	ntroduced and referred 998	1		
		1	enact a s	ection as section
503—B	Finlayson. To amend the		eighteen	hundred twenty-
	law as it appears in sec- tion one (1) of chapter one hundred fifty-six		d (1820)	ection as section hundred twenty- d) to chapter title nine (9) de, all relating to
	tion one (1) of chapter	1	eight (8)	i, title nine (9)
	(156) of the session laws		insurance	Land the state of
	of the		Introduced	and referred 1028
т	ntroduced and referred 998	1	Considered	

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Made special order1383	Passed senate 1689 Enrolled 1769 Sent to governor 1778
Re-referred	Enrolled1769
Amendment reported1580	Sent to governor1778
Amendment adopted1812	Signed1784
Passed	
Passed 1812 Passed senate 1894 Enrolled 1943 Signed 1951	513—By Harding. To amend sec-
Enrolled1943	tion two (2) of chapter
Signed	one hundred fifty-five
707 To To To To To To To To To To To To To	(155) of the acts of the
507—By Bowman. To repeal	comply striking out the
toon (115) laws of the	monda "Div Ciouv"
507—By Bowman. To repeal chapter one hundred fifteen (115), laws of the thirty-third general assembly, and enact a substitute therefor, relating banks and banking	513—By Harding. To amend section two (2) of chapter one hundred fifty-five (155) of the acts of the thirty-third general assembly, striking out the words "Bix Sioux." Introduced and referred1057 Reported1079
sembly and enact a sub-	Reported1079
stitute therefor, relating	Reported
	Passed1363
Introduced and referred1028	Passed
Amendment reported	Amended and passed senate. 1828
Amendment adopted1743	House refuses to concur. 1834 Senate recedes
Passed1744	Senate recedes1866
Senate fails to pass1949	Enrolled
	Signed
508—By Bowman. To amend sec-	Sent to governor
tion two nundred litty-	514-By Huff. To amend section
508—By Bowman. To amend section two hundred fifty-four-al8 (254-al8) supplement to the code, 1907,	514—By Huff. To amend section six hundred sixteen (616)
relative to the annoint.	of the code relative to
ment of probation officers	taxation of unplatted
relative to the appoint- ment of probation officers. Introduced and referred1028	of the code, relative to taxation of unplatted lands within the limits of
	cities and towns.
509—By Fourt. To repeal section	Introduced and referred1058
five hundred and fifty-four	Reported1371
(554) of the code and to	
enact a substitute there-	515—By Klay. To amend the
(554) of the code and to enact a substitute there- for relating to the divi-	515—By Klay. To amend the - law as it appears in sec- tion four hundred (400)
sion of townships where a city or town is included. Introduced and referred1029	tion four hundred (400)
city or town is included.	of the supplement to the
Penerted unforceably 1928	code, 1907, relating to the removal of county seats
Reported unfavorably1228 Indefinitely postponed1228	and the county records.
, indefinitely postponed	Introduced and referred1058
510 Dr Miller To smend section	Reported
510—By Miller. To amend section nine hundred sixty-one	Reported
(961) of the code relating	Passed1494
(961) of the code relating to the condemnation of private property for the	
private property for the	516—By Finlayson. Creating a commission to draft, ex- amine and supervise bills
construction of sewers and	commission to draft, ex-
artificial channels.	amine and supervise bills
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511—By Patterson. To amend the law as it appears in sec-	
tion one (1) of chanter	517—By Dabney. Relating to the
tion one (1) of chapter one hundred seventeen	517—By Dabney. Relating to the payment of bounty for the
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and eighty - nine - a2	1]	riage.
and eighty - nine - a2 (1989-a2) of the supple- ment to the code, 1907, re- lating to levies, ditches, drains, and water courses	.	Introduced and referred 1231
ment to the code, 1907, re-	• 1	Introduced and referred1231 Reported1433
lating to levies, ditches	, [
Trimodured and referred	1010	770 D 771 U 73
Introduced and referred	1480	559—By Whitney. To provide for
Reported unfavorably Indefinitely postponed	1460	the punishment for com-
indennitely postponed	1100	pounding misdemeanors. Introduced and referred1232
		Reported1252
554—By Bowman. To legalize the action of the board of di-	, 1	Paged 1656
action of the board of di-	. 1	Passed
rectors of the independ-	· [
ent school district of		744 77 77 11 11 17 11 11 11
Walker, Linn county,	, 1	560—By Murtagh. To license real estate brokers, to provide for the expenditure of the
Iowa, in the levying and collection of certain taxes	.	estate brokers, to provide
collection of certain taxes	, ,	license fees and fixing
and to authorize the ex-	• •]	penalties for violation
penditure of the funds de-	. (thereof.
penditure of the funds de- rived from said taxes. Introduced and referred	1000	Introduced and referred1254
Popostod	1597	Reported
Sanata file 454 substituted	1630	Reported
Reported	1000	
(500 5, 2. 101.)	ĺ	561 By Dinley Do owend gootley
		twenty three hundred ten
555-By Leach. To amend the law		and (2010-001) of the min-
as it appears in section		561—By Ripley. To amend section twenty-three hundred ten- a21 (2310-a21) of the sup- plement to the code, 1907, relating to the regulation and control of the inmates of the hospital for the
seventeen hundred fifty- nine-h (1759-h) of the supplement to the code, 1907, and to provide addi- tional requirements, sup- mental and amendatory to		relating to the regulation
gunnlement to the code	· ·	and control of the inmates
1907 and to provide addi-		of the hospital for the
tional requirements, sup-		treatment of dipsomani- acs, inebriates, and those
mental and amendatory to	,	acs, inebriates, and those
title nine (IX), chapter	•	addicted to the excessive
five (5), all relating to)	use of narcotics.
title nine (IX), chapter five (5), all relating to mutual hail insurance	.]	Introduced and referred 1254 Amendment reported 1427 Amendment adopted 1513 Passed 1514 Passed 1833
companies doing business in Iowa.	1	Amendment reported1427
in Iowa.		Amendment adopted1513
Introduced and referred Amendment reported Amendment adopted	1231	Dagged gangto 1070
Amendment reported	1622	Enrolled 1900
Amendment adopted	1007	Signed 1913
Passed	1007	Enrolled
Motion to reconsider	10#1	
	i	562—By Ripley. To create a commission to investigate the causes of insanity, epil-
556-By Shankland. Declaring		mission to investigate the
the emission of smoke	1	causes of insanity, epil-
within the corporate limits	1	ensy, mental denciency
within the corporate limits of certain cities to be a public nuisance, and con-	.	delinquency and criminal- ity, and to recommend to the thirty-fifth general as-
fering upon such cities	: {	ity, and to recommend to
additional noware for the	. 1	the thirty-fifth general as-
additional powers for the abatement of such nuis-		sembly measures calcu- lated to prevent the spread
ances		lated to prevent the spread
Introduced and referred	1231	of these diseases, defects and moral failures.
Amendment reported	1501	Introduced and mores.
Amendment reported Amendment adopted	1702	Introduced and referred1254
Passed	1703	Reported1433 Passed1807
Passed senate	1908	2 WNDOG
Enrolled	1943	563-By Jacobs. To require the
Signed	1951	state board of health to
•		examine and approve the
557-By Dabney. Defining lobby-	1	plans and specifications
ing, declaring the same to be against public policy and fixing the penalty	1	for contemplated public
be against public policy	1	water supplies and sewer
and fixing the penalty	1	systems.
for violation thereof.	1	Introduced and referred 1984

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564—By Hunt. To amend section one (1), chapter one hundred twenty-one (121) acts of the thirty-third	570—By Enger (by request). To amend the law as it ap-
hundred twenty-one (121)	pears in section twenty-
acts of the thirty-third	four hundred and forty-
general assembly, relative	eight (2448), supplement
to additional help for county auditors in levee or drainage districts;	pears in section twenty- four hundred and forty- eight (2448), supplement to the code, 1907, relat- ing to the sale of intoxi- cating liquors under the mulct law and the secur- ing of the written state-
or drainage districts:	cating liquors under the
drainage record. Introduced and referred1254	mulct law and the secur-
Introduced and referred1254	ing of the written state-
Reported unfavorably1459	ment of general consent. Introduced and referred1284
Indefinitely postponed1459	Reported1435
	10000000
565—By Rowles. To amend the	571—By Grout, Authorizing the
law as it appears in sec-	executive council of this
ty-nine (1529) of the	state to cause surveys and
code, and section one (1),	examination of any of the
tion fifteen hundred twen- ty-nine (1529) of the code, and section one (1), chapter seventy-five (75)	waters or lands of the state to be made, and to
of the acts of the thirty- third general assembly,	cause action to be insti-
third general assembly,	cause action to be insti- tuted in the name of the
relating to the bond of township trustees.	state for the purpose of
Introduced and referred1275	state for the purpose of determining the title to any of the meandered wa-
Amendment reported1432	ters or lands of the state
Amendment adopted1686	when the same is in con-
	troversy.
Passed1686	Introduced and referred1284
Passed1686 566—By Kulp. To legalize a cer-	Reported1434
tain school election neig in	
the independent school	572—By Daniels. To amend section No. 287 of the code,
Palo Alto county, Iowa,	as to the duties of the
district of Emmetsburg, Palo Alto county, Iowa, on the thirteenth (13th)	clerk of the district court.
day of March, 1911.	as to the duties of the clerk of the district court. Introduced and referred1293
Introduced and referred1275	Reported unfavorably1464 Indefinitely postponed1464
Reported	Indefinitely postponed1464
(See senate file No. 463.)	770 D. G
(Doe Donate Lie Iver	573—By Committee on Banks and Banking. To confer addi-
567—By Bybee. Appropriating the	tional powers upon trust
sum of five thousand seven	companies and to pre-
	scribe the conditions under
hundred dollars (\$5,700) for the benefit of the Iowa home for sightless wom- en, a corporation. Introduced and referred 1276	which they may transact
home for sightless wom-	business. Introduced and referred1294
Introduced and referred1276	
Reported unfavorably1372	574—By Fraley. To legalize the
Indefinitely postponed1372	official acts of certain no-
	Polk county Town
568—By Fourt. To amend section two (2), three (3) and four (4), chapter one hundred fifty-five (155) of the acts of the thirty-	official acts of certain no- taries public in and for Polk county, Iowa, Introduced and referred1300
tion two (2), three (3)	Amendment reported 1431 Amendment adopted 1521 Passed 1521 Passed 1625 Passed senate 1605 Signed 1639 Frankled 1649
and four (4), chapter one	Amendment adopted1521
nundred nity-nve (100) of	Passed
third general assembly, re-	Signed 1620
lating to the care and	Enrolled
propagation of fish.	Enrolled
Introduced and referred1276	Senate requests return1667
Withdrawn1413	Senate withdraws request. 1695
	Governor requested to re-
569—By Kull. To amend the law as it appears in section	turn
five thousand eighty-one	Senate amended and passed 1820
(5081) of the code, relat-	House concurs
(5081) of the code, relating to the penalty for	Signed
nuisances.	Sent to governor1891
Introduced and referred1276	
Amendment reported1430	575—By Penn. To amend section
Passed	three thousand one hun- dred seventy-four (3174)
· Enrolled1917	of the code. relative to
Signed	of the code, relative to causes for divorces.
Sout to governor 1057	Introduced and measured 1001

HOUSE BILLS

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576-B	Daniels. To amend sec-	four (4) of said section, providing additional duties for the mayor in cities and towns.	
· · · · - •	tion 470 of the code per-	providing additional	
	taining to duties of county	duties for the mayor in	
	auditor.	cities and towns.	
1	ntroduced and referred1301	Introduced and referred13	35
F	Reported unfavorably1529 indefinitely postponed1529		
I	ndefinitely postponed1529	582-By Beebe. To amend section five (5), chapter sixty-nine (69) of the	
•		tion five (5), chapter	
577—By	O'Connor To amend	sixty-nine (69) of the	
D3	the low as it annears in	acts of the thirty-third	
	sections forty-nine hun-	general assembly relating	
	dred ninety - nine - 86	to the publication of the	
	O'Connor. To amend the law as it appears in sections forty-nine hun- dred ninety-nine-a6 (4999-a6), forty-nine	primary ballot. Introduced and referred 13	
	hundred ninety-nine-a7	Introduced and referred 13	55
	hundred ninety-nine-a7 (4999-a7) and forty-nine	Amendment reported13	71
	hundred ninety-nine-a8		-
	(4999-a8) of the supple-	583—By Koontz. To amend section two thousand one	
	ment to the code, 1907.	tion two thousand one	
	relating to protection	hundred and twenty-one	
	against and means of	(2121) of the supplement	
	escane from fire	to the code, 1907, relating	
• т	nundred ninety-nine-as (4999-as) of the supple- ment to the code, 1907, relating to protection against, and means of escape from fire, ntroduced and referred1333	hundred and twenty-one (2121) of the supplement to the code, 1907, relating to the salaries of rail-	
ī	Reported1556	road commissioners and	
7	Reported	secretary.	
		Introduced and referred13	55
	Amended and passed sen-	Reported unfavorably15 Indefinitely postponed15	58
	ate	Indefinitely postponed15	58
1	House refused to concur1903		
		584—By Committee on Appropria-	
578B	y Committee on Compensa-	tions. To establish an	
	tion of Public Officers.	antitoxin department un-	
	To repeal section five hundred and ten - a	der the control and direc- tion of the state board of health for the purpose of aiding in the distribution	
	hundred and ten - a	hoolth for the number of	
	(510-a) and five hundred	oiding in the distribution	
	and ten-b (510-b) of the	of antitovin to the people	
	supplement to the code,	of the state of Town and	
	and ten-b (510-b) of the supplement to the code, 1907, relative to the com- pensation of sheriff and	making an appropria-	
	deputy sheriff to enact a	of antifoxin to the people of the state of Iowa and making an appropria- tion therefor.	
	aubetitute therefor	Introduced and referred 1	36
	substitute therefor. Passed on file.		
1	introduced and referred1333	585—By Grout. To apportion the	
-		state into representative	
579-By	Bybee. Authorizing the issuance of a patent to	districts and declare the ratio of representation. Introduced and referred14	
	issuance of a patent to	ratio of representation.	
	the southwest quarter	introduced and referred14	113
	(1-4) of the southeast	Reported1	205
	quarter (1-4), section six-	Town James 1	300
	teen (16), township	Passed senate	589
	seventy-six (76), range	Signed 10	OK.
	issuance of a patent to the southwest quarter (1-4) of the southeast quarter (1-4), section six- teen (16), township seventy-six (76), range twenty-one (21), west	Signed	JU.
-	HELLI (OUL) D. III.	and pleasure grounds and	
4	Introduced and referred1334	granting additional pow-	
ļ	Doggod 1697	ers to park commissioners	
:	Reported 1526 Passed 1627 Passed senate 1735 Enrolled 1790	ers to park commissioners in cities under special	
	Enrolled 1790	charter.	
i	1815		43
	Signed	Reported unfavorably1	KK:
		Indefinitely postponed1	55
580B	By Halgrims. To amend section twenty - seven	587By Committee on Fish nad	
	section twenty - seven	Game. To amend the law	
	hundred and thirty-four-b	as it appears in section	
	(2734-b), of the supple-	twenty-five hundred for- ty-three (2543) of the code and sections twen-	
	ment to the code, 1907,	ty-three (2543) of the	
	relating to the qualifica-	code and sections twen-	
	hundred and thirty-four-b (2734-b), of the supple- ment to the code, 1907, relating to the qualifica- tions of the county super-	(2540) twonty five box	
	intendents.	tv-five hundred forty (2540), twenty-five hun- dred fifty-one (2551), twenty - five hundred	
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	Indefinitely postponed1477	twenty-five hundred fifty-	
		one-b (2551-b). twenty-	
581—F	by Harding. To amend sec-	five hundred sixty-three-u	
J. 1.	By Harding. To amend sec- tion six hundred fifty-	(2563-u), twenty - five	
	eight (658) of the supple-	hundred sixty - three - v	•
	ment to the code, 1907,	(2563-v), supplement to	
	tion six hundred fifty- eight (658) of the supple- ment to the code, 1907, by adding to subdivision	hundred sixty - three - v (2563-v), supplement to the code 1907 and chap-	

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ter one hundred fifty-four	plants by condemnation proceedings.
(154) of the acts of the	proceedings.
thirty-third general as- sembly, relating to the	Introduced and referred1440
sembly, relating to the protection of fish and	Withdrawn1622
game.	rod D. D
Introduced and referred1439	594—By Fry. To legalize the no-
	tices of a certain special election held at Corydon. Introduced and referred150
588-By Committee on Fish and	Introduced and referred 1505
Game To establish in	Reported
the state of Iowa the title and ownership of all wild game, animals, birds, and	Reported
and ownership of all wild	Passed
game, animals, birds, and	Passed senate1734
fish.	Passed 1626 Passed senate 1734 Enrolled 1794
Introduced and referred1439	Signed
Amended	Sent to governor1835
Senate amended and passed 1908	
House concurs1918	595—By Dewey. Repealing the law as it appears in sec-
Enrolled1964	law as it appears in sec-
Signed	tion one nundred fifty- six (156) of the supple- ment to the code, 1907, providing for the appoint- ment of a secretary of the
Signed	ment to the code 1907
· ·· · -	nroviding for the appoint-
589-By Hutchins. Fixing the	ment of a secretary of the
number of senators in the	
number of senators in the general assembly, appor-	ing his salary, and au- thorizing the payment of the necessary expenses of the members of the exe-
tioning them among the several counties accord-	thorizing the payment of
several countles accord-	the necessary expenses of
ing to the number of in-	the members of the exe-
habitants in each and di-	cutive council and its em-
viding the state in sen- atorial districts.	ployes. Introduced and referred1506
Introduced and referred. 1439	introduced and referrediby
Passed1940	596-By Boettger. To amend
	for farhaud their anitage
590—By Huff. Providing that boards of supervisors	ten (810), of the code, in
boards of supervisors	relation to publication of
may employ counsel for	ten (810), of the code, in relation to publication of preliminary notice of
the purpose of protecting the rights of drainage	street improvements in
districts.	towns.
Introduced and referred1439	Introduced and referred1536
Reported	Reported
Failed to pass1777	
Reported	(See S. F. 477.)
FOI TO Division Tamellation Also	(1111 111 1111)
591—By Dewey. Legalizing the ordinances of the town of	597—By Whitney. To Amend
Menlo, Guthrie county,	section two hundred thir-
Towa and the acts and	ty-three (233) of the code
Iowa, and the acts and proceedings of the council	relating to the calling of special terms of court. Introduced and referred1555
of said town had thereun-	special terms of court,
der.	Deported and referred1555
Introduced and referred 1439	Reported
Reported1528	Passed
Passed 1625 Passed enate 1734 Enrolled 1768 Sent to governor 1778 Signed 1784	Signed1913
Enrolled 1768	Signed
Sent to governor1778	
Signed	598-By Fulton. To amend sec-
	598—By Fulton. To amend section twenty-six hundred
592—By Beebe. Amend the law as	twenty - nine (2629), of the supplement to the code, 1907, relating to the board of educational ex-
it appears in section one hundred fifty-four (154)	the supplement to the
hundred fifty-four (154)	code, 1907, relating to the
of the code, relative to compensation of custod-	aminers.
ian	Introduced and referred1555
ian. Introfered and referred1440	
Reged unfavorably1535	599—By Fraley. To authorize boards of supervisors within their respective
Regional of the Region of the	boards of supervisors
•	within their respective
Bauman. To amend chap- ter forty-five (45), of the	counties to grant permis-
ter forty-five (45), of the	sion to persons engaged
combly relating to acquisi-	for illuminating and hact-
tion of heating plants	ing purposes to lay mains
thirty-third general as- sembly relating to acquisi- tion of heating plants, water works and power	counties to grant permission to persons engaged in the manufacture of gas for illuminating and heating purposes to lay mains and pipes in highways to
	· · · · · · · · · · · · · · · · · · ·

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supply consumers outside of the territorial limits	604—By Griggs. To amend section eight hundred and twenty-three (823), of the supplement to the code, 1907, in relation to publication of methods of the supplement to the code,
of the territorial limits	tion eight hundred and
	twenty-three (823) of the
which the manufacturing	supplement to the code
which the manufacturing plant of such persons is	1907 in relation to nub-
located.	lication of notices of as-
Introduced and referred1317	sessment of street im-
Passed	provements.
Senate amended and passed 1854	Introduced and referred1641
House concurs	Amended
Enrolled1916	Passed1820
Signed	Passed senate1841
Sent to governor1956	Enrolled1908
· -	Signed1913
400 D Dist. M 141-1-	Sent to governor1919
600—By Ripley. To amend the law	
as it appears in section	605—By Shane. To amend section six hundred seventy-nine-h (679-h) of the supplement of the code in relation to removals and discharges of police officers and policement, except the chief of police.
twenty - seven hundred (2700) of the supplement to the code, 1907, relative to the support of the state institution for the feeble-	605-By Shane. To amend sec-
(2700) of the supplement	tion six hundred seventy-
to the code, 1907, relative	nine-h $(679-h)$ of the sup-
to the support of the state	plement of the code in re-
institution for the feeble-	lation to removals and
minded children at Glen-	discharges of police of-
wood.	floors and policement av-
Introduced and referred1577	cept the chief of police,
Ciffin a committee discrete 4	
Sifting committee directed to	and firemen including the
return	chief of the fire depart-
Passed1939	ment.
	Introduced and referred1656
cal Dr. Zellon To legalize the	Senate file 481 substituted1787
601—By Zeller. To legalize the incorporated town of East	tuted1787
incorporated town of East	
Peru, Iowa, and to legal-	
ize the election of officers	606—By Smith. To amend the law
for said town and the or-	as it appears in section two hundred five (205) of
dinances, resolutions and	two hundred five (205) of
other proceedings thereof.	the supplement to the
Introduced and referred1578	the supplement to the code, 1907, in reference to the salary of the clerk of the supreme court. Introduced and referred1657
Passed	to the salary of the clerk
Amended and passed sen-	of the supreme court.
Passed	Introduced and referred1657
Enrolled 1789	
Enrolled	
Cont to governon 1094	607—By Cunningham. To amend the law as it appears in chapter two hundred and twenty-two (222), acts of the thirty-third general assembly, amendatory of sections five thousand twenty-eight-b (5028-b) and five thousand twenty-eight-c (5028-c), supplement to the code, 197, relating to unfair discrimination between different sections, communities and
Sent to governor	the law as it appears in
	chapter two hundred and
602-By Committee on Appropria-	twenty-two (222), acts of
tions. To appropriate money for the purpose of defraying the expenses incurred in the election con-	the thirty-third general
money for the nurnose of	assembly amendatory of
defraving the evenger in-	sections five thousand
curred in the election con	twenty-sight-h (5099-h)
curred in the election con-	twenty-eight-b (5026-b)
tests from the tenth (10) representative district of	and five thousand twenty-
representative district of	eignt-c (auza-c), supple-
Iowa, the eightieth (80)	ment to the code, 197, re-
representative district of	lating to unfair discrim-
Iowa, and the ninety-	ination between different
ninth (99) representative	sections, communities and
Iowa, and the ninety- ninth (99) representative district of Iowa, and to pay sundry persons for	localities.
pay sundry persons for	Introduced and referred1689
services, mileage, and	
other expenses incurred	CAS Dr. Flotobon Wo localing com-
other expenses incurred in connection with said	608—By Fletcher. To legalize cer- tain ordinances of the
· election contest.	tain ordinances of the
Introduced and referred1602	town of Williamsburg,
Dogged and referred1002	Iowa.
Passed	Introduced and referred1712
Passed senate	Passed
Enrolled1843	Passed senate1866
Signed	Passed 1818 Passed senate 1866 Enrolled 1917
Signed	Signed
	Signed
603-By Fulton. To amend sec-	
603—By Fulton. To amend sec- tion thirteen hundred and seventy-four (1374) of	600 Dr. Showman Charting a la-
seventy-four (1374) of	609—By Sherman. Creating a leg-
the code relating to the	islative reference and bill
the code, relating to the taxation of property with-	drafting department in
hold on amitted from an	connection with the law
held or omitted from as-	drafting department in connection with the law department of the state
sessment.	library.
Introduced and referred1640	Introduced and referred1713
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H. F. Page. 610—By Board of Control Committee. Making appropriations for the construction, repair, improvement and contingent funds for the lowa soldiers' home, Iowa soldiers' orphans' home, college for the blind, school for the deaf, institution for feeble minded children, sanatorium for the treatment of tuberculosis, industrial schools, state hospitals, penitentiary and reformatory, and for the purchase of land. Introduced and referred1714 611—By Grout. To legalize certain warrants of the city of Waterloo, lowa. Introduced and referred1770 612—By Ellis. To legalize a certain election held October 14, 1910, in the town of LaMotte, Jackson county, Iowa. Introduced and referred	H. F. Page 613—ByLinnan. To legalize a certain contract entered into between the counties of Pocohontas and Calhoun, state of Iowa, in behalf of drainage improvement district No. 13, in Pocahontas county and drainage improvement district No. 9, in Calhoun county, Iowa, and to authorize the issuance of a warrant by Pocahontas county, Iowa, on the funds of said drainage improvement district No. 13 in Pocahontas county, Iowa, to the treasurer of Calhoun county, Iowa, for the use and benefit of drainage improvement district No. 9 in Calhoun county, and to authorize the levy and collection of taxes for the payment of the same. Introduced and referred. 1814 Passed

HOUSE JOINT RESOLUTIONS.

INTRODUCTION AND ACTION.

No.	No.
1—House Joint Resolution by Dabney. Ratifying the sixteenth (16th) amend- ment to the constitution of the United States. Introduced and referred. 61 Reported	two (2) of the constitu- tion of the state of Iowa relating to the right of suffrage and providing that the same be duly en- tered upon the journals of the respective houses and referred to the legisla- ture to be chosen at the next general election and published as by law pro- vided. Inroduced and referred 416 Reported
Enrolled	Amended
No.	No.
2—House Joint Resolution by Dabney. Joint resolution of the thirty-fourth general assembly of the state of Iowa, making application to the congress of the United States to call a convention for proposing amendments to the consti- tution of the United States. Introduced and referred170	6—House Joint Resolution. By George. Proposing to amend the constitution so as to prohibit the manu- facture and sale of intoxi- cating liquors as a bever- age within this state. Introduced and referred 720' Reported unfavorably1174 Indefinitely postponed1174 No.
Amendment reported 274 Amendments adopted 289 Passed 300 Enrolled 333 Amended and passed senate 1401 House concurs 1403 Enrolled 1472 Signed 1474 Sent to governor 1477 No.	7House Joint Resolution. By Shankland. Relating to the appointment of a com- mission to investigate the nature and scope of the international exposition of 1915 and to the part which the state of Iowa is to take such exposition. Introduced and referred 803 Reported
 3—House Joint Resolution. Relating to additional help. Introduced and referred 200 No. 4—House Joint Resolution. Proposing to amend constitution so as to provide for the initiative and referen- 	No. 8—House Joint Resolution. By Whitney. Proposing an amendment to the constitution of the state of Iowa, authorizing the general assembly to provide for the exclusive taxation of classes of property for
dum within this state. Introduced and referred	state revenue purposes. Introduced and referred 961 No. 9—House Joint Resolution. By Black. Instructing and
No.	empowering the governor of the state of Iowa to issue to Colonel Benjamin
5—House Joint Resolution. By Crist (by request.) Pro-	F. Beach a brevet briga-
posing an amendment to section one (1) of article	dier general's commission. Introduced and referred 961

HOUSE CONCURRENT RESOLUTIONS.

- By Fulton—Holding of joint convention and inviting Governor to read his message before same. Adopted. 12.
- By Stipe—Relative to holding the world's Panama exposition at New Orleans. Adopted, 70; senate amends and concurs, 227; house refused to concur, 243.
- By Smith—Publication of pocket edition of standing committees. Offered, 178; adopted, 179; senate concurs, 208.
- By Johnson—That a joint committee be appointed to visit certain state institutions and make report. Offered, 179; adopted, 189; senate concurs, 227.
- By Harding—That state historical society supply members of thirty-fourth general assembly with copies of "History of Taxation in Iowa." Offered and adopted, 180; senate concurs, 208.
- By Harding—That copies of the code be given officers of the house. Offered and adopted, 194; senate concurs, 1838.
- By Jacobson—Appointment of committee to investigate soldiers' and sailors' monument. Offered, 233; Adopted, 239; senate concurs, 293.
- By Hazen—That State Historical Building be lighted on Sundays during the legislature. Offered and adopted, 247; senate concurs, 286.
- By Shankland—Relative to employes in the railway service. Offered, 267; referred, 278.
- By Goodykoontz—To invite Sylvia Parkhurst to address joint convention. Offered and adopted, 309; senate concurs, 352.
- By Dixon—Relative to printing rules of the thirty-fourth general assembly. Offered and adopted, 484.
- By Miller—Relative to our order issued by President Roosevelt, forbidding employes to solicit an increase in pay. Offered, 485; senate indefinitely postpones, 687.
- By Dewey-Relative to temporary adjournment on Feb. 24, to March 3. Offered, 569; adopted, 586; senate amends and concurs, 631; house refused to concur, 632; senate insists, 638; senate concurs, 687.
- By Ripley—Appointment of a committee to visit institutions under control of the state board of control. Offered and adopted, 697; senate concurs, 1088.

- By Newell—Relative to final adjournment on March 31st. Offered, 844; lost, 899.
- By Fulton—Relative to song, "Iowa," by S. H. M. Byers as the state song. Offered, 1058; adopted, 1085; senate concurs, 1287.
- By Crist—Aprodument of joint committee in invite Pioneer Law Makers to visit joint convention at Dolliver memorial session. Offered and adopted, 1004; senate consurs, 1084.
 - O'Connor—Relative to temporary adjournment March 25th to March 28th. Offered, 1212; adopted, 1213; senate concurs, 1238.
- By Cunningham—To direct secretary of state to publish road and drainage laws. Offered and laid over, 1257; adopted; senate concurs, 1838.
- By Klay—Relative to final adjournment on April 12th. Offered, 1311; laid over, 1312; senate amends and concurs, 1888; house concurs, 1889.
- By Fletcher—Relative to printing the early Iowa laws. Offered and laid over, 1507.
- By Beebe—Relative to tax on malt and distilled liquors. Offered and laid over, 1536.
- By Goodykoontz—To direct the secretary of state to have the law relative to taxation of moneys and credits printed. Offered and adopted, 1538; senate concurs, 1659
- By Russell—To direct secretary of state to have copies of the report of the state veterinary surgeon printed. Offered and adopted, 1623.
- By Harding—To direct custodian to sell to the members of the thirtyfourth general assembly their chairs, offered and adopted, 1788; senate concurs, 1953.
- By Dixon—Appointment of committee to provide speaker and president of the senate each with chairs and gavel. Offered, 1807; adopted, 1898; senate concurs, 1893.
- By Ripley—That plans for improvements of state institutions be submitted to the geenral assembly. Offered and adopted, 1812.
- By Lounsberry—To furnish Geo. Van Camp with copy of code. Offered and adopted, 1899; senate concurs, 1953.
- By Ripley—To furnish E. R. Moore with copy of the code. Offered and adopted, 1935; senate concurs, 1945.

SENATE BILLS.

RECEPTION AND ACTION.

S. F. rage	D. I. Page
2—To amend the law as it ap-	providing payment there-
pears in chapter eleven	for.
(11) title twelve (XII)	Received 209
(11), title twelve (XII) of the supplement to the	Referred
oode 1007 relating to the	Reported unfavorably 276
code, 1907, relating to the	Reported unfavorably 276 Indefinitely postponed 276
inspection of petroleum	indefinitely postponed 210
products, and to amend said chapter so as to in-	
said chapter so as to in-	12—To amend the law as it ap-
clude specifically gasoline	pears in section sixteen
for power, illuminating	(16) of chanter fourteen
and heating purposes.	(16) of chapter fourteen (14) of the acts of the thirty-third general as-
Received 833	thirty-third gangral ag-
Referred 834	combler relating to the en
Reported850	sembly relating to the en-
Report adopted	ticing of children and pro-
Amendment adopted1058	viding a penalty for the
Passed1060	violation thereof.
Senate concurred1145	Received
Enrolled1171	Referred 243 Reported 904
Linionod IIIIIII	Reported 904
	Report adopted 904
3—To repeal section five thou-	Passed1127
sand twenty-eight-a	Enrolled1171
(5028-a) of the supple-	
(5028-a) of the supplement to the code, 1907,	14—To amend section 227 of the
and to enact a substitute	code, relating to the divis-
therefor, relative to the prevention and punish- ment of the dessecration,	ion of the state into in-
prevention and punish-	ion of the state into judicial districts, and in-
ment of the dessecration	creasing the number of
mutilation or improper	district judges in the
use of the flag of the	ninth district.
mutilation or improper use of the flag of the United States of Ameri-	
on and the flag of the	Received 436
ca and the flag of the state of Iowa.	Referred
Received 351	Amendment reported 716 Report adopted 716 Amendments adopted 808
Received	Report adopted 716
Referred	Amendments adopted 808
Reported uniavorably 480	Passed
indefinitely postponed 480	Enrolled 853
	Senate concurs 855
6—To amend section four thou-	Senate concurs
sand six hundred and	Recalled from senate 963
twenty-five (4625) of the	Returned from senate 999
code relating to the stat-	Reconsidered1001
ute of frauds.	Amendment adopted1001
Received 528	Passed
Referred 529	Title amended1002
Reported unfavorably1435	Enrolled1080
Referred	Senate concurs1087
	•
7—To amend section twelve (12)	16-To amend the law as the
of chapter two (2) of the	same appears in section
or chapter two (2) or the	308 of the supplement to
code, relating to the com- pensation of members of	the code, 1907, relating to
pensation of members of	the compensation of
the general assembly.	
Received	county attorneys.
Referred 352	Received1146
Reported 424	Referred1148
Report adopted 424	Substitute amendment re-
Passed1137	ported
Enrolled1171	Report adopted1317
11-To authorize the sheriff and	18-Repealing section 1, chapter
county attorney when ner-	52, of the acts of the thir-
mitted by the board of supervisors, to employ the	ty-third general assembly,
supervisors, to employ the	and providing a substitute
service of detectives and	therefor requiring any

S. F.	Page	[S. F. P.	age
ъ. г.			age
	person, partnership, or	25—To repeal section two thou-	
	corporation, owning or op-	sand seven hundred nine-	
	erating a street railway in	ty-three (2793), supple-	
	this state, to equip certain cars with brakes and ap-	ment to the code 1907, and enact a substitute	
	pliances for control and stopping of the same, and fixing a penalty for the violation thereof.	therefor relative to the change of boundaries of school corporations. Received	
	stopping of the same and	change of houndaries of	
	fiving a namelty for the	school corporations	
	violation thereof	Received	436
	Descined 1504	Referred	436
	Received	Reported	680
	Referred to sifting com- mittee		
	Recalled from committee1941	Passed	970
	Considered1944	Enrolled1	030
	Considered	Signed by speaker1	062
	Enrolled		
1	Enrolled	26-To amend section one of	
		26—To amend section one of chapter 138 of the acts of	
		the thirty-third general	
		the thirty-third general assembly relative to the	
19	To amend section four thu- sand eight hundred fifty-	maintenance of partition fences by adjoining own-	
	four (4854) of the code	fences by adjoining own-	
	four (4854) of the code, relating to the uttering of forged instruments and providing a penalty for the violation thereof.	ers thereof.	
	forged instruments and	Received	572
	providing a penalty for	Referred	114
	the violation thereof.	Referred	114
	Received 253	Substitute amendment sub-	114
	Referred	stituted	482
	Telefred	stituted	484
		Motion to reconsider1	489
	No amond madden three hom	Re-referred1	495
Z Z	To amend section three hun- dred seventy-seven (377),	Re-referred	
	of the code, relating to the	ported	593
	powers of notaries pub-	Report adopted1	593
	lic.	*	
		27—To define the elements of damage that may be proven and awarded where the death of the wife has been caused by the fault of any person, firm or corporation, including a municipal corporation and providing a	
	Received 228 Referred 238 Reported 1022 Report adopted 1022 Report adopted 1220	damage that may be	
	Reported	proven and awarded	
	Report adopted1022	where the death of the	
	Passed	wife has been caused by	
	Enrolled	the fault of any person,	
	Signed by speaker1417	cluding a municipal cor-	
		noretion and providing a	
		poration and providing a remedy in behalf of the	
24	To repeal subdivision seven (7) of section thirteen hundred and four (1304) of the supplement to the code of Iowa, and to en-	hughand	
	(7) of section thirteen	Received	571
	hundred and four (1304)	Referred	573
	of the supplement to the	Amendment reported1	026
	code or lowa, and to en-	Report adopted1	026
	act a substitute therefor	Passed1	330
	tion from towation of	Senate concurs	4UL
	act a substitute therefor pertaining to the exemp- tion from taxation of property of an honorably discharged Union soldier	Enrolled1	404
100	discharged Union soldier		
	or sailor of the Mexican	34—To require persons, com-	
	war or war of the rebel-	panies and corporations engaged in the operation	
	or sailor of the Mexican war or war of the rebellion, or of the widow of such soldier or sailor.	engaged in the operation	
	such soldier or sailor.	of railroads to stop pas-	
	Received 435	senger trains at certain	
	Referred 437	senger trains at certain stations, and providing procedure for enforcement	
	Reported 619	and penalties for viola-	
	Report adopted 619	and penalties for viola- tion, additional to chapter six title ten, of the code.	
	Passed 703	six title ten, of the code.	
	Enrolled	Received	286
	Becalled from senate	Referred	296
	Returned from senate 069		
	Received	44—Relating to telegraph and	
	200 Estable teacher	telephone lines and to en-	
	Passed 963	act a substitute therefor.	
	Title amended 963	Received 1	118
	Enrolled1030	Referred	1119
	Amendment adopted 963 Passed 963 Title amended 963 Enrolled 1030 Senate concurred 1032 Stand by speaker 1062	Referred	227
	Diamod her emodical 1000	I Panort adopted 1	777

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45—To amend section three (3), chapter two hundred	Received 253
chapter two hundred	Referred
thirty-second general as-	Report adopted 505
twenty-three (223) of the thirty-second general as- sembly, relating to the distribution of roster of	Passed 607
distribution of roster of	Referred
Iowa soldiers, sailors and marines	signed by speaker 129
Received 527	EC The amount continue 0400 of the
Received 527 Referred 528 Reported 891	56—To amend section 2406 of the
Reported	supplement to the code, 1907, relative to the tax-
Report adopted 891 Re-referred 977	ing of an attorney's fee in
Reported	actions brought to enjoin nuisances.
Report adopted1082	Received
Re-referred	Received
Signed by speaker1474	Reported unfavorably1532
A CONTRACTOR OF THE STATE OF TH	Minority report passed on
49—To repeal section 495, supple-	file1532
ment to the code, 1907,	
and enact a substitute	57—To amend section 2384 of the
therefor, relating to the	code relating to the pay- ment of attorney's fee in
duties and compensation of county recorders.	prosecutions for nui-
of county recorders. Received1442	sances.
Referred	prosecutions for nui- sances. Received
Indefinitely postponed1535	Reported
indicate postponed vivia	Passed on file1532
It Defining the duties of school	Minority report passed on
51—Defining the duties of school boards and county boards	Ille1533
of education, when school	
buildings have been de-	58—To amend section 2429 of the
stroyed or condemned by local boards of health.	fees allowed in proceed-
Received	code relating to attorney's fees allowed in proceed- ings for contempt for vio-
Referred 625	lating injunctions in act- ions brought to abate nui-
And the second second second second	:
52-To amend section four thou-	Sances. Sances. Received 937 Referred 943 Reported 981 Report adopted 981 Re-referred 981 Reported unfavorably 1531 Passed on file 1531 Minority report passed on file 1531 15
sand seven hundred sixty-	Reported
seven (4767) of the code, 1897, of the state of Iowa, relating to the crime of malicious threats to ex-	Report adopted 981
· relating to the crime of	Re-referred 981
malicious threats to ex-	Reported uniavorably1531
tort. Received	Minority report passed on
Referred 243	file1531
Amendment reported 905	
Amendments adopted 1134	-9To amend the law as it ap-
Amendment reported	-9-To amend the law as it appears in chapter eight (8), title two (2), supplement to the code, 1907, in reference to the census.
Senate concurs1217	metn to the code, 1907,
Enrolled	in reference to the census.
House insists1470	Received
Conference committee1474 Senate concurs	Referred
Senate concurs1863	Indefinitely postponed1434
Committee amendments re-	
ported	66—To amend section four hun-
Conference committee	dred and thirty (430) of the code, relative to the dependent soldiers' and
amendments adopted1888 Enrolled1969	dependent soldiers' and
Enrolled	8aliors' tax.
	Referred
53-To amend section five thou-	Reported 546
sand five hundred eigh-	Report adopted 546
1897, of the state of Towa	Substituted for house file
teen (5518) of the code, 1897, of the state of Iowa, relating to payment of money when forfeited on the undertaking of bail of	No. 68 728
money when forfeited on	Passed
defendant,	dependent soldiers' and sailors' tax. Received

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67—To amend section one (1), of chapter thirty-one (31), of the acts of the thirty-third general assembly, relating to the burial of indigent soldiers and sailors and their wives and wid-	Received Referred Reported Report adopted Passed Encolled	352
chapter thirty-one (31),	Referred	353
of the acts of the thirty-	Reported	000
lating to the hurish of in-	Paggad	1125
digent soldiers and sailors	Enrolled	1171
and their wives and wid-		
ows.	75 Tamalining contain instru	
Received 435	75—Legalizing certain instru- ments of writing hereto-	
Reported	fore executed by corpora-	-
Report adopted 619	tions conveying, encum- bering or affecting real	•
Referred 438 Referred 619 Reported 619 Report adopted 619 Passed 702 Enrolled 829 Signed by speaker 855	bering or affecting real	l
Enrolled 829	estate that have been	ì
Signed by speaker 855	executed without the attaching or affixing of the	-
	corporate seal thereto.	
68—To amend subdivision five,	Received	253
section one thousand seven hundred nine	Referred	254
(1709), supplement to the	Report adopted	205
code, 1907, relating to in-	Considered	386
code, 1907, relating to in- demnity insurance for	Consideration postponed	386
owners of automobiles and	Re-referred	431
other motor vehicles.	Reported	714
Other motor vehicles Received	Referred Reported Report adopted Considered Consideration postponed Re-referred Reported Report adopted Amendments adopted Passed	816
Reported	Passed Senate concurs Signed by speaker Enrolled	816
Report adopted 798	Senate concurs	854
Amendment offered 972	Signed by speaker	855
Re-referred 975	Enrolled	855
Indefinitely postponed1464		
	76—To legalize the issuing of cer-	-
House refused to consider1745	tain warrants on the	•
	school fund by the board of directors of the inde-	1
70-Legalizing the action of the	pendent district of Center	-
70—Legalizing the action of the city council of Ottumwa, Iowa, in transferring to	ville, in Appanoose county	,
Iowa, in transferring to		
the water works tilbo cer-	Received	. 280
tain money realized from water tax levies and to	Reported	30
legalize the levy of a five-	Report adopted	30
mill water tax made by	Passed	322
legalize the levy of a five- mill water tax made by the city in 1910, and to place the money realized therefrom in the Water	state of Iowa. Received Referred Reported Report adopted Passed Enrolled Signed by speaker	374
therefrom in the water	Signed by speaker	. 300
works fund, and to legal-		
	77—To amend the law as it ap-	•
council in making said water tax levy a water works levy.	pears in sections twenty six thirty-four-d (2634-d)	•
water tax levy a water	twenty-seven thirty-four-)
Received	(2734-e) twenty - gever	١
Received 254 Referred 254 Reported 306 Report adopted 306 Research 306	thirty-four-g (2734-g) and twenty-seven thirty-eight (2738) of the supplement to the code of 1907, to re-	l
Reported 306	twenty-seven thirty-eight	
Report adopted 306	to the code of 1907, to re-	-
Enrolled	peal section twenty-six	
Passed 326 Enrolled 374 Signed by speaker 386	peal section twenty-six thirty-four-h (2634-h) of	?
	the supplement to the code)
72 Localizing a certain convey-	of 1907 and twenty-seven thirty-four-h (2734-h) of	,
73—Legalizing a certain convey- ance which was made by	the supplement to the code	•
	of 1907, as amended by chapter 181, acts of the	7
misioner, to Robert M.	chapter 181, acts of the	3
Henderson, trustee, dated	thirty-third general as-	-
misioner, to Robert M. Henderson, trustee, dated June 30, 1867, filed for re- cord in the office of the recorder of Pocahontas county, Iowa, on Septem- ber 13, 1867, and recorded in land deed record "C," heripping at page 3, there-	thirty-third general as- sembly, and to enact sub- stitutes therefor; to repea	1
recorder of Pocahontas	sections twenty - sever	1
county, Iowa, on Septem-	thirty-four-i (2734-i), and	i
ber 13, 1867, and recorded	sections twenty - sever thirty-four-i (2734-i), and twenty-seven thirty-four-i (2734-k) of the supple	c
in land deed record "C,"	ment to the code of 1007	-
beginning at page 3, there- of, together with the acts of said Hezekiah Beecher	ment to the code of 1907 relating to the issuance validation, registration	,
of said Hezekiah Beecher	validation, registration	1
as such commissioner in	and renewal of state and county certificates to	1
making said conveyance.	county certificates to)

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	teachers and enrollment	90-To amend the law as same
	fee in the county normal	pears in section thirteen
	fee in the county normal institutes and to provide	90—To amend the law as same pears in section thirteen hundred and four (1304)
	for the issuance to teach-	of the 1907 supplement to
	ers of life certificates and diplomas and for the lapse	the code, relating to the exemption of property
	diplomas and for the lapse	exemption of property
	of such certificates.	from taxation.
	Received	Received
	Referred1233	Reported 1170
	Substituted for house the	Report adopted1170
	Pagged 1891	Passed
	No. 69 1620 Passed 1621 Enrolled 1672	Enrolled
	Zillonoa VVIIII	Referred 1035 Reported 1170 Report adopted 1170 Passed 1704 Enrolled 1761 Signed by speaker 1815
		99—To amend the law as it appears in section 2505 and 2508 of the supplement to the code, 1907, in reference to the inspection of
85	To amend the law as it ap-	pears in section 2505 and
	pears in chapter one hun-	2508 of the supplement to
	area forty-three (145),	the code, 1907, in refer-
	dred forty-three (143), acts of the thirty-third general assembly, relating to the sale of intoxicating	ence to the inspection of
	to the sale of intoxicating	petrojenin products.
	liquors at retail.	Received 937 Referred 943
	Received 436	
	Referred	100—To provide additional funds
	Reported unfavorably 901	for the college for the
	Indefinitely postponed 901	bling, for the industrial
		Independence state hos-
86	Amending the law as it ap-	for the college for the blind, for the industrial school for girls, for the Independence state hos- pital and the state peni-
	pears in chapter forty-five	tentiary.
	(45) of the acts of the	Received 436
	thirty-third (33d) general	Preferred 437
	assembly entitled, "An act	Reported 650
	pears in chapter forty-five (45) of the acts of the thirty-third (33d) general assembly entitled, "An act providing for the acquir- ing by condemnation pro-	Report adopted 650
	ceedings by cities and	Fassed 593
	towns, of heating plants,	Received
	water works, gas works,	Digitor by operator
	ing by condemnation pro- ceedings by cities and towns, of heating plants, water works, gas works, electric light or electric	101—To repeal section 2634-b, 2634-c and 2634-d, supple- ent to the code, 1907, and to enact substitutes there-
	power plants, and a mode of procedure therefor, and	2634-c and 2634-d, supple-
	or procedure therefor, and	to enact substitutes there-
	amending section seven	for, relating to the train-
	of the supplement to the	ing of teachers for rural
	hundred twenty-two (722) of the supplement to the code, 1907," and relating	schools and making ap-
	to the same subject.	propriation therefor.
	Received 267 Referred 268	propriation therefor. Received
1	Referred 268 Amendment reported 583 Report adopted 584 Amendment substituted 951 Passed 952 Francisco 1088	Reported 1228
	Amendment reported 583	Report adopted1228
	Report adopted 584	Re-referred1228
	Peggod 959	Amendment reported1682
	Enrolled1080	Report adopted1682
	Senate concurs1087	Made special order1698
		Senate concurs 1766
89	To amend section two hun-	Enrolled1803
	To amend section two hun- dred ninety-seven (297)	Enrolled
	of the code of lowa, 1897.	
	fixing the salaries of clerks of the district courts in certain counties.	hundred seventy (1370)
	clerks of the district	relative to the time in
4.5		103—To amend section thirteen hundred seventy (1370) relative to the time in which township trustees
	Received	in certain cities acting
	Referred	under special charters
•	Person adopted1273	may complete equaliza- tion of taxes.
•	Report adopted1273	Received 426
	Passed	Received
	Conference committee1711	Substitute amendment re-
	House insists1711	ported 954 Report adopted 954
	Senate adopts report of con-	Report adopted 954
	ference committee1793	Substitute amendment sub-
	Reported	stituted .1173 Passed .1193 Senate concurs .1214
	Amendments adopted1796	Senate concurs 1916
•	Enrolled1936	Enrolled
	Enrolled	Enrolled

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	(~		_
119	e protection of public		Passed	1740
nea of 1	Ith and the prevention		Senate concurs	1781
01 1	fraud by regulating the e of eggs for food pur-		Enrolled Signed by speaker	1815
pos	or cags for food pur-		bigined by speaker	
Recei	ved			
Refer	ved	126	Making appropriation construction, re	on for the
Repor	ted		construction, re	pair, im-
Repor	t adopted1374		provement and	contingent
•	•		funds for the	10W8 801-
117 Omondia	ng section four hundred		funds for the diers' home, I diers' orphans college for the school for the diers' orphans college for the diers' orphans college for the diers' orphans college for the diers' or the diers' or the diers' or the diers' or	Owa Sur
and	seven-a (407-a) of		college for the	ha hlind
the	supplement to the		school for the	leef insti-
4	a authorium tha		tutions for feel	ole-minded
boa	rd of supervisors of a		abildwan canat	aminum for
cou	e, authorizing the arrd of supervisors of a inty to transfer any plus bond fund, raised ler section four hund and three (403) of supplement to the		the treatment o losis, industrial state hospitals, tiary and re-	f tubercu-
sur	plus bond fund, raised		losis, industria	l schools,
und	ler section four hun-		state hospitals,	peniten-
dre	d and three (403) of		tiary and re	formatory,
the	supplement to the		and for the pu	rchase of
cod	le, after payment of all ads to the bridge fund		iang.	
bon	ds to the bridge rund		Received	
or	said county.		Referred	
Recei	said county. ved 401 red 402 tted 525 rt adopted 525 d 64 lled 707 d by speaker 729		Referred Reported Report adopted Passed Enrolled Signed by speaker	1000
Popor	10U	Í	Paged	1004
Repor	rt adopted 525		Enrolled	1968
Passe	d R44	1	Signed by sneaket	1969
Enro	lled 707		pignod by bpomios	
Signe	d by speaker 729	190	Pemilating the keer	ing offer-
U		125	ing for public s	ervice and
119-To inc	demnify Gustave Win-		sale of stallio	ns. jacks
ter	for personal injury	1	and pedigreed	or pure
sus	for personal injury tained by him while	İ	bred stock, to	define the
em	ployed at the state hos-	i	terms and cond	litions un-
Dit	al for the insane at in-		der which the	same may
der	endence, Ia.		Regulating the keeping for public s sale of stallio and pedigreed bred stock, to terms and conder which the be kept, offered lic service and providing penalty	i for pub-
Recei	ved	1	iic service and	saie, and
Reno	rted 1941	1	providing penalt violation thereof pealing section	Also re-
Reno	rt adonted	l	nealing section	s twenty.
Re-re	ferred1341	}	three hundred f	orty-one-a
Repor	rted		(2341-a), Twen hundred forty	ty - three
Repo	rt adopted1562		hundred forty	- one - b
Pass	ed		(2341-b), twen	ity - three
Enro	rted	1	(2341-b) twen hundred forty (2341-c), twen hundred forty	- one - c
		ļ	(2341-c), twen	ty - three
124—To an	nend chapter sixty-four 4), acts of the thirty- rd (33d) general as- nbly, relating to the vernment of certain		nunarea forty	r - one - u
(6	i), acts of the thirty-	į.	hundred forty	- One - e
tnı	ru (ssu) general as-	1	(2341-e) Supp	lement to
-201	vernment of certain	1	the code, 1907	and also
cit	les.	1 .	sections one (1)	. two (2).
Recei	ved 435	Ì	three (3) and f	our (4) of
Refer	tes. ved	1	hundred forty (2341-d) and tw hundred forty (2341-e), supp the code, 1907 sections one (1) three (3) and f chapter one hut ty-five (135) of the thirty-thissembly.	idred thir-
Amer	idment reported 636	1	ty-five (135) o	f the laws
Repo	rt adopted 636		of the thirty-thi	ird general
Amer	ndments adopted 944	ł	_ assembly.	
Passe	≱d945	1	Received	1947
Emo	neu	1	Referred Considered Amendments adop	1041
Sena	te concurs1087		Amendments adon	ted 1942
405 TO-1-41	4. 43 44	1	Passed Senate concurs	
125-Relati	ng to the compensation		Senate concurs	1951
(O	ing to the compensation be paid workmen in- red or killed while en-	1	Enfolled Signed by speake	1967
iui ee	ged in certain dan-	1	Signed by speake	r1969
	rous and hazardous em-	}		
n la	armont	130-	-Making appropriat fray the expen inaugural ceret Received Referred Reported Report adopted Passed Enrolled	ion to de-
Rece	ived1088	1	fray the expen	ses of the
Refe	rred1090		inaugural cere	nonies.
Repo	rted1399		Received	433
Repo	1088 1088 1098 1099	1	Referred	
Re-r	sierred	}	Penort adopted	271
Repo	rted	1	Pagged	1061
Amo	ndment adonted	1	Enrolled	

SENATE BILLS

S. F. Page	S. F. Page
133—To amend section 2090 of the code supplement, 1907, relative to the forfeiture of taxes voted in aid of railroads under the provision of title 10, chapter 5, of said code supplements.	Amended 429 Passed 430 Title amended 430 Enrolled 462 Signed by speaker 487
ment. Received	144—To amend section four thousand eight hundred and fifty-three (4853) of the code, relating to the subject of forgery, and providing penalty for the violation thereof. Received
134—To amend the law as it appears in section two thousand eighty-eight (2088) of the supplement to the code, 1907, relieving interurban railroads from the	Reported 905 Report adopted 905 Passed 1124 Enrolled 1171
provisions of said section. Received	145—Appropriating the sum of seventy - five dollars (\$75.00) to be paid to S. J. McCord in settlement of a claim against the state of Iowa rising by reason of the efforts of the said S. J. McCord to extradite one James F. Milligan.
136—To amend section 2091-a of the code supplement, 1907, designating the statutes which are made up under chapter 5, title 10, of said code supplement, relative to trolley or electric rail- roads.	Received
Received	146—Legalizing certain acts and proceedings of the board of directors of the independent school district of Traer, in the county of Tama, state of Iowa, and warrants thereof, and authorizing the issue of bonds.
137—Providing for the appointment of a tax commission, defining its duties and appropriating money for its excenses. Received 1838 Referred 1841 Reported 1906 Report adopted 1906 Passed 1907 Enrolled 1967	Received 434 Referred 438 Reported 504 Report adopted 504 Re-referred 606 Amendment reported 713 Report adopted 713 Amendment adopted 817 Passed 818 Senate concurs 855 Enrolled 859 Signed by speaker 884
139—To amend section fifty-six hundred and twenty-six (5626) of the code, referring to the matter of pardons and remission of fines and forfeitures, and the powers of the board of parelle	150—Appropriating \$71.50 to C. C. Jackson to reimburse him for expenses and services returning fugitives from justice. Received
Received	substitute amendment reported

S. F. Page	S. F. Page
151—To repeal chapter one hun- dred ninety-two (192) of	Received
the acts of the thirty-third	Amendment reported1113
general assembly and to	Referred 626 Amendment reported 1113 Report adopted 1113 Lost in passage 1485
enact a substitute therefor	Lost in passage1485
relating to the convey- ance of real estate by ex-	100 70
ecutor, administrator, trustees, guardian, ref-	160—To repeal section three thou- sand five hundred and forty-one (3541) of the code and to enact a substi-
trustees, guardian, ref- eree or commissioner.	forty-one (3541) of the
Received	code and to enact a substi-
Received 572 Referred 574 Amendment reported 1024	tute therefor.
Report adopted 1024	Referred1089
Report adopted	Reported1337
Enrolled1454	Passed1826
	Received 1086 Referred 1089 Reported 1337 Report adopted 1337 Passed 1826 Enrolled 1936 Signed by speaker 1951
152—To establish and maintain a state normal school for	Signed by speaker1951
state normal school for	
the education and prepar- ation of teachers for the common schools of Iowa.	164—To amend section 227 of the code, relating to the divis-
common schools of Iowa.	ion of the state into ju-
Received	code, relating to the divis- ion of the state into ju- dicial districts and in- creasing the number of district judges in the seventh district.
mittee	district judges in the
·	seventh district.
154—To make uniform law of bills	Received 623
	Reported
Referred 1444	Report adopted 715
Reported	Passed
Report adopted1559	Received 623
Enrolled1800	
of lading. Received	165—To amend section four thou-
	165—To amend section four thou- sand nine hundred fifty- two (4952) of the code, re- lating to the sale, giving away or having in one's
155—To amend the law as it appears in section 254-a3,	lating to the sale, giving
supplement to the code.	away or having in one's possession obscene litera-
1907, relating to the charges for services for	ture and articles of inde- cent or immoral use.
shorthand renorters	cent or immoral use.
Received 527	Received 571 Placed on file 573
Received 527 Referred 528 Reported unfavorably 851 Indefinitely postponed 851	Enrolled
Indefinitely postponed 851	Signed by speaker 729
	169-Making appropriation for ad-
157—Providing for the sanita- tion of bakeries, canner-	ditional improvements and
tion of bakerles, canner- ies, packing houses,	land at the Iowa state fair and exposition
slaughter houses, daries,	grounds.
slaughter houses, daries, creameries, cheese factor- ies, confectionaries, res-	Received 916
taurants, hotels, graceries,	Referred 919 Reported unfavorably1374 Indefinitely postponed1374
meat markets and all	Indefinitely postponed1374
other food producing es-	
other food producing establishments, manufactories or other places where food is prepared, manufactured, packed, stored, sold or distributed. Received	172—To amend the law as it appears in section 4999-a31
where food is prepared,	of the supplement to the
stored, sold or distributed.	of the supplement to the code, 1907, relating to food standards.
Received1033	Received 914
Referred	Received
Report adopted1205	172 The amount continue two than
	173—To amend section two thousand five hundred eighty- eight (2588) of the code, relating to the sale of drugs, medicines, poisons and chemicals, and pro- viding for the sale of in- secticides and fungicides by possons other then
159-Authorizing cities and towns,	eight (2588) of the code,
including cities under spe-	relating to the sale of drugs medicines, noisons
159—Authorizing cities and towns, including cities under special charter, to make publication of official no-	and chemicals, and pro-
tices, ordinances and other	viding for the sale of in-
official publications in newspapers printed in a	by persons other than
foreign language.	registered pharmacists.

S. F. Page	S. F. Page
Received 833 Referred 835 Reported 981	Made special order1744 Substitute amendment substituted1760
Referred 835	Substitute amendment sub-
Reported 931	stituted1760
Considered 931	Lost in passage
Reported	Declared to have passed1/84
Passed	Senate refuses to concur 1829 House refuses to recede1834
Senate concurs1216	House refuses to recede 1834
Enrolled	Conference committee
Signed by speaker	Report adopted1913
175-To provide for regulating the	Substitute adopted1914
amount and cost of print-	Senate adopts report1949
ing and hinding to be done	Enrolled1967
for the state of 10wa,	Signed by speaker
for the state of Iowa, when the same is to be paid for from special appropriations.	405 77
propriations.	185—To amend chapter eleven (11), laws of the thirty-
Received	third general asembly
Referred 1085 Reported 1173 Report adopted 1173	third general asembly and additional to chapter
Reported	five (5), of the title three, (III) of the code, relating to holding district
Report adopted	(111) of the code, relat-
178-Amending sections eight hun-	courts and assignment of
dred ten (810), eight hun- dred and thirteen (813),	courts and assignment of judges therefor.
dred and thirteen (813),	
and nine hundred and six-	Referred 574
and relating to making	Report adopted 905
sewer and street improve-	Substituted for house file
ty-five (965), of the code and relating to making sewer and street improve- ments, and the kinds of material to be used there-	No. 1701104
material to be used there-	Passed1104
in. Received 914	Received
Received 914 Referred 917	•
Recalled from committee1348	191—To amend the law as it appears in paragraph II of
Passed1349	section one thousand
Passed	section one thousand seven hundred and fifty-
	eight-a (1758-a) of the
182—To legalize the purchase of lots one (1), and two (2), in block nine (9) in the town of Montezuma, Iowa,	supplement to the code,
lots one (1), and two (2),	standard form of fire in-
town of Montezume Town	surance policy, so as to
and the contract therefor	1907, in relation to the standard form of fire in- surance policy, so as to provide for additional agreements in favor of
and the contract therefor made by the council of	agreements in favor of mortgagees and other per-
said town under date of October 22, 1910, and the warrants issued for pay- ment of the purchase price	sons.
warrants issued for nav-	
ment of the purchase price	Received 964 Referred 966 Amendment reported 1437
in the total sum of one	Amendment reported1437
in the total sum of one thousand seven hundred fifty dollars (\$1,750.00)	Report adopted1438
with interest thereon pay-	
able annually at the rate	193—Making it necessary to pub-
of riv now cont	lish notice before selling or exchanging bonds of
Received	any county, city, town,
Referred 528	i or school.
Report adopted 714	Received1000
Received	Received
Enrolled 859	Report adopted1557
183-To encourage the dairy in-	
183—To encourage the dairy industry of the state of Iowa, to aid in providing instruction in practical and scientific dairying and	195-To legalize acknowledge-
Iowa, to aid in providing	ments of instruments in writing heretofore taken by notaries public. (Ad-
instruction in practical and scientific dairving and	writing neretorore taken
making an appropriation	ditional to section twenty-
therefor.	nine hundred and forty- two (2942) of the code.)
Received 914 Referred 917 Substitute amendment re-	two (2942) of the code.)
Substitute amendment re-	Referred 222
ported1722	Reported 903
ported	Report adopted 903
Minority report passed on	Received

S. F. Page	S. F. Page
198-Making an appropriation to	209-Making appropriations for
198—Making an appropriation to pay for extra clerical as- sistance in the office of	the state university, the Iowa state college of agri-
sistance in the office of	lowa state college of agri-
the state board of health.	culture and mechanic arts, and the Iowa state teach-
Received 572 Referred 574 Reported 650 Report adopted 650	and the Iowa state teach- ers' college.
Reported	Received1766
Report adopted 650	Received 1766 Referred 1767 Considered 1864 Substitute amendment
Passed	Substitute amendment
Enrolled	adopted1865
	adopted
199—To provide for employment	ouse insists
of prisoners in the county jails and for paying their	
earnings to their families	Senate concurs
Received 1179 Referred 1180 Reported 1369 Report adopted 1369	Conference committee re-
Referred1180	Report adopted1957
Report adopted1369	Com. amendments adopt-
	ed
200-To provide for paroling cer-	Signed by speaker 1969
tain convicts on first con-	· ·
viction by the presiding judge of the trial court in which such convicition is had.	212—To legalize the incorporation of the town of Kiron, Crawford county, Iowa, the election of its officers,
in which such convicition	of the town of Kiron,
is had.	the election of its officers
Received 622	their qualifications to act
Referred	as such officers the neg-
Report adopted1306 Substitute amendments	sage, approval and record-
Substitute amendments	resolutions, and all acts
adopted	sage, approval and recording of its ordinances, and resolutions, and all acts done by the council of said town.
Passed 1804 Title amended 1805 Senate concurs 1840 Enrolled 1936 Signed by speaker 1951	said town.
Senate concurs1840	Referred
Signed by speaker 1951	Reported
bighed by speaker	Received 916
201—To amend the law as it ap-	Passed
pears in chapter seventy-	Signed by speaker1260
eight (78) acts of the thirty-third (33d) general assembly, relating to the removal of officers for misfeasance, malfeasance	
assembly, relating to the	213—To amend the law as it appears in section 1661-a of the supplement to the code, 1907, as amended by chapter 108, acts of the thirty-third (33rd) gen-
removal of onicers for	appears in section 1661-a
	code, 1907, as amended
Received 722	by chapter 108, acts of the
Received	thirty-third (33rd) gen-
Report adopted1311	state aid to county and
	eral assembly, relating to state aid to county and district fairs, and enact-
Passed	ing a substitute therefor.
Enrolled	Received
Enrolled1866 Signed by speaker1876	
202-Amending section two thou-	214—To appropriate two thousand dollars (\$2,000.00) to as- sist in the erection of the
gand four hundred sighty-	sist in the erection of the
two (2482), supplement to the code, 1907, relating to the expense of mine in-	monument to the unknown
the code, 1907, relating to	soldiers buried in the Na-
	tional cemetery at Keo- kuk, Iowa
Received 832	Received
Referred 834	Referred
Received 832 Referred 834 Reported 932 Report adopted 932 Report adopted 932 Passed 1196 Enrolled 1225 Signed by speaker 1230	Report adopted 1882
Passed1196	Passed
Enrolled1225	Enrolled
Signed by speaker1230	Ruk, 10wa. Received 1659 Referred 1660 Reported 1682 Report adopted 1682 Passed 1695 Enrolled 1761 Signed by speaker 1815
206—(Substitute for.)—To amend the drainage laws of the	218—To amend chapter 170 of the acts of the thirty-third
the drainage laws of the	acts of the thirty-third general assembly, in rela-
state and conserve the wa- ter powers.	tion to the nowers and
Received	tion to the powers and duties of the state board
Referred to sifting com1605	of education.

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	Received 623 Referred 625 Amendment reported 1459 Report adopted 1459	229—To amend sections 1643 and 1645 of the code, and amendatory of chapter 2 of title IX, of the code, and to provide for the con-
	Referred	1645 of the code, and
	Report adopted1459	amendatory of chapter 2
	Committee amendments re-	and to provide for the con-
	jected .1885 Passed .1886 Enrolled .1969 Signed by speaker .1969	trol and disposition of property of extinct relig- ious socities in this state.
	Passed1886	property of extinct relig-
	Enrolled1969	lous socities in this state.
	signed by speaker	Received 1035 Referred 1035 Amendment reported 1160
209-	Making appropriations for	Amendment reported1160
200	code, relating to the un-	Report adopted1161 Amendment adopted1467
	lawful wooding of hadges	Amendment adopted1496
	Received 572	Passed
	Penorted unfavorably 618	Enrolled
	Received 572 Referred 574 Reported unfavorably 618 Indefinitely postponed 619	Signed by speaker1762
		991 The managed spection 1009 of the
220	Providing for registration of	231—To repeal section 1003 of the
	farm names.	tute therefor, relative to
	farm names. Received 571 Placed on file 573 Amended 696	code and enact a substi- tute therefor, relative to the levy of taxes in spe- cial charter cities.
	Amended	cial charter cities.
	Passed 697 Enrolled 896 Signed by speaker 910	Received
	Enrolled 896	Reported1200
	Senate concurs 914	Report adopted1200
	Senate Concurs 514	Passed
\$2 5	To transfer the control and	Received
	management of the college for the blind at Vinton from the board of control	Signed by speaker
	from the board of control	232—Relating to protection against
	of state institutions to the	fire and providing a pen-
	state board of education	alty.
	and granting all of the	Referred 966
N	powers held by the board of control of this institu-	Reported
	tion to the state heard of	Report adopted
	education; and amending	Enrolled
	the law as it appears in	Atty. Received 964 Referred 966 Reported 1321 Report adopted 1321 Passed 1792 Enrolled 1866 Signed by speaker 1876
	education; and amending the law as it appears in section two thousand seven hundred twenty- seven-a-eight (2727-a8)	one manage marking 1991 of
	seven-a-eight (2727-a8)	234—To repeal section 1881 of the code, and to enact a substitute thefor relating to the report by the aud- itor of state to the gov- ernor of the condition of banks.
	of the supplement to the code, 1907, and amending	substitute thefor relating
	code, 1907, and amending	to the report by the aud-
	code, 1907, and amending chapter one hundred seventy (170) of the law as it appears in the acts	itor of state to the gov-
•	as it appears in the acts	banks.
	or the thirty-third gen-	Received 916
	eral assembly.	Referred 919 Reported unfavorably1296 Indefinitely postponed1296
	Referred 919	Indefinitely northoged 1296
	Received 916 Referred 919 Reported 1111 Report adopted 1111	l v
	Report adopted	235—To require contracts for
	Passed 1515 Title amended 1516 Senate concurred 1577 Enrolled 1616 Signed by speaker 1639	county bridges, buildings and other improvements to be let to the lowest re-
	Senate concurred1577	to be let to the lowest re-
	Enrolled1616	sponsible bidder, and to
	Signed by speaker1639	sponsible bidder, and to provide for an advertise- ment for bids.
226	Authorizing cities to establish	Received 622
1.5	by ordinance, upon the ap-	Received
- Zia r	proval of the voters there-	Substitute amendment re-
100	of, a department of pub- licity development and	Substitute amendment reported
	licity, development and general welfare, and to	Amendment substituted1571
100		Amendments adopted1571
•	Received	Lost in passage
	Re-referred	237—Empowering hoards of county
	Reported 987	supervisors to appropriate
	Received	supervisors to appropriate money for educational
	Lost in passage1262	purposes in relation to tu- berculosis in man and
	Passed1419	animals.
	Enrolled	Received 915
	Signed by speaker1474	Referred

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238-Relating to actions by or	250—To legalize a certain deed
against legal representa-	l evenuted by Fremont
tives.	county, and its board of
Received 622	supervisors on the 11th
Referred 624	day of November, 1895,
Reported unfavorably1434	conveying to Mary E. Mc-
Referred	county, and its board of supervisors on the 11th day of November, 1895, conveying to Mary E, Mc- Donald the west half of
	the northeast quarter and the northwest quarter of section two, township 70, north range 43, west of the fifth principal meri- dian in Fremont county,
243-To repeal section 2348 of the	the northwest quarter of
code and to enact a substi-	section two, township 70,
tute therefor, providing	north range 43, west of
tute therefor, providing for a bounty on wild ani-	the fifth principal meri-
mais	dian in Fremont county,
Received 999 Re erred 1000 Reported unfavorably 1580 Indefinitely postponed 1581	10wa.
Re erred	Received 571
Reported unfavorably1580	Referred
Indefinitely postponed1581	Reported
	Referred
247—Providing for the commit-	Ennelled 1020
ment of boys and girls to	Signed by speaker1062
247—Providing for the commit- ment of boys and girls to the industrial school and repealing the law as it ap- pears in sections 2708 and	Bighed by speaker
repealing the law as it ap-	252-To repeal section one thou-
pears in sections 2708 and	sand nine hundred eighty-
2709 of the supplement to	nine (1989) of the code.
the code, 1907, as chapter	1897, relating to govern-
174 of the acts of the 33d	ment levees, and to enact
general assembly.	nine (1989) of the code, 1897, relating to govern- ment levees, and to enact a substitute therefor.
Received	Received
Amondments senested 1276	Referred 626
Amendments reported1376	Recalled from committee 919
Report adopted1376	Substituted for house file
0.0 -5.11 1.0-1	No. 296 920
248-Making all children received	Passed 920
in the soldiers' orphans'	Substituted for house file No. 296
nome wards of the state,	Signed by speaker 962
home wards of the state, and authorizing the plac- ing of them with persons or families under contract for education, mainten- ance and service, and re-	OF 1 Pro
on familian under contract	254—To provide for the support of
for advection mainten-	industrial school and fix-
once and service and re-	ing a minimum monthly
nealing the law as it an-	allowance for each of its departments, and repeal- ing the law as it appears
pealing the law as it appears in section twenty-	ing the law as it appear
six hundred ninety - h	in section twenty - gaven
(2690-b) of the supple-	in section twenty - seven hundred thirteen (2713)
six hundred ninety - b (2690-b) of the supple- ment to the code, 1907.	of the supplement to the
	code, 1907.
Referred 625	Received
Reported 929	Referred
Report adopted 929	Reported1860
Passed1207	Passed1878
Referred 625	Passed
Signed by speaker1260	Signed by speaker1969
	· ·
249—Authorizing the placing with persons or in families and in places of employment	255—Making estates of non-resident insane patients and persons legally bound for their support liable for the
persons or in families and	dent insane patients and
in places of employment	persons legally bound for
of boys and girls commit-	their support liable for the
ted to the industrial	care and treatment of such patients in the state
school, under contract for	such patients in the state
care, education, mainten- ance and service, and re-	hospitals.
ance and service, and re-	Received
pealing the law as it appears in section twenty- seven hundred four	Referred
pears in section twenty-	Poport adopted 1024
seven nunurea iour	Received
(2704), of the supplement	Enrolled 1367
to the code, 1907.	Signed by speaker 1417
Received 622 Referred 625 Amendment reported 1377 Report adopted 1377 Substituted for house file No. 528 1449 Passed 1449 Enrolled 1576 Senate concurs 1576 Signed by speaker 1601	Digitou by Speaker
Amendment reported 1277	957—To legalize an election of
Report adopted 1277	257—To legalize an election of Scott county, Iowa, held November 8, 1910, for the
Substituted for house file	November 8 1910, for the
No. 528	erection and mainten-
Passed1449	erection and mainten- ance of a detention house for dependent, neglected and delinquent children.
Enrolled	for dependent, neglected
Senate concurs1576	and delinquent children.
Signed by sneaker 1601	the acts and resolutions of

SENATE BILLS

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	the board of supervisors,	the passage of its ordi- nances, and resolutions, and acts done by the town council in the adoption
	and authorizing the issu-	nances, and resolutions.
	ance of bonds therefor	and acts done by the town
	Received 832	council in the adoption
	Referred 834	and enforcement of its
	Received 832 Referred 834 Amendment reported 1024	ordinances and resolu-
	Deport adopted1024	council in the adoption and enforcement of its ordinances and resolu- tions since its organiza- tion in the year nineteen hundred (1900.)
	Report adopted1024 Amendments adopted1482	tion in the year nineteen
	Amendments adopted1482	hundred (1000)
	Passed 1483 Senate concurs 1746 Enrolled 1803 Signed by speaker 1815	Descined (1900.)
	Senate concurs	Received
	Enrolled1803	Referred
	Signed by speaker1815	Substituted for house file
		No. 316 952
258	To amend the law as it ap-	Passed 967
	pears in section three	Enrolled1031
	thousand four hundred	Passed 967 Enrolled 1031 Signed by speaker 1062
	and forty-gaven-c (3447-	
	c), of the supplement to the code, 1907, relating to the foreclosure of real es-	272—To amend section one thousand three hundred and twenty-six (1326), of the code, relating to domestic local building and 'loan
	the code, 1907, relating to	sand three hundred and
	the foreclosure of real es-	twenty-six (1326), of the
	tate mortgages and fix- ing the time limit within	code, relating to domestic
	ing the time limit within	local building and loan
	which certain actions for	
	the foreclosure of mort-	Received
	gages may be bought.	Passed on file
	Received	Substituted for house file
	Referred 833	Received
	Reported 902	Amendment adopted1607
	Report adopted 902	Made special order1607
	Amendment offered1407	Made special order1607 Amendment adopted1634
	Amendment adopted1680	Paggod IR35
	Passed	Senate concurs 1654
	which certain actions for the foreclosure of mortgages may be bought. Received 832 Referred 833 Reported 902 Rebort adopted 902 Amendment offered 1407 Amendment adopted 1680 Passed 1681 Senate concurs 1765 Enrolled 1800	Senate concurs
	Enrolled	Signed by speaker 1762
	Enrolled	bigined by speaker
	and any approximation of the second	974 Amending gotton two hun
000	Repealing section 4999-a-38	2/4—Amending section two nun-
202-	chapter 10-b of the supple-	dred twenty-seven (221) of
	chapter 10-b of the supple-	274—Amending section two hundred twenty-seven (227) of the supplement to the code, 1907, and providing
	ment to the code, 1907,	code, 1907, and providing
	and enacting substitute	i or an additional indge of
	therefor relating to the enforcement of the pure	the district court in the first judicial district and
	enforcement of the pure	first judicial district and
	arug laws.	for his appointment and
	Received	election and regulating
	Referred1148	terms in said district.
	enforcement of the pure drug laws. Received	for his appointment and election and regulating terms in said district. Received
	Report adopted	Referred
	Passed	Substituted for house file
	Enrolled1740	No. 3201181
	Signed by speaker1762	Passed1182
0.05	TD	Enrolled1240
200-	To provide for the support of the college for the blind,	Signed by speaker1266
	the conege for the billio,	
	fixing a minimum monthly	278—To amend chapter 135 of the law as it appears in the acts of the 33d general as-
	allowance and repealing	law as it appears in the
	the law as it appear in	acts of the 33d general as-
	section twenty-seven hun-	sembly relating to the lien
	dred eighteen-a (2718-a).	upon the progeny of any
	of the supplement to the	stallion or jack kept for public service or for sale,
	code, 1907.	public service or for sale,
	Received	exchange or transfer.
	Referred	Received
	Reported1860	Referred to sifting com-
	Received 1755 Referred 1756 Reported 1860 Report adopted 1860 Passed 1879 Receiv	Referred to sifting committee
	rassed	
	Enroned	279—To amend the law as it ap-
	Signed by speaker1969	pears in section four thou-
0.07	Deletive to the managed of	sand nine hundred ninety-
201-	Relative to the renewal of teachers' certificates.	nine - a - thirty - five
	Descined Certificates.	(4999-a35), of chapter
	Received 965 Referred 966	ten-b (10-b), of the sub-
	neterred 966	plement to the code, 1907,
971	To legalize the incomparation	relating to pure drugs and
241-	-To legalize the incorporation of the town of Grand-	the misbranding thereof.
	view Louise county Town	Received1086
	view. Louisa county, Iowa,	sand nine hundred ninety- nine - a - thirty - five (499-a35), of chapter ten-b (10-b), of the suo- plement to the code, 1907, relating to pure drugs and the misbranding thereof. Received
	the election of its officers,	Reported1140

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			equipments and location
	Report adopted	1484	
	Passed	1500	thereof, fire proof build- ings for boiler and engine
	Signed by speaker	1000	ings for boner and engine
	Enrolled	1909	rooms; safe and conven-
		ļ	ient traveling ways, the amount of ventilation,
	281-To amend the law as it ap-	1	amount of ventilation,
	pears in chapter one hun-		and equipments thereof,
	dred sixty-seven (167) of		stoppings and break-
	pears in chapter one hun- dred sixty-seven (167), of the acts of the thirty-	-	through; means of com- munication from top to bottom of shaft, slope or
	third general assembly		munication from top to
	third general assembly, relating to the practice of		bottom of shaft, slope or
	optometry, and for the	- 1	drift, and from bottom thereof to the working
	optometry, and for the creation of a board of ex-		thereof to the working
	aminers in optometry.	- 1	parts and providing safety
	Received	915	equipments for shafts,
	Referred Reported Report adopted Passed	918	slopes or drifts and fix-
	Reported	1204	ing the age within which
	Report adopted	204	boys may work in the
	Passed	1900	mine; and providing for
	Enrolled	1967	ing the age within which boys may work in the mine; and providing for the safety of employes
	Signed by speaker	1969	
			used; the location of sta-
	000 77		bles, gasoline engines and
	282—To amend section twenty-	1	pumps, and the revocation
	four hundred seventy- eight (2478), of the code,	1	of certificates of mine foremen in certain cases:
	eight (2478), of the code,	1	ioremen in certain cases:
	1897; to repeal section twenty - four hundred	J	defining the duties of mine foremen and defini- tion of mine foremen, the duties of workmen in
	twenty - four hundred		mine foremen and defini-
	eighty-four (2484), of the	ļ	tion of mine foremen, the
	eighty-four (2484), of the code, 1897, and enact a substitute therefor; to re-	i	duties of workmen in
	substitute therefor; to re-		mines and mining and de-
	peal section twenty-four		fining the power and du-
	hundred eighty - five	- 1	ties of mine owners, ope-
	(2485), of the code, 1897, and enact a substitute	- 1	ties of mine owners, operator lessee and persons in charge; the character and kind of illuminating
	and enact a substitute therefor; to amend section	- 1	and kind of Illuminating
	twenty - four hundred		oils and other substances
	eighty-six (2486) of the	-	oils and other substances and providing penalties.
	twenty - four hundred eighty-six (2486), of the code, 1897; to repeal sec- tion twenty-four hundred		Received1442
	tion twenty-four hundred	İ	Referred1445
	eighty-seven (2487) of		Amenament reported1560
	eighty-seven (2487), of the code, 1897, and enact	i	Report adopted 1562 Made special order 1805
	a substitute therefor; to	- 1	Made special order1805
	repeal section twenty-four	[Amendments adopted1833 Passed1838 Senate refuses to concur1873 House recedes1948 Enrolled1948
	hundred eighty - eight		Passed1838
	(2488), supplement to the code, 1907, and enact a substitute therefor; to re-	- 1	Senate refuses to concur1873
	code, 1907, and enact a		House recedes1874
	substitute therefor; to re-	1	Enrolled1968
	peal section twenty-four	1	Enrolled1968 Signed by speaker1969
	peal section twenty-four hundred eighty-nine (2489), of the code, 1897,	- 1	
	(2489), of the code, 1897,	[283-To amend section four thou-
•	and enact a substitute therefor; to amend the	1	sand nine hundred ninety-
		- 1	mino.a.1 (4900.a.1) of the
	law as it appears in sec-	- 1	supplement to the code.
	law as it appears in sec- tion twenty-four hundred eighty-nine-a (2489-a),	- 1	1907, relative to preserv-
	eighty-nine-a (2489-a),	- 1	ing the public health.
	or the supplement to the	1	Received 916
	of the supplement to the code, 1907; to repeal section twenty-four hundred	- 1	Referred 919
	tion twenty-four hundred	- 1	supplement to the code, 1907, relative to preserving the public health. Received
	ninety-three (2493), of the code, 1897, and enact	- 1	Report adopted1272
	the code, 1897, and enact	- 1	·
	a substitute therefor; to		994 To amond rection three (9)
	repeal section twenty-four	- 1	284—To amend section three (3).
	hundred ninety - four	- 1	of chapter one hundred and twelve (112), of the
	(2494), supplement to the code, 1907, and enact a substitute therefor, relat-		and twente (112), of the
	Substitute therefor relet-		(33d) general assembly
	ing to mines and mining	- 1	acts of the thirty-third (33d) general assembly, relating to the issuance of policy of insurance by
	safety annilances means	- 1	of policy of insurance by
	methods and equipments		
	ing to mines and mining, safety appliances, means, methods and equipments thereof, the appointment		Received1443
	of mine inspectors, defin-		Referred1444
	ing their powers and		Reported
	duties: requiring surveys	- 1	Received
	of mines and records to be		Passed1799
	of mines and records to be kept thereof: requiring es-	- 1	Enrolled1935
	bane and air chafte and	- 1	Cignod by specker 1051

S. F. Page	S. F. Page
286—To provide for the support of the state hospitals for	account of compensation due her husband, Captain Samuel A. Moore, late of
of the state hospitals for	due her husband, Captain
the law as it appears in	Davis county Jown for
section 2291-b. chapter 2.	Davis county, Iowa, for military service performed
the insane and repealing the law as it appears in section 2291-b, chapter 2, title XII, supplement to	by him as Captain of
the code, 1907.	by him as Captain of Company D, froty-fifth regiment, Iowa volunteers infantry, in the month of May, A. D. eighteen hundred and sixty-four.
Received1755	regiment, Iowa volunteers
Referred1101	infantry, in the month of
Report adopted	drad and sixty-four
Passed	Received
Enrolled1968	Referred
The code, 1977. Received 1755 Referred 1757 Reported 1860 Report adopted 1869 Passed 1879 Enrolled 1968 Signed by speaker 1969	Substituted for house file
	Received
287—Empowering the governor and secretary of state to execute quit-claim deed	Passed
execute quit-claim deed	Title amended1615
conveying to the grantees of Christian Flitch all of	Senate concurs1765
of Christian Flitch all of	Enrolled1803
the right, title and interest	293-Making an appropriation for
lot five (5), of section	293—Making an appropriation for the salaries and expenses of state agents and re-
one (1), township seven-	of state agents and re-
of the state of Iowa in lot five (5), of section one (1), township seventy-three (73), north, of range two (2), west of	pealing section two (2), of chapter one hundred
the fifth (5th) p. m.	seventy-two (172), of the
Received 832	seventy-two (172), of the acts of the thirty-third
Referred 834	gonoral aggombly and the
Received	law as it appears in section twenty-six hundred ninety-two-c (2692-c), of the supplement to the code, 1907, as amended.
Report adopted1081	ninety-two-c (2692-c) of
No. 3371409	the supplement to the
Passed1410	code, 1907, as amended.
Passed	Received
Signed by speaker1474	Referred
000 Ma annual tha tama and the an	Code, 1907, as amended. Received
289—To amend the law as it ap-	Passed1792
pears in section 2604 of the supplement to the	Enrolled1866
code, 1907, relative to the salary of the command- ant of the Iowa Soldiers'	Signed by speaker1876
salary of the command-	296-To legalize an election of
home.	Scott county, Iowa, held
Descrived 1659	296—To legalize an election of Scott county, Iowa, held November 8, 1910, for the construction and mainten-
Referred to sifting com-	ance of a county hospital,
mittee	the acts and resolutions of
900 T- 11 4)	the board of supervisors.
290—To legalize the ordinances and rules of health of the incorporated town of	and authorizing the issu- ance of bonds, therefor.
incorporated town of	Received 1756
Lenox, Taylor county,	Referred to sifting com-
iowa.	Received
Received 624	Considered1881
Reported	Passed 1881
Report adopted 714	Senate concurs1894
Passed 968	Enrolled
Referred 628	Signed by speaker1969
Signed by speaker	207 Malain immension for the
291-To provide additional support	297—Making appropriation for the purchase of twenty thou-
for the wardens of the	gand (20,000) conies of
reformatory at Anamosa	the railroad commission-
and the state penitentiary at Fort Madison.	the railroad commission- ers' official maps to be distributed by the mem- bers of the general as-
Received	distributed by the mem-
Referred	sembly and railroad com-
Reported unfavorably1683	mossioners.
Indefinitely postponed1683	Received
202 To appropriate the sum of	Referred
292—To appropriate the sum of one hundred sixty-four	Reported
and 22-100 dollars for the	Passed
use and benefit of Mrs.	Enrolled1142
Ellen Clarke Moore, on	Signed by speaker 297

S. F. Page	S. F. Page
298-To authorize the removal of	311Amending section two hun-
the soldiers' and sailors' monument in Des Moines,	dred fifty - four - a18 (254-a18), of the supple-
nonument in Des Moines, Iowa.	ment to the code, 1907, re-
Received	lating to probation offi-
Referred1762	cers.
299—To legalize certain warrants	Received 915 Referred 918 Amendment reported1081
ad the sites of Desilination	Amendment reported1081
Received	Report adopted1081 Amendments adopted1424
Referred	Amendments adopted1424
Report adopted 902	Senate concurs1425
Received	Passed
110. 001	Signed by speaker1539
Passed 922	212 Amonding shorter 258 of the
Senate concurred 965	acts of the thirty-third
Enrolled 956 Senate concurred 965 Signed by speaker 962	313—Amending chapter 258 of the acts of the thirty-third general assembly relating
pears in chapter 155, of	\$1,000.00 to aid in the construction of a dam in Dickinson county, Iowa.
the laws of the thirty-	Dickinson county, Iowa.
302—To amend the law as it appears in chapter 155, of the laws of the thirty-third general assembly, relative to care and	Received
propagation of fish.	Reported unfavorably 1373
Received	Indefinitely postponed1373
Referred to sifting com-	
mittee1767	316—Amending the law as it appears in section two thousand seven hundred
303—Relating to the printing and binding of the reports of	thousand seven hundred
binding of the reports of	and twenty - seven - a - fifty-nine (2727 - a59),
the state departments.	fifty-nine (2727 - a59),
Received	two thousand seven hun-
mittee1871	sixty-two (2727-a62), and
306-Making an appropriation for	two thousand seven hundred and twenty-seven-a-sixty-two (2727-a62), and two thousand seven hundred and twenty-seven-a-sixty-six (2727-a66), of the supplement to the odd
306—Making an appropriation for the railroad commission	dred and twenty-seven-a-
on account of deficit in the	
traveling and expense fund.	1907, relating to the care and control of private
Received	and control of private hospitals and patients
Referred to sifting com-	therein.
Passed 1775	Received
Enrolled1864	Referred to sifting commit-
Received	tee1586
	325—Amending section 5718-a-14
307—Making an appropriation to enable the state railroad	325—Amending section 5718-a-14 of the supplement to the code, 1907, relating to the time of employment and compensation of the
commission to prosecute	code, 1907, relating to
enable the state railroad commission to prosecute interstate rate cases be- fore the interstate com-	and compensation of the
	members of the board of
Received	parole.
Referred to sifting com-	Received1442
Considered	Reported
Received	Received
Enrolled1935	Passed
Signed by speaker1951	Passed
309-Making an appropriation to	
enable the state railroad commission to investigate	327-To amend section twenty-
commission to investigate	five hundred seventy-four
and prepare cases affecting Iowa intrastate rates.	(2574), of the code re- lating to the compensa-
Received 1767 Referred 1768 Amendment reported 1949 Report adopted 1950	tion of the secretary of
Referred	the state board of health.
Report adopted1949	Received
	tee
jected1950	Considered1937
Enrolled	Enrolled1968
jected 1950 Passed 1950 Enrolled 1968 Signed by speaker 1969	Signed by speaker1969

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328-Requiring the labeling of all	338—To define and publish con-
packages, barrels or casks	
in which gasoline is sold	Received
and providing a penalty	Referred
for the violation thereof.	Received 1321 Referred 1323 Reported 1465
Received 914 Referred 918	Report adopted1465
Referred 918	044 771
332-Providing for the protection	341—To amend section 2348-a of the supplement to the
and safety of nersons am-	code, 1907, relating to
and safety of persons em- ployed in or being about	code, 1907, relating to bounties.
the construction, repair-	Received 1146
the construction, repair- ing, alteration or re-	Referred1147
moval of huildings.	Referred 1147 Reported 1369 Report adopted 1369 Substituted for house file
bridges, viaducts and	Report adopted1369
other structures.	Substituted for house file
Received1870	
Referred to sifting commit-	Passed 1458 Enrolled 1504 Signed by speaker 1539
tee1871	Enrolled1504
333—Relating to the public	Signed by speaker1535
archives.	343-To repeal section nine hun-
Received 965	dred and sixteen (916) of
Referred 960	chapter thirteen (13),
Reported1025	title five (5), of the code,
Report adopted1025	chapter thirteen (13), title five (5), of the code, relating to the approval of
Referred 966 Reported 1025 Report adopted 1025 Passed 1326 Enrolled 1366 Signed by speaker 1417	plats of additions to cities
Signed by specimen 1417	or towns, by city and
Signed by speaker1411	town councils.
335—Defining duties of the state	Received
food and dairy commis-	Reported 1429
glange under the nume food	Reported1429
law, regulating appoint-	Received
ment of assistants, provid-	Enrolled 1738 Signed by speaker 1762 Recalled from senate 1787 Returned from senate 1828
ing for compensation and	Signed by speaker1762
fining food and the term	Recalled from senate1787
law, regulating appointment of assistants providing for compensation and expenses of assistants, defining food and the term "misbranded," and mak-	Returned from senate1828
ing appropriation therefor,	Returned from senate 1328 Reconsidered 1829 Amendment adopted 1829 Title amended 1830 Passed 1830 Senate concurs 1838 Enrolled 1935 Signed by speaker 1951
and repealing acts and	Title emended 1820
parts of acts in conflict	Passed 1830
therewith.	Senate concurs1839
Received	Enrolled1935
Referred	Signed by speaker1951
Amendment reported1901	
Report adopted1902	344—Relative to the adjustment of
Committee amendments adopted1905	the assets and liabilities between school corpora-
Passed	tions
Senate concurs1929	Received
Passed 1906 Senate concurs 1929 Enrolled 1968 Signed by speaker 1969	Received 1088 Referred 1090 Reported 1309
Signed by speaker1969	Reported1309
536-Relating to the assessment	Report adopted1353
and collection of a tax up-	0.45 Amoundings southern 0500 b of
	345—Amending section 2538-b of the supplement to the code, 1907, relating to the
ities, legacies, bequests,	node 1907 relating to the
gifts, transfers and inher-	practice of veterinary
itances, both collateral	medicine, surgery and
the law on it appears in	dentistry.
chanter four (4) of title	Received
seven (7) of the supple-	Referred 1035 Reported unfavorably 1114 Indefinitely postponed 1114 Recalled from senate 1166
ment to the code, 1907.	Reported unfavorably1114
and chapter ninety-two	Indefinitely postboned1114
(92), of the acs of the	Returned from senate1206
thirty-third (33d) general	Re-referred 1207
on collateral estates, anuities, legacies, bequests, sifts, transfers and inheritances, both collateral and direct, and repealing the law as it appears in chapter four (4), of title seven (7), of the suoplement to the code, 1907, and chapter ninetv-two (92), of the acs of the thirty-third (33d) general assembly and to enact a substitute therefor.	Re-referred
substitute therefor.	Indefinitely postponed1339
Received	
Referred	346—Authorizing the executive council to pay costs taxed to or incurred by the
Report adopted1503	to or incurred by the
Passed	state in any suit or pro- ceeding instituted by any of the state departments
Passed	ceeding instituted by any
Enrolled	of the state departments
Signed by speaker1876	as by law provided.

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	Descired 000	364—For he relief of the grantee
	Referred	of Jacob Hoover, and for
	Reported1309	364—For he relief of the grantee of Jacob Hoover, and for the purpose of having a patent issued in the name of Jacob W. Hoover, for a
	Report adopted1309	patent issued in the name
	Passed	or Jacob W. Hoover, for a
	Referred 1000 Reported 1309 Report adopted 1309 Passed 1554 Enrolled 1617 Signed by speaker 1639	of Jacob W. Hoover, for a certain tract of land. Received
	bighou by speaker	Referred
349-	-To amend chapter 227 of the	Reported
	-To amend chapter 227 of the acts of the thirty-third	Report adopted1307
	general assembly amenda-	No 484 1570
	general assembly amenda- tory of section 5289 of the code, relating to the suf- ficiency of indictments and the waiver of objec-	Passed
	ficiency of indictments	
	and the waiver of objec-	Enrolled1672
		Enrolled1672 365—To amend the law as it ap-
	Received 937 Referred 942 Reported 1593 Report adopted 1593	pears in section nineteen
	Referred 942	(1989-29) of the supple-
	Report adopted	ment to the code, 1907, fe-
	1.opoil adopted	hundred eighty-nine-a9 (1989-a9) of the supple- ment to the code, 1907, fe- lating to interest on war- rants drawn on drainage
351-	-Relating to the age of per-	rants drawn on drainage
	Relating to the age of persons subject to the provisions of the law advantage of the law advantage.	rungs.
	visions of the law ad-	Received
	ministered by juvenile courts.	Reported
	Received	Referred
	Referred	
	Reported unfavorably1592	366—To amend section four thou- sand eight hundred twen- ty three (4823) of the code pertaining to malic- ious mischief and trespass.
	Indefinitely postponed1592	sand eight hundred twen-
355-	To amend the law as it ap-	code pertaining to malic-
000	pears in section 2341-a of	ious mischief and trespass.
	the supplement to the code	Received1145
	1907, relating to the regis-	Referred1148
	tration of stallions.	Received 1145 Referred 1148 Reported 1366 Report adopted 1366
	Received 1346 Referred 1347 Reported 1581 Report adopted 1581	teport adopted
	Reported	372-To amend the law as it ap-
	Report adopted1581	pears in section twenty- four hundred and sixty- nine (2469) of the supple- ment to the code, 1907, re- lating to the term of of-
250	-To amend the law as it ap-	four hundred and sixty-
300-	nears in section eight	nine (2469) of the supple-
	pears in section eight hundred twenty - five	lating to the term of of-
	(825) of the code, relat-	fice of the commissioner
	hundred twenty - five (825) of the code, relat- ing to the payment of as- sessments for street im- provements and service.	of labor.
	provements and service.	Received
	Received	Referred to sifting committee1589
	Referred 965	
	Received 965 Referred 965 Reported 1203 Reported 1203	376-To amend the law as it ap-
	Report adopted1203	pears in chapter 64, acts
359-	-Relating to the compensation	of the thirty-third general
	of marshal in superior	assembly; relating to the government of certain
	courts.	cities.
	Received	Received1179
	Received 965 Referred 966 Reported 1160 Report adopted 1160 Passed 1496 Enrolled 1576 Signed by speaker 1601	Received
	Report adopted1160	Amendment reported1429
	Passed1496	Report adopted1429
	Enrolled1576	377-To establish an antitoxin de-
	Signed by speaker1601	partment under the con-
360-	To reneal sections 1822, 1823,	partment under the con- trol and direction of the state board of health, for the purpose of aiding in the distribution of anti-
	1824, and 1825 of the	state board of health, for
	code, and to enact substi-	the distribution of anti-
	amend chapter nine (9)	toxin to the people of the
	title nine (9) of the code.	state of Iowa, and making
	as amended relating to	an appropriation therefor.
	—To reneal sections 1822, 1823, 1824, and 1825 of the code, and to enact substi- tutes therefor, and to amend chapter nine (9), title nine (9) of the code, as amended relating to fraternal beneficiary so- cieties orders and asso-	Received
	cieties, orders, and asso- ciations.	tee1622
,	Received	Passed1639
	Referred to sifting commit-	tee

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	age	D. I.	
380-To encourage the business of			and loan and trust com-
manufacturing in Iowa,			panies, and defining mon-
manufacturing in Iowa, and providing for an of- ficial trademark for Iowa	1		panies, and defining mon- eyed capital, and provid-
ficial trademark for Iowa	1		ing for the taxation there-
	1		of.
Received 1	400		Received1287
Received	409		Referred 1288 Reported 1303 Report adopted 1303 Substituted for H. F. 518 1312
Poported 1	530		Reported 1303
Deport adopted	500		Deported
Report adopted	550		Contrattents & Ass. TT TS ESO 1010
Passed	199		Substituted for H. F. 9181312
Enrolled1	860		Passed
Signed by speaker1	876		Passed
	1		Signed by speaker1417
221_To legalize decrees obtained	Į.		Recalled from senate 1491
381—To legalize decrees obtained prior to January 1, 1907, based on notice of publi-			Returned from senate1526
based on notice of public			Motion to reconsider1524
paseu on notice of public			Amendments adopted1524
cation, where affidavit of			Title amended1524
non-residence was not			Passed1526
_ filed as by law provided.			Concto consume 1540
Received1	146		Senate concurs1543
Referred1	147		Enrolled
Reported1	368		pigued by speaker1401
Report adopted1	368		
Passed	677	202_7	To legalize conveyances of
Received	741	5551	reel property of avantors
Signed by speaker 1	762		on tructor or describe
~-g ~, by			real property of executors or trustees under foreign wills where the provisions
	ļ		wills where the provisions
382—To legalize the acts of the treasurer of Monroe	1		of section thirty-two hun-
treasurer of Monroe	- 1		dred and ninety-five (3295), of the code were
	1		(3295), of the code were
the transferring or funds from the district school fund to the county fund. Received	- 1		not observed or complied
from the district school	- 1		
fund to the county fund.			Received1144
Received	147		Referred
Referred1	147		Reported
Reported	529		Report adopted
Report adopted	529	-	Substituted for H F 505 1511
Passed 1	633		Passed 1511
Enrolled . 1	740		Enrolled 1576
Passed	762		Signed by appoint 1601
Digited by speaker			With. Received
386—To amend the law as it ap-	1	3997	To amend section 2634-f of the supplement to the code, 1907, relating to the granting of state certifi- cates to teachers.
pears in section twenty-			the supplement to the
pears in section twenty- seven hundred twenty-			code, 1907, relating to the
seven-a3 (2727-a3) of			granting of state certifi-
the supplement to the			cates to teachers
code, 1907, fixing the sal-			Received
ary of the secretary of the			Received
board of control of state			Reported 1466
institutions.	- 1		Papart adopted 1466
Pagainad 1	145		report adopted
Deferred 1	147		
Donariod unfavorably	120	404-7	To amend section 2734-b,
Tradefinitely most none	100		supplement to the code,
Received .1 Referred .1 Reported unfavorably .1 Indefinitely postponed .1	200		1907 relating to the qual-
			1907 relating to the qual- ifications of the county
387-Amending sections thirteen			superintendents.
387—Amending sections thirteen hundred and ten (1310), and thirteen hundred			
and thirtan hundred			Received
and eleven (1311), of			reterred to string commit-
and eleven (1311), of the code, and the law as	1		tee1660
the code, and the law as	}		•
it appears in section thir-	İ	400 -	Do localiza the incited of cor
teen hundred and twenty-	i	403	To legalize the issuing of cer-
one (1541), or the supple-	i		tam warrames drawn on
ment to the code, 1907,	· [tain warrants drawn on the waterworks fund by the town council of the incorporated town of Fay-
relating to the taxation of			the town council of the
moneys and credits and			incorporated town of Fay-
one (1321), of the supplement to the code, 1907, relating to the taxation of moneys and credits and private banks, and repeal-			ette, Fayette county, state of Iowa, and regulating
ing the law as it appears in section thirteen hun- dred and thirty-two			of Iowa, and regulating
in section thirteen hun-	- 1	_	
dred and thirty-two	- 1	•	Received
(1322), of the supplement			Referred
to the code, 1907, and en-	- 1		Reported
acting a substitute there-	1		Report adopted
for relating to the town-			Paged 1890
for, relating to the taxa- tion of national banks,	l'		Townsied 1744
tion of national Danks,			the payment thereof. Received 123: Referred 123: Reported 152: Report adopted 152: Passed 162: Enrolled 174: Signed by specker 176:

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411—(Substitute for.) To an the law as it appear sections 1056-a25 1056-a26 of the sup ment to the code, 1907 lating to public libers	nend		stitute therefor, relating
the law as it appear	s in		to election of officers, to
sections 1056-a25	and		the powers of the board of
1056-a26 of the sur	pple-		supervisors, levying of taxes and powers and du-
ment to the code, 1907	, re-		taxes and powers and du-
lating to public hotal	100.		ties of the township trust-
Received	1689		tees.
		I	Received1443
413—(Substitute for.) To an	nend	I	Referred
the law as it appear	s in	8	Substituted for H. F. 529. 1608
section 2145 of the	code		
413—(Substitute for.) To an the law as it appear section 2145 of the relating to the regula of common carriers.	ition	Į	ered
or common carriers.	. 4204		Consideration deferred1810
Received	1084		Made special order
tee	1588	^ ا	Substitute amendment sub-
166	1000	T	stituted
415-To empower horder coul	nties	ं इं	Senate concurs1654
415—To empower border cour to erect and main	tain	Î	Carolled1740
bridges across the bo	rder	l §	Enrolled
bridges across the bo streams of the state,	and		
fixing the terms and co	ndi-	425—T	o amend the law as it ap-
tions under which	the		pears in section 1872 of
funds for the same ma	y be	ł	the code, relating to the
provided.	1000		the code, relating to the quarterly statements of state and savings banks
Received	1322	ļ	state and savings banks
Received	1509		and providing a penalty for failure to file same.
Perent edented	1509	l ,	Received
Report adopted Passed Senate concurs	1801	1	Referred 1399
Senate concurs	1840	l î	Referred
Enrolled	1936	l î	Report adopted1397
Signed by speaker	1951	-	acpere waspessa
~~g		426T	o amend the law as it ap-
416-To repeal the law as it	ap-	!	pears in section eighteen
pears in section 256	4 of	ł	hundred and seventy- three (1873) of the sup- plement to the code, 1907,
the supplement to	the		three (1873) of the sup-
the supplement to code, 1907, relative to state board of health.	tne		relating to the overning-
Received	1766	İ	relating to the examina- tion of state and savings
Referred to sifting com	mit-	ŀ	banks and the publication
tee	1767	ł	of the reports.
		1	Received
417-To amend section 9, of c	hap-	<u> </u>	Referred
ter 168, of the acts of	the]	Reported unfavorably1559
thirty-third general	as-]]	indefinitely postponed1559
sembly.	1767	497 A	mending section thirteen
Received	1101	121-A	hundred and nine (1309)
tee		l	of the code relating to the
			defining of credits for the
418-To amend section four t	hou-		defining of credits for the purpose of taxation.
sand two hundred s	ixty-	1	Received
sand two hundred si eight (4268), of the	code,]]	Received
in relation to the dis	posi-		tee
in relation to the dis- tion of the proceed real estate sold in ac-	s of	400 4	mending section thirteen hundred and eleven
real estate sold in ac	tions	428-A	mending section thirteen
of partition.	1000	1	(1911) of the code relat
Received	1999		hundred and eleven (1311) of the code, relating to defining debts for the purpose of taxation. Received
Penerted	1422	1	the nurnose of taxation
Penort adopted	1423	1	Received
Passed	1568	1 1	Referred to sifting commit-
Enrolled	1616	F	tee
Referred Referred Reported Report adopted Passed Enrolled Signed by speaker	1639	436T	o amend section sixteen
			tee
421—To amend section one t	hou-		(1637), of the code, with
sand seventy-two (10)7Z),		reference to the incorporation fee to be paid by
four hundred twenty	−เ₩U gand		foreign corporations.
(422), and one thou three hundred th	ree .] -	Received1442
(1303), of the supple	ment	î	Referred
to the code, 1907. an	d to] [Amendment reported1504
repeal section one t	hou-)	Referred 1444 Amendment reported 1504 Report adopted 1504 1504 1504
sand five hundred t	wen-]]	Passed
ty-eight (1528), of	the	1	Senate concurs1840
three hundred the (1303), of the supplier to the code, 1907, an repeal section one the sand five hundred the ty-eight (1528) of supplement to the 1907, and to enact a	code,]	Enrolled
1907, and to enact a	800-	,	ыкпеа by sbeaker1951

441—Creating a state teachers board of retirement, and au- thorizing the creation of a state teachers retirement	hundred and eighty-nine-a (2589-a), of the supple- ment to the code, 1907,
board of retirement, and au- thorizing the creation of a	(2589-a), of the supplement to the code, 1907,
thorizing the creation of a	ment to the code, 1907,
state tecchems notimement	and enact a substitute
fund and the retirement of	therefor, and to amend
teachers on life annuities.	and enact a substitute therefor, and to amend section twenty-five hun-
Received	dred and eighty-seven of the code, all relating to the practice of pharmacy.
Received	the code, all relating to
tee1589	the practice of pharmacy.
	Received
444-To legalize certain acts and	Received
proceedings of the council	tee
of the incorporated town	tee
of Proirie City Tagner	Passed
county Town relating to	Enrolled
of the incorporated town of Prairie City, Jasper county Iowa, relating to the special election held in said town on September	
in gold town on Sentember	459_To legelize certain warrants
6 1907 the lavy of a tay	459—To legalize certain warrants of the city of Ottumwa,
6, 1907, the levy of a tax for a lighting plant fund and transferring of said fund to the general fund	Iowa.
and transformer of said	Deceived 1400
fund to the general fund	Received1400
of said town.	Deported 1590
Received1478	Deport adopted 1590
Deferred 1470	Dagged 1629
Deported 1565	Ennolled 1790
Referred 1479 Reported 1565 Report adopted 1565	Referred 1402 Reported 1529 Report adopted 1529 Passed 1632 Enrolled 1739 Signed by speaker 1762
Degrad 1622	Signed by speaker1702
Unrolled 1739	400 17 1
Passed	460—To legalize the action of the
bighed by bpcaker	independent school district
440 Collections for Doloting to	of Bennett, Cedar county,
449—Substitute for. Relating to the inspection and test of all illuminating oils kept for sale or sold within this	an election held on the
all illuminating alle kent	14th day of March 1910
for cole or cold within this	and legalizing the hands
state.	Iowa, in voting bonds at an election held on the 14th day of March, 1910, and legalizing the bonds issued by said district understands
Received	der said election.
Referred to sifting commit-	Received
tee	Referred
Considered	Reported
Passed	Report adopted1528
Passed	Passed1628
Signed by speaker1969	Enrolled1740
	Received 1400 Referred 1402 Reported 1528 Report adopted 1528 Passed 1628 Enrolled 1740 Signed by speaker 1762
452-Legalizing the ordinances, resolutions and acts of the	
resolutions and acts of the	463—To legalize a certain school
incorporated town of Roy-	election held in the inde-
al, in Clay county, Iowa, so far as effected by the election of six members of	pendent school district of
so far as effected by the	Emmetsburg, Palo Alto
said council instead of five.	county, Iowa, on the thir-
Descined instead of five.	teenth day of March, 1911.
Received	Received
too 1587	463—To legalize a certain school election held in the independent school district of Emmetsburg, Palo Alto county, Iowa, on the thirteenth day of March, 1911. Received
tee	tee
	Passed
Enrolled1740	Envolted 1741
Enrolled	Enrolled
	Digited by speaker
454—To legalize the action of the	465-To amend section 779 of the
board of directors of the	supplement to the code.
independent school district	supplement to the code, 1907, and providing for
of Walker, Linn county,	the construction, recon-
Iowa.	
Received1442	fixtures and apparatus for
Referred1444	lighting streets and high-
Deport adopted	ways.
Received	Received
Paggad 101 ft. ft. 3011030	Referred to sifting commit-
Enrolled 1740	tee
Passed 1630 Enrolled 1740 Signed by speaker 1762	
and an appearant to the same	469-To legalize the action of the
456—To amend section twenty-five	town council of the town
hundred and eighty-five (2585), of the supplement to the code, 1907, to re-	of Wyoming, Iowa, in the
(2585), of the supplement	isuance of bonds and re-
to the code, 1907, to re-	469—To legalize the action of the town council of the town of Wyoming, Iowa, in the isuance of bonds and refunding bonds for the building of a town hall.

S. F.	Page	S. F. Pag	ze
and all ordinances		relating to the filling of	
taining thereto.	_	vacancies in the office of	
Received	1582	councilman or mayor of	
Referred to sifting com	ımit-	councilman or mayor of any city, and all other	
tee	1587	elective city officers.	
Enrolled	1720	Received	36
Signed by sneaker	1762	tee178	57
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475-Legalizing the acts, res	solu-	484-To legalize certain warrants	
tions, ordinances and	pro-	484—To legalize certain warrants of the city of Marshall-	
ceedings of the city c	oun-	town, Iowa.	
cil of the city of Oelv	vein,	town, Iowa. Received	38
Iowa.	1509	Referred to sifting commit-	
Received	1900	Considered	50
tee	1587	Passed 181	iA
		tee	31
477-To amend section eight	hun-	Signed by speaker187	76
dred and ten (810), of	the		
code, in relation to p	ubli-	485—To legalize deed of Iowa	
cation of preliminary	no-	county, Iowa, to Ithamar	
code, in relation to p cation of preliminary tice of street impr ments in towns.	ove-	Cheney, for lot one as	
Peceived	1593	snown by plat recorded at	
Received	mit-	deed records of the office	
tee	1587	485—To legalize deed of Iowa county, Iowa, to Ithamar Cheney, for lot one as shown by plat recorded at book 21, page 335, land deed records of the office of the recorder of Iowa county, Iowa, the same being the north fifteen acres	
tee Substituted for H. F. 59	61630	county, Iowa, the same be-	
Passed	1631	ing the north fifteen acres	
Enrolled	1740	ing the north fifteen acres of the northwest quarter of the southwest quarter	
Signed by speaker	1762	of the southwest quarter	
479 Democling the law or it		or section twenty-one	
nears in section 156 of	the	north range eleven, west	
478—Repealing the law as it pears in section 156 of supplement to the o	ode.	of section twenty-one township seventy-eight north, range eleven, west of the fifth p. m., in Iowa	
1907, providing for the	ap-	county, 10wa,	
nointment of a secre	torv	Received	0
of the executive coun Received	cil.	Referred to sifting commit-	, .
Referred to sifting com	1869	tee	Ţ
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nolice officers and no	lice-	the town council of the in-	
men, except the chie	f of	corporated town of Wall	
men, except the chie police, and firemen, inc in the chief of the fire	lud-	corporated town of Wall Lake, Sac county, Iowa, and appointing officers and councilmen for said	
in the chief of the fire	de-	and appointing officers	
partment. Received	1770	and councilmen for said	
Received	1784	town.	
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Senate concurs	1839	tors in the general assem-	
Enrolled	1936	bly, apportioning them among the several coun- ties according to the num- ber of inhabitants in each and dividing the state into	
aigned by speaker	тарт	ties according to the num-	
		ber of inhabitants in each	
483—To amend the law as it pears in section 1272,	sup-	and dividing the state into	
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Received	492—To provide for the general levy for state purposes, for the years 1911 and 1912. Received
491—Making appropriation for the payment of state and judicial officers, state and other officers. Received	

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No. 2—Relating to the selection of additional employes of the thirty-fourth general assembly, fixing their compensation and defining their duties. Received	No. 7—Approving estimates of cost, plans and specifications for buildings at the agri- cultural college, at the state university, and at the state teachers' college. Received
5—Approving estimate of cost, plans and specifications for an addition to the wing to the hospital, and authorizing the erection of said addition. Received	8—Fixing the number and compensation of employes in the department of state and at the seat of government. Received

SENATE CONCURRENT RESOLUTIONS.

Holding of a joint convention January 10th. Received	15 16	To request United States senators to aid in securing the passage of the Sulloway bill. Received
Appointment of a committee to make arrangements for inauguration of governor and lieutenant-governor. Received	15 16	To invite pioneer law makers to attend Dolliver memorial services, Received . 913 House concurs
Appointment of a committee to select additional employes. Received	15 17	To authorize governor to appoint commission to investigate the nature and scope of the Panama exposition.
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